UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K

X ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934. For the fiscal year ended December 30, 2017.

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934. For the transition period of _____ to __

Commission File No.: 0-22684

UNIVERSAL FOREST PRODUCTS, INC.

(Exact name of registrant as specified in its charter)

Michigan

(State or other jurisdiction of incorporation or organization)

2801 East Beltline, N.E., Grand Rapids, Michigan (Address of principal executive offices)

Registrant's telephone number, including area code (616) 364-6161

Securities registered pursuant to Section 12(b) of the Act:

Title Of Each Class Common Stock, \$1 par value

(I.R.S. Employer Identification No.) 49525 (Zip Code)

38-1465835

Name of Each Exchange on Which Registered The NASDAQ Global Select Market

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes 🗵 No 🗆

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes \Box No 🖂

Indicate by checkmark whether the registrant: (1) has filed all reports required to be filed by Section 13, or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements in the past 90 days. Yes ⊠ No 🗆

Indicate by checkmark whether the registrant has submitted electronically and posted on its corporate Website, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \boxtimes No 🗌

Indicate by checkmark if disclosure of delinquent filers pursuant to Items 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. 🗆

Indicate by checkmark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. (Check one):

Large accelerated filer \boxtimes Accelerated filer \Box Non-accelerated filer \Box

Smaller Reporting Company \Box

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12-2 of the Act.) Yes \Box No 🗵

The aggregate market value of the common stock held by non-affiliates of the registrant (i.e. excluding shares held by executive officers, directors, and control persons as defined in Rule 405, 17 CFR 230.405) on June 30, 2017 was \$1,676,557,004 computed at the closing price of \$29.10 on that date, which was retroactively adjusted for the 3 for 1 stock split.

As of February 3, 2018, 61,210,113 shares of the registrant's common stock, \$1 par value, were outstanding.

Documents incorporated by reference:

- (1) Certain portions of the registrant's Annual Report to Shareholders for the fiscal year ended December 30, 2017 are incorporated by reference into Part I and II of this Report.
- Certain portions of the registrant's Proxy Statement for its 2017 Annual Meeting of Shareholders are incorporated by reference into Part III of this (2) Report.

Exhibit Index located on page E-1.

ANNUAL REPORT ON FORM 10-K DECEMBER 30, 2017 TABLE OF CONTENTS

PART I

<u>Item 1.</u>	Business.	2
Item 1A.	Risk Factors.	5
<u>Item 1B.</u>	Unresolved Staff Comments.	6
<u>Item 2.</u>	Properties.	6
<u>Item 3.</u>	Legal Proceedings.	7
<u>Item 4.</u>	Mine Safety Disclosures.	7
Additional	item Executive Officers of the Registrant.	7

PART II

<u>Item 5.</u>	Market for Registrant's Common Equity, Related Shareholder Matters and Issuer Purchases of Equity	8
	Securities.	
<u>Item 6.</u>	Selected Financial Data.	8
<u>Item 7.</u>	Management's Discussion and Analysis of Financial Condition and Results of Operations.	9
<u>Item 7A.</u>	Quantitative and Qualitative Disclosures About Market Risk.	9
<u>Item 8.</u>	Financial Statements and Supplementary Data.	9
<u>Item 9.</u>	Changes In and Disagreements with Accountants on Accounting and Financial Disclosure.	9
Item 9A.	Controls and Procedures.	10
<u>Item 9B.</u>	Other Information.	10

PART III

Item 10.	Directors, Executive Officers and Corporate Governance.	10
	Executive Compensation.	10
<u>Item 12.</u>	Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters.	10
<u>Item 13.</u>	Certain Relationships and Related Transactions, and Director Independence.	11
<u>Item 14.</u>	Principal Accountant Fees and Services.	11

PART IV

11

Item 1. Business.

General Development of the Business.

Universal Forest Products, Inc. is a holding company with subsidiaries throughout North America, Europe, Asia, and in Australia that supply wood, wood composite and other products to three markets: retail, industrial, and construction. The Company is headquartered in Grand Rapids, Michigan. For more information about Universal Forest Products, Inc., or its affiliated operations, go to www.ufpi.com.

Information relating to current developments in our business is incorporated by reference from our Annual Report to Shareholders for the fiscal year ended December 30, 2017 ("2017 Annual Report") under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations." Selected portions of the 2017 Annual Report are filed as Exhibit 13 with this Form 10-K Report.

Financial Information About Segments.

ASC 280, *Segment Reporting* ("ASC 280") defines operating segments as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance.

Our operating segments that are stand-alone reportable segments consist of our North, South, and West. Our operating segments that are aggregated into the All Other reportable segment are the Alternative Materials, International, idX, and Corporate divisions. Separate financial information about our segments is incorporated by reference from Note N of the Consolidated Financial Statements presented under Item 8 herein.

Narrative Description of Business.

We design, manufacture and market wood and wood-alternative products for national home centers and other retailers, structural lumber and other products for the manufactured housing industry, engineered wood components for residential and commercial construction, specialty wood packaging, components and packing materials for various industries, and customized interior fixtures used in a variety of retail and commercial structures. Each of our markets, Retail, Industrial and Construction, are discussed in the paragraphs which follow. Our locations generally serve customers in multiple markets.

<u>Retail</u>. The customers comprising this market are national home center retailers, retail-oriented regional lumberyards and contractor-oriented lumberyards. Generally, terms of sale are established for annual or bi-annual periods, and orders are placed with our regional facilities in accordance with established terms. One customer, The Home Depot, accounted for approximately 19% of our total sales in fiscal 2017, 20% in 2016, and 19% in 2015.

We currently supply customers in this market from many of our locations. These regional facilities are able to supply mixed truckloads of products which can be delivered to customers with rapid turnaround from receipt of an order. Freight costs are a factor in the ability to competitively service this market, especially with treated wood products because of their heavier weight. The close proximity of our regional facilities to the various outlets of these customers is a factor when negotiating annual sales programs.

The products offered to customers in this market include dimensional lumber (both preserved and unpreserved) and various "value-added products," some of which are sold under our trademarks. In addition to our conventional lumber products, we offer a large portfolio of outdoor living products, including wood composite decking and decorative lawn and garden products. Products sold to this market include those sold under the following trademarks: (1) ProWood (2) Deckorators (3) UFP-Edge. We also sell engineered wood components to this market, which include roof trusses, wall panels and engineered floor systems (see "Construction Market" below).



We are not aware of any competitor that currently manufactures, treats and distributes a full line of both value-added and commodity products on a national basis. We face competition on individual products from several different producers, but the majority of these competitors tend to be regional in their efforts and/or do not offer a full line of outdoor lumber products. We believe the breadth of our product offering, geographic dispersion, close proximity of our plants to core customers, purchasing and manufacturing expertise, and service capabilities provide competitive advantages in this market.

<u>Industrial Market</u>. We define our industrial market as manufacturers and agricultural customers who use pallets, specialty crates, wooden boxes, and other containers used for packaging, shipping and material handling purposes, as well as various other products, used in a variety of different applications. Many of the products sold to this market may be produced from the by-product of other manufactured products, thereby allowing us to increase our raw material yields while expanding our business. Competition is fragmented and includes virtually every supplier of lumber convenient to the customer. We service this market with our dedicated local sales teams and through national sales support efforts.

Our industrial market also includes the results of operations of idX Holdings, Inc. ("idX"). idX is a designer, manufacturer and installer of highly customized interior fixtures that are used in retail and commercial structures representing several end markets. We acquired idX on September 16, 2016.

<u>Construction Market</u>. Our construction market is made up of customers in three submarkets - manufactured housing, residential construction and commercial construction.

The customers comprising the manufactured housing market are producers of mobile, modular and prefabricated homes and recreational vehicles (RV). Products sold to customers in this market consist primarily of roof trusses, lumber cut and shaped to the customer's specification, plywood, oriented strand board and dimensional lumber, all intended for use in the construction of manufactured housing. Sales are made by personnel located at each regional facility based on customer orders. Our principal competitive advantages include our product knowledge, the strength of our engineering support services, the close proximity of our regional facilities to our customers, our purchasing and manufacturing expertise and our ability to provide national sales programs to certain customers. These factors have enabled us to accumulate significant market share in the products we supply. We also distribute products such as siding, electrical and plumbing products to manufactured housing and RV customers.

The customers comprising the residential construction market are primarily large-volume, multi-tract builders and smaller volume custom builders. We also supply builders engaged in multi-family and commercial construction. In addition, we supply wood forms and related products to set or form concrete for various structures including large parking garages, stadiums and bridges. Generally, terms of sale and pricing are determined based on contracts we entered into with our customers.

We currently supply customers in these markets from manufacturing facilities located in many different states. These facilities manufacture various engineered wood components used to frame residential or light commercial projects, including roof and floor trusses, wall panels, I-joists and lumber packages. Freight costs are a factor in the ability to competitively service this market due to the space requirements of these products on each truckload. We also provide framing services for customers in certain regional markets, in which we erect the wood structure. We believe that providing a comprehensive turn-key package, including installation, provides a competitive advantage.

Competition in this market is primarily fragmented, but we do compete with a small number of national and regional retail contractor yards who also manufacture components and provide framing services, as well as regional manufacturers of components. We believe our primary competitive advantages relate to the engineering and design capabilities of our regional staff, purchasing and manufacturing expertise, product quality, timeliness of delivery, and financial strength.

<u>Suppliers</u>. We are one of the largest domestic buyers of solid sawn softwood lumber from primary producers (lumber mills). We use primarily southern yellow pine in our pressure-treating operations and site-built component plants in the Southeastern United States, which we obtain from mills located throughout the states comprising the Sunbelt. Other species we use include "spruce-pine-fir" from various provinces in Canada; hemlock, douglas fir and cedar from the Pacific Northwest; inland species of pine, plantation grown radiata and southern yellow pines from South America; and European

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spruce. Our annual purchases of lumber are approximately \$1.5 billion and consist of the following species and their respective percent of total lumber purchases: southern yellow pine (58%), spruce-pine-fur (23%), and douglas fir (4%), while the remaining 15% of lumber purchases were various other species. Additionally, we purchase approximately \$0.5 billion in plywood, OSB, and a variety of other wood-based products on an annual basis. There are numerous primary producers for all varieties we use, and we are not dependent on any particular source of supply. Our financial resources and size, in combination with our strong sales network and ability to remanufacture lumber, enable us to purchase a large percentage of a primary producer's output (as opposed to only those dimensions or grades in immediate need), thereby lowering our average cost of raw materials and allowing us to obtain programs such as consigned inventory. We believe this represents a competitive advantage.

<u>Intellectual Property</u>. We own several patents and have several patents pending on technologies related to our business. In addition, we own numerous registered trademarks and claim common law trademark rights to several others. As we develop proprietary brands, we may pursue registration or other formal protection. While we believe our patent and trademark rights are valuable, the loss of a patent or any trademark would not be likely to have a material adverse impact on our competitive position.

<u>Backlog</u>. Due to the nature of our retail and industrial businesses, backlog information is not meaningful. The maximum time between receipt of a firm order and shipment does not usually exceed a few days. Therefore, we would not normally have a backlog of unfilled orders in a material amount. The relationships with our major customers are such that we are either the exclusive supplier of certain products and/or certain geographic areas, or the designated source for a specified portion of the customer's requirements. In such cases, either we are able to forecast the customer's requirements or the customer may provide an estimate of its future needs. In neither case, however, will we receive firm orders until just prior to the anticipated delivery dates for the products in question.

On December 30, 2017 and December 31, 2016, we estimate that backlog orders associated with our construction and customized interior fixture businesses approximated \$141.7 million and \$127.3 million, respectively. With respect to the former, we expect that these orders will be primarily filled within the next fiscal year; however, it is possible that some orders could be canceled.

<u>Environmental</u>. Information required for environmental disclosures is incorporated by reference from Note M of the Consolidated Financial Statements presented under Item 8 herein.

<u>Seasonality</u>. Information required for seasonality disclosures is incorporated by reference from Item 1A. Risk Factors under the caption *"Seasonality and weather conditions could adversely affect us."*

Employees. On December 30, 2017, we had approximately 10,000 employees.

Financial Information About Geographic Areas.

The dominant portion of our operations and sales occur in the United States. Separate financial information about foreign and domestic operations and export sales is incorporated by reference from Note N "Segment Reporting" of the Consolidated Financial Statements presented under Item 8 herein.

Available Information.

Our Internet address is www.ufpi.com. Through our Internet website under "Financial Information" in the Investor Relations section, we make available free of charge, as soon as reasonably practical after such information has been filed with the SEC, our annual report on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K, and amendments to those reports filed pursuant to Section 13(a) or 15(d) of the Securities Exchange Act. Also available through our Internet website under "Corporate Governance" in the Investor Relations section is our Code of Ethics for Senior Financial Officers.

Reports to Security Holders.

Not applicable.

Enforceability of Civil Liabilities Against Foreign Persons.

Not applicable.

Item 1A. Risk Factors.

We are subject to regional, national and global economic conditions. A decline in economic conditions throughout the United States could reduce demand for our products.

We may be impacted by a decline in the value of the U.S. dollar. We purchase a variety of raw materials and finished goods from sources around the world and export certain products. The impact of a change in U.S. dollar exchange rates would impact our import purchases and export sales, which totaled \$132.6 million and \$110.8 million, respectively, in 2017. In addition, many of our industrial customers export their products.

We are subject to fluctuations in the price of lumber. We experience significant fluctuations in the cost of commodity lumber products from primary producers (the "Lumber Market"). A variety of factors over which we have no control, including government and environmental regulations, weather conditions, economic conditions, and natural disasters, impact the cost of lumber products and our selling prices. While we attempt to minimize our risk from severe price fluctuations, substantial, prolonged trends in lumber prices can affect our sales, cost of materials, and gross profits. Our products are generally priced to the customer based on a quoted, fixed selling price or "indexed" to the Lumber Market with a fixed dollar adder to cover conversion costs and profit. The impact on our profitability from changes in lumber prices is discussed in the "Historical Lumber Prices" and "Impact of the Lumber Market on Our Operating Results" captions of our Management's Discussion and Analysis of Financial Condition and Results of Operations section under Item 7 of this Form 10-K. Our lumber costs as a percentage of gross sales were 49.1%, 48.4%, and 48.9% in 2017, 2016, and 2015, respectively.

Our growth may be limited by the markets we serve, including our construction market which is highly cyclical. Our sales growth is dependent, in part, upon the growth of the markets we serve. If our markets do not achieve anticipated growth, or if we fail to maintain our market share, financial results could be impaired.

A significant portion of our sales are concentrated with one customer. Our sales to The Home Depot comprised 19% of our total sales in 2017, 20% in 2016, and 19% in 2015.

Economic and credit market conditions impact our ability to collect a greater percentage of our receivables. Economic and credit conditions may impact our bad debt expense. We continue to monitor our customers' credit profiles carefully and make changes in our terms when necessary in response to this risk. Bad debt expense as a percentage of sales was 0.03%, 0.06%, and 0.05% in 2017, 2016, and 2015, respectively.

We may be impacted by vertical integration strategies. In certain markets and product lines, our customers or vendors could pursue vertical integration strategies that could have an adverse effect on our sales. We strive to add value and be a low-cost producer while maintaining competitive pricing in each of our markets to mitigate this risk.

We may be impacted by excess capacity among suppliers. There is excess capacity among suppliers of certain products in some of the markets we serve. Our selling prices and gross margins have been and are likely to continue to be impacted by this excess capacity.

Our growth may be limited by our ability to make successful acquisitions. A key component of our growth strategy is to complete business combinations. Business combinations involve inherent risks, including assimilation and successfully managing growth. While we conduct extensive due diligence and have taken steps to ensure successful assimilation, factors beyond our control could influence the results of these acquisitions.

We may be adversely affected by the impact of environmental and safety regulations. We are subject to the requirements of federal, state, and local environmental and occupational health and safety laws and regulations. There can be no assurance that we are at all times in complete compliance with all of these requirements. We have made and will continue to make capital and other expenditures to comply with environmental regulations. If additional laws and regulations are enacted, which restrict our ability to manufacture and market our products, including our treated lumber products, it could adversely affect our sales and profits. Changes in the interpretation of existing laws could also adversely impact our financial results.

The current version of federal health care legislation may significantly increase our costs. The federal health care legislation enacted in 2010 and future regulations called for under the legislation may have a significant cost implication for our company. Our total health care costs totaled approximately \$58.9 million, \$52.7 million, and \$41.3 million in 2017, 2016, and 2015, respectively.

Seasonality and weather conditions could adversely affect us. Some aspects of our business are seasonal in nature and results of operations vary from quarter to quarter. In addition, the majority of our products sold to the Retail and Construction markets are used or installed in outdoor construction applications; therefore, short-term sales volume, productivity and gross profits can be negatively affected by adverse weather conditions, particularly in our first and fourth quarters.

Inbound and outbound transportation costs represent a significant part of our cost structure. An increase in fuel and other operating expenses will significantly increase our costs. While we attempt to pass these costs along to our customers, there can be no assurance that they would agree to these price increases. Our total inbound and outbound transportation costs were approximately 9.0%, 9.6%, and 9.9% of sales in 2017, 2016, and 2015, respectively.

New alternatives may be developed to replace traditional treated wood products. The manufacturers of wood preservatives continue to develop new preservatives. While we believe treated products are reasonably priced relative to alternative products such as composites or vinyl, new alternatives may impact the sales of treated wood products. In addition, new preservatives could increase our cost of treating products in the future. See Footnote N "Segment Reporting" within the Notes to Consolidated Financial Statements for our sales by product category.

Cybersecurity breaches could interfere with operations. We rely upon information technology systems and network products and the secure operation of these systems and products. Despite security measures, these systems and products may be vulnerable to physical damage, hackers, computer viruses, or breaches due to errors or malfeasance by employees, vendors, or customers. We have experienced such events in the past and, although past events were immaterial, future events may occur and may be material.

Item 1B. Unresolved Staff Comments.

Not applicable.

Item 2. Properties.

Our corporate headquarters building is located in suburban Grand Rapids, Michigan. We currently have approximately 127 facilities located throughout the United States, Canada, Mexico, Europe, Asia, and Australia. Depending upon function and location, these facilities typically utilize office, manufacturing, and indoor and outdoor storage space. Of these facilities, approximately 6 facilities are closed and are currently listed for sale or are being leased.

We own all of our properties, free from any significant mortgage or other encumbrance, except for approximately 36 facilities which are leased. We believe all of these operating facilities are adequate in capacity and condition to service our existing markets.

Item 3. Legal Proceedings.

Information regarding our legal proceedings is set forth in Note M of our Consolidated Financial Statements which are presented under Item 8 of this Form 10-K and are incorporated herein by reference.

Item 4. Mine Safety Disclosures.

Not applicable.

Additional Item: Executive Officers of the Registrant.

The following table lists the names, ages, and positions of our executive officers as of February 1, 2018. Executive officers are elected annually by the Board of Directors at the first meeting of the Board following the annual meeting of shareholders.

Name	Age	Position
Matthew J. Missad	57	Chief Executive Officer, Universal Forest Products, Inc.
Patrick M. Webster	58	President and Chief Operating Officer, Universal Forest Products, Inc.
Michael R. Cole	51	Chief Financial Officer and Treasurer, Universal Forest Products, Inc.
Allen T. Peters	50	President, UFP Western Division, Inc.
Patrick Benton	48	President, UFP Eastern Division - North
Jonathan West	47	President, UFP Eastern Division - South
Robert D. Coleman	63	Executive Vice President of Manufacturing, Universal Forest Products, Inc.
C. Scott Greene	61	Executive Vice President of Marketing, Universal Forest Products, Inc.
Donald L. James	58	Executive Vice President of National Sales, Universal Forest Products, Inc.
Michael F. Mordell	60	Executive Vice President of International Operations.
Chad C. Uhlig Eastin	46	Executive Vice President of Purchasing, Inc.

Matthew J. Missad joined us in 1985. In February 1996, Mr. Missad was promoted to Executive Vice President of the Company. On July 13, 2011, Mr. Missad became Chief Executive Officer of the Company.

Patrick M. Webster joined us in 1985. Mr. Webster became Vice President of the Far West Region in 1999, on July 1, 2007, he became President of UFP Western Division, Inc., and on January 1, 2009 became President and Chief Operating Officer of the Company.

Michael R. Cole, CPA, CMA, joined us in 1993. In December 1999, he was promoted to Vice President of Finance. On July 19, 2000, Mr. Cole became Chief Financial Officer of the Company.

Allen T. Peters joined us in 1997. In 2004 he became the General Manager of Operations of our plant in Harrisonville, MO and in 2007 became Regional Vice President of our Gulf Region. On January 1, 2011, Mr. Peters became President of UFP Western Division, Inc.

Patrick M. Benton joined us in 1993. In 2008 he became Operations Vice President of the South Texas Region, and on July 1, 2014, he became Executive Vice President of UFP Eastern Division – North.

Jonathan E. West joined us in 1994. In 2007 he became Regional Vice President of the Southeast Region, and on July 1, 2014, he became Executive Vice President of UFP Eastern Division – South.

Robert D. Coleman, joined us in 1979. On January 1, 1999, Mr. Coleman was named the Executive Vice President of Manufacturing of the Company.

C. Scott Greene joined us in 1991. In 2000, Mr. Greene became President of UFP Eastern Division, Inc. On October 1, 2011, Mr. Greene became Executive Vice President of New Business Development and on October 14, 2013, he became Executive Vice President of Marketing.

Donald L. James joined us in 1998. On October 1, 2011, Mr. James became Executive Vice President of National Sales. Before this, he was Regional Vice President of operations in UFP Eastern Division, Inc.

Michael F. Mordell joined us in 1993. In 1999 he became Executive Vice President of Purchasing of Universal Forest Products Western Division, Inc. In November 2007, he became General Manager of Operations for our facility in Lafayette, CO, and on January 1, 2010, Mr. Mordell became Executive Vice President of Purchasing. On October 1, 2016, he became Executive Vice President of International Operations.

Chad C. Uhlig Eastin joined us in 1998. In 2007, he became General Manager of Operations of our plant in Chandler, AZ, and in 2014 he became Operations Vice President of our Mountain West Region, and became Regional Vice President of that region in 2015. On October 1, 2016, Mr. Eastin became the Executive Vice President of Purchasing for the Company.

PART II

The following information items in this Part II, which are contained in the 2017 Annual Report, are specifically incorporated by reference into this Form 10-K Report. These portions of the 2017 Annual Report that are specifically incorporated by reference are filed as Exhibit 13 with this Form 10-K Report.

<u>Item 5. Market for Registrant's Common Equity, Related Shareholder Matters and Issuer Purchases of Equity</u> <u>Securities.</u>

(a) The information relating to market, holders and dividends is incorporated by reference from the 2017 Annual Report under the captions "Price Range of Common Stock and Dividends" and "Stock Performance Graph."

There were no sales of unregistered securities during the last three years.

(b) Not applicable.

(c) Issuer purchases of equity securities during the fourth quarter.

Fiscal Month	(a)	(b)	(c)	(d)
October 1 – November 4, 2017				2,721,023
November 5 – December 2, 2017			_	2,721,023
December 3 – December 30, 2017			—	2,721,023

(a) Total number of shares purchased.

(b) Average price paid per share.

(c) Total number of shares purchased as part of publicly announced plans or programs.

(d) Maximum number of shares that may yet be purchased under the plans or programs.

On November 14, 2001 the Board of Directors approved a share repurchase program (which succeeded a previous program) allowing us to repurchase up to 2.5 million shares of our common stock. On October 14, 2010, our Board authorized an additional 2 million shares to be repurchased under our share repurchase program. The total number of remaining shares that may be repurchased under the program is approximately 2.7 million.

Item 6. Selected Financial Data.

The information required by this Item is incorporated by reference from the 2017 Annual Report under the caption "Selected Financial Data."

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

The information required by this item is incorporated by reference from the 2017 Annual Report under the caption "Management's Discussion and Analysis of Financial Condition and Results of Operations."

Item 7A. Quantitative and Qualitative Disclosures about Market Risk.

We are exposed to market risks related to fluctuations in interest rates on our variable rate debt, which consists of a revolving credit facility and industrial development revenue bonds. We do not currently use interest rate swaps, futures contracts or options on futures, or other types of derivative financial instruments to mitigate this risk.

For fixed rate debt, changes in interest rates generally affect the fair market value, but not earnings or cash flows. Conversely, for variable rate debt, changes in interest rates generally do not influence fair market value, but do affect future earnings and cash flows. We do not have an obligation to prepay fixed rate debt prior to maturity, and as a result, interest rate risk and changes in fair market value should not have a significant impact on such debt until we would be required to refinance it.

On December 30, 2017, the estimated fair value of our long-term debt, including the current portion, was \$148.0 million. The estimated fair value is based on rates anticipated to be available to us for debt with similar terms and maturities. The estimated fair value of notes payable included in current liabilities and the revolving credit facility approximated the carrying values as these debt instruments have interest rates that fluctuate with current market conditions.

Expected cash flows over the next five years related to debt instruments are as follows:

	2018	2019	2020	2021	2022	Thereafter	Total
(\$US equivalents, in thousands)							
Long-term Debt:							
Fixed Rate (\$US)	318	288	165	113	35,065	\$ 39,960	\$ 75,909
Average interest rate	4.65 %	4.55 %	4.14 %	3.65 %	3.89 %	3.98 %	
Variable Rate (\$US)	972	59,422	2,700	—	\$ 3,700	\$ 3,300	\$ 70,094
Average interest rate ⁽¹⁾	6.18 %	2.49 %	1.02 %	— %	1.01 %	0.96 %	

(1) Average of rates at December 30, 2017.

Item 8. Financial Statements and Supplementary Data.

The information required by this Item is incorporated by reference from the 2017 Annual Report under the following captions:

"Management's Annual Report on Internal Control Over Financial Reporting"

"Report of Independent Registered Public Accounting Firm"

"Report of Independent Registered Public Accounting Firm"

"Consolidated Balance Sheets"

"Consolidated Statements of Earnings and Comprehensive Income"

"Consolidated Statements of Shareholders' Equity"

"Consolidated Statements of Cash Flows"

"Notes to Consolidated Financial Statements"

Item 9. Changes in and Disagreements with Accountants on Accounting and Financial Disclosure.

None.

Item 9A. Controls and Procedures.

- (1) <u>Evaluation of Disclosure Controls and Procedures</u>. With the participation of management, our chief executive officer and chief financial officer, after evaluating the effectiveness of our disclosure controls and procedures (as defined in Exchange Act Rules 13a 15e and 15d 15e) as of the year ended December 30, 2017 (the "Evaluation Date"), have concluded that, as of such date, our disclosure controls and procedures were effective.
- (2) <u>Management's Annual Report on Internal Control Over Financial Reporting</u>. Management's Annual Report on Internal Control Over Financial Reporting is included in the 2017 Annual Report under the caption "Management's Annual Report on Internal Control Over Financial Reporting" and is incorporated herein by reference. Our independent registered public accounting firm's attestation Report on our internal control over financial reporting is also included in the 2017 Annual Report in the caption "Report of Independent Registered Public Accounting Firm On Internal Control over Financial Reporting" and is incorporated herein by reference.
- (3) <u>Changes in Internal Controls</u>. During the fourth quarter ended December 30, 2017, there were no changes in our internal control over financial reporting that materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

Item 9B. Other Information.

Not applicable.

PART III

Item 10. Directors, Executive Officers and Corporate Governance.

Information relating to our directors, compliance with Section 16(a) of the Securities and Exchange Act of 1934 and various corporate governance matters is incorporated by reference from our definitive Proxy Statement for the year ended December 30, 2017 for the 2017 Annual Meeting of Shareholders, as filed with the Commission ("2018 Proxy Statement"), under the captions "Election of Directors," "Corporate Governance and Board Matters," and "Section 16(a) Beneficial Ownership Reporting Compliance." Information relating to executive officers is included in this report in the last Section of Part I under the caption "Additional Item: Executive Officers of the Registrant." Information relating to our code of ethics is included in this report in Part I, Item 1 under the caption "Available Information".

Item 11. Executive Compensation.

Information relating to director and executive compensation is incorporated by reference from the 2018 Proxy Statement under the caption "Executive Compensation." The "Personnel and Compensation Committee Report" included in the 2018 Proxy Statement is incorporated by reference for the purpose of being furnished herein and is not and shall not be deemed to be filed under the Securities Exchange Act of 1934, as amended.

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Shareholder Matters.

Information relating to security ownership of certain beneficial owners and management is incorporated by reference from our 2018 Proxy Statement under the captions "Ownership of Common Stock" and "Securities Ownership of Management."

Information relating to securities authorized for issuance under equity compensation plans as of December 30, 2017, is as follows:

	Number of shares to be issued upon exercise of outstanding options (a)	Weighted average exercise price of outstanding options (b)	Number of shares remaining available for future issuance under equity compensation plans [excluding shares reflected in column (a)] (1) (c)
Equity compensation plans approved by security holders	—	\$ —	10,524,581
Equity compensation plans not approved by security holders	none		

(1) The number of shares remaining available for future issuance under equity compensation plans, excluding outstanding options, warrants, or similar rights, as of December 30, 2017, is as follows: 295,698 shares for our Employee Stock Purchase Plan, 295,591 shares for our Directors' Retainer Stock Plan, and 11,467 shares for our Employee Stock Gift Program. In addition, of the remaining 9,921,825 shares available for future issuance under our Long-Term Stock Incentive Plan, those awards may be made in the form of options as well as stock appreciation rights, restricted stock, performance shares, or other stock-based awards. All shares remaining to be issued were retroactively impacted by the 3 to 1 stock split on November 14, 2017.

Item 13. Certain Relationships and Related Transactions, and Director Independence.

Information relating to certain relationships and related transactions, and director independence is incorporated by reference from the 2018 Proxy Statement under the captions "Election of Directors", "Affirmative Determination Regarding Director Independence and Other Matters" and "Related Party Transactions."

Item 14. Principal Accountant Fees and Services.

Information relating to the types of services rendered by our Independent Registered Public Accounting Firm and the fees paid for these services is incorporated by reference from our 2018 Proxy Statement under the caption "Independent Registered Public Accounting Firm – Disclosure of Fees."

PART IV

Item 15. Exhibits, Financial Statement Schedules.

(a) <u>1. Financial Statements</u>. The following are incorporated by reference, under Item 8 of this report, from the 2017 Annual Report:

Management's Annual Report on Internal Control Over Financial Reporting Report of Independent Registered Public Accounting Firm Report of Independent Registered Public Accounting Firm Consolidated Statements of Earnings and Comprehensive Income Consolidated Statements of Shareholders' Equity Consolidated Statements of Cash Flows Notes to Consolidated Financial Statements

<u>2.</u> Financial Statement Schedules. All schedules required by this Form 10-K Report have been omitted because they were inapplicable, included in the Consolidated Financial Statements or Notes to Consolidated Financial Statements, or otherwise not required under instructions contained in Regulation S-X.



3. Exhibits. Reference is made to the Exhibit Index which is included in this Form 10-K Report.

- (b) Reference is made to the Exhibit Index which is included in this Form 10-K Report.
- (c) Not applicable

Exhibit # Description

- 3 Articles of Incorporation and Bylaws.
 - (a) Registrant's Articles of Incorporation were filed as Exhibit 3(a) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
 - (b) Amended Bylaws
- 4 Instruments Defining the Rights of Security Holders.
 - (a) Specimen form of Stock Certificate for Common Stock was filed as Exhibit 4(a) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
- 10 Material Contracts.
 - *(a)(6) Form of Conditional Share Grant Agreement utilized under the Company's Long Term Stock Incentive Plan was filed as Exhibit 10(a)(6) to a Form 10-K, Annual Report for the year ended December 25, 2010 (Commission file No.: 0-22684) and the same is incorporated herein by reference.
 - (b) Form of Indemnity Agreement entered into between the Registrant and each of its directors was filed as Exhibit 10(b) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
 - *(e)(1) Form of Executive Stock Option Agreement was filed as Exhibit 10(e)(1) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
 - *(e)(2) Form of Officers' Stock Option Agreement was filed as Exhibit 10(e)(2) to a Registration Statement on Form S-1 (No. 33-69474) and the same is incorporated herein by reference.
 - *(f) <u>Performance Bonus Plan Summary Plan Description was filed as Exhibit 10(f) to a Form 10-K, Annual</u> <u>Report for the year ended December 25, 2010 (Commission file No.: 0-22684) and the same is</u> <u>incorporated herein by reference.</u>
 - *(g) <u>Universal Forest Products, Inc. Deferred Compensation Plan as amended and restated effective June 1,</u> 2011 was filed as Exhibit 10(g) to a Form 10-K, Annual Report for the year ended December 31, 2011 (Commission file No.: 0-22684) and the same is incorporated herein by reference.
 - *(h) Executive Stock Grant Program was filed as Exhibit 10(h) to a Form 10-K, Annual Report for the year ended December 31, 2011 (Commission file No.: 0-22684) and the same is incorporated herein by reference.
 - (i)(1) <u>Credit Agreement dated November 3, 2014 was filed as Exhibit 10(1) to a Form 8-K Current Report</u> dated November 7, 2014 and the same is incorporated herein by reference.
 - (k) Note Purchase Agreement dated December 17, 2012 was filed as Exhibit 10(k) to a Form 8-K Current Report dated December 17, 2012 (Commission file No.: 0-22684) and the same is incorporated herein by reference.

- (l) Universal Forest Products, Inc. 2002 Employee Stock Purchase Plan was filed as Exhibit 10(!) to a Form 10-K, Annual Report for the year ended December 27, 2014 (Commission file No.: 0-22684) and the same is incorporated herein by reference.
- (m) Universal Forest Products, Inc. Director Retainer Stock Plan was filed as Exhibit 10(m) to a Form 10-K, Annual Report for the year ended December 31, 2016 (Commission file No.: 0-22684) and the same is incorporated herein by reference.
- (n) <u>Universal Forest Products, Inc. Amended and Restricted Long Term Stock Incentive Plan in</u> incorporated by reference from Appendix A to the Company's proxy statement dated and filed with the Commission on March 6, 2012.
- (o) <u>Amended and restated agreement and plan of merger by and among Universal Forest Products, Inc.,</u> <u>UFP Apple Merger Sub, Inc., idX Holdings, Inc. dated September 7, 2016 and filed as Exhibit 10(0) to</u> Form 10-Q, quarter ended September 24, 2016, and the same is incorporated herein by reference.
- 13 <u>Selected portions of the Company's Annual Report to Shareholders for the fiscal year ended December 30, 2017.</u>
- 14 Code of Ethics for Senior Financial Officers
 - (a) <u>Code of Ethics for Chief Financial Officer was filed as Exhibit 14(a) to a Form 10-K, Annual Report for the year ended December 25, 2010 and the same is incorporated herein by reference.</u>
- 21 <u>Subsidiaries of the Registrant.</u>
- 23 <u>Consent of Deloitte & Touche LLP.</u>
- 31 Certifications.
 - (a) <u>Certificate of the Chief Executive Officer of Universal Forest Products, Inc., pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).</u>
 - (b) <u>Certificate of the Chief Financial Officer of Universal Forest Products, Inc., pursuant to Section 302 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).</u>
- 32 Certifications.
 - (a) <u>Certificate of the Chief Executive Officer of Universal Forest Products, Inc., pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).</u>
 - (b) <u>Certificate of the Chief Financial Officer of Universal Forest Products, Inc., pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350).</u>
- 101 Interactive Data File.
 - (INS) XBRL Instance Document.
 - (SCH) XBRL Schema Document.
 - (CAL) XBRL Taxonomy Extension Calculation Linkbase Document.
 - (LAB) XBRL Taxonomy Extension Label Linkbase Document.
 - (PRE) XBRL Taxonomy Extension Presentation Linkbase Document.

(DEF) XBRL Taxonomy Extension Definition Linkbase Document.

* Indicates a compensatory arrangement.

SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities and Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Dated: February 28, 2018

UNIVERSAL FOREST PRODUCTS, INC.

By: /s/ Matthew J. Missad

Matthew J. Missad, Chief Executive Officer and Principal Executive Officer

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below on this 28th day of February, 2018, by the following persons on behalf of us and in the capacities indicated.

By: /s/ Matthew J. Missad

Matthew J. Missad, Chief Executive Officer and Principal Executive Officer

/s/ Michael R. Cole

Michael R. Cole, Chief Financial Officer, Principal Financial Officer and Principal Accounting Officer

Each Director whose signature appears below hereby appoints Matthew J. Missad and Michael R. Cole, and each of them individually, as his or her attorney-in-fact to sign in his or her name and on his or her behalf as a Director, and to file with the Commission any and all amendments to this report on Form 10-K to the same extent and with the same effect as if done personally.

/s/ William G. Currie William G. Currie, Director

/s/ Gary F. Goode Gary F. Goode, Director

/s/ Matthew J. Missad Matthew J. Missad, Director

/s/ Mary E. Tuuk Mary E. Tuuk, Director

/s/ Michael G. Wooldridge Michael G. Wooldridge, Director /s/ John M. Engler John M. Engler, Director

/s/ Bruce A. Merino Bruce A. Merino, Director

/s/ Thomas W. Rhodes Thomas W. Rhodes, Director

/s/ Brian C. Walker Brian C. Walker, Director

UNIVERSAL FOREST PRODUCTS, INC. FINANCIAL INFORMATION

Table of Contents

Selected Financial Data	2
Management's Discussion and Analysis of Financial Condition and Results of Operations	3-23
Management's Annual Report on Internal Control Over Financial Reporting	24
Report of Independent Registered Public Accounting Firm	25
Report of Independent Registered Public Accounting Firm	26
Consolidated Balance Sheets as of December 30, 2017 and December 31, 2016	27
Consolidated Statements of Earnings and Comprehensive Income for the Years Ended December 30, 2017, December 31, 2016, and December 26, 2015	28
Consolidated Statements of Shareholders' Equity for the Years Ended December 30, 2017, December 31, 2016, and December 26, 2015	29
Consolidated Statements of Cash Flows for the Years Ended December 30, 2017, December 31, 2016, and December 26, 2015	30
Notes to Consolidated Financial Statements	31-54
Price Range of Common Stock and Dividends	55
Stock Performance Graph	56
Directors and Executive Officers	57
Shareholder Information	58

SELECTED FINANCIAL DATA

(In thousands, except per share and statistics data)

		2017		2016			2015		2014		2013
Consolidated Statement of Earnings Data											
Net sales	\$3	3,941,182	\$	3,240,493		\$2	2,887,071	\$	2,660,329	\$	2,470,448
Gross profit		542,826		474,590			399,904		325,342		280,552
Earnings before income taxes		176,007		160,671			131,002		95,713		70,258
Net earnings attributable to controlling											
interest	\$	119,512	\$	101,179		\$	80,595		57,551		43,082
Diluted earnings per share	\$	1.94	\$	1.65		\$	1.33	\$	0.95	\$	0.72
Dividends per share	\$	0.320	\$	0.290		\$	0.273	\$	0.203	\$	0.137
Consolidated Balance Sheet Data											
Working capital ⁽¹⁾	\$	560,241	\$	484,661		\$	444,057	\$	397,546	\$	357,299
Total assets	1	1,464,677		1,292,058		1	l,107,679		1,023,800		916,987
Total debt		146,003		111,693			85,895		98,645		84,700
Shareholders' equity		974,023		860,466			766,409		699,560		649,734
Statistics											
Gross profit as a percentage of net sales		13.8 %	ó	14.6	%		13.9 9	6	12.2	%	11.4 %
Net earnings attributable to controlling											
interest as a percentage of net sales		3.0 %	ó	3.1	%		2.8 9	6	2.2	%	1.7 %
Return on beginning equity ⁽²⁾		13.9 %	ó	13.2	%		11.5 9	6	8.8	%	7.1 %
Current ratio ⁽⁴⁾		2.85		2.78			3.17		3.27		3.59
Debt to equity ratio ⁽⁵⁾		0.15		0.13			0.11		0.14		0.13
Book value per common share ⁽³⁾	\$	15.92	\$	14.10		\$	12.68	\$	11.67	\$	10.86

(1) Current assets less current liabilities.

(2) Net earnings attributable to controlling interest divided by beginning shareholders' equity.

(3) Shareholders' equity divided by common stock outstanding.

(4) Current assets divided by current liabilities.

(5) Total debt divided by shareholders' equity.

Acquisition growth is the primary contributing factor to material increases over the period from 2013 to 2017. Refer to Note C under the "Notes to the Consolidated Financial Statements" for further discussion on the Company's business combinations and impact on financials.

Universal Forest Products, Inc. is a holding company with subsidiaries throughout North America, Europe, Asia, and in Australia that supply wood, wood composite and other products to three robust markets: retail, industrial, and construction. The Company is headquartered in Grand Rapids, Mich. For more information about Universal Forest Products, Inc., or its affiliated operations, go to www.ufpi.com.

This report contains forward-looking statements within the meaning of Section 21E of the Securities Exchange Act, as amended, that are based on management's beliefs, assumptions, current expectations, estimates and projections about the markets we serve, the economy and the Company itself. Words like "anticipates," "believes," "confident," "estimates," "expects," "forecasts," "likely," "plans," "projects," "should," variations of such words, and similar expressions identify such forward-looking statements. These statements do not guarantee future performance and involve certain risks, uncertainties and assumptions that are difficult to predict with regard to timing, extent, likelihood and degree of occurrence. The Company does not undertake to update forward-looking statements to reflect facts, circumstances, events, or assumptions that occur after the date the forward-looking statements are made. Actual results could differ materially from those included in such forward-looking statements. Investors are cautioned that all forward-looking statements are the following: fluctuations in the price of lumber; adverse or unusual weather conditions; adverse economic conditions in the markets we serve; government regulations, particularly involving environmental and safety regulations; and our ability to make successful business acquisitions. Certain of these risk factors as well as other risk factors and additional information are included in the Company's reports on Form 10-K and 10-Q on file with the Securities and Exchange Commission. We are pleased to present this overview of 2017.

OVERVIEW

Our results for 2017 were impacted by the following:

- Our sales increased almost 22% in 2017 due to a 15% increase in our unit sales and a 7% increase in overall selling prices (see "Historical Lumber Prices"). Our unit sales increased in all three of our markets retail, industrial, and construction and were driven by a combination of acquisition and organic growth. Overall, businesses we acquired contributed 11% to our unit sales growth in 2017 (see Note C of the Notes to Consolidated Financial Statements) and we achieved 4% organic unit sales growth. In 2016, we had 53 weeks in our fiscal year which contributed an additional \$60 million of sales compared to 2017, which was a 52 week year (See Note A of the Notes to Consolidated Financial Statements).
- The Home Improvement Research Institute reported a 5% increase in home improvement sales in 2017. Comparatively, our unit sales to the retail market increased 10% in 2017, including approximately 7% contributed from acquired businesses.
- Our sales to the industrial market increased 35% in 2017. Businesses we acquired contributed 25% to unit sales growth. Comparatively, the *Federal Reserve's Industrial Production* noted that national industrial production increased less than 1% in 2017.
- National housing starts increased approximately 4% in the period from December 2016 through November 2017, compared to the same period of the prior year (our sales trail housing starts by about a month). Comparatively, our unit sales to residential construction customers increased 7% in 2017.
- Production of HUD code manufactured homes were up 16% in the period from January through November 2017, compared to the same period of the prior year. Comparatively, our unit sales to the manufactured housing market increased 9% in 2017.

- Our earnings from operations increased 10.4% to \$181.5 million in 2017 from \$164.4 million in 2016. Acquired businesses contributed \$6.7 million to our increase, which was below our expectations primarily due to idX. The remaining \$10.4 million, or 6.3%, increase was primarily driven by our organic unit sales growth and a decline in our incentive bonus expense due to a decrease in our return on investment which is a key performance metric for determining incentive bonus payments.
- Finally, the Tax Act, as defined in Note K to our 2017 Annual Financial Statements, resulted in a \$6.4 million decrease to our net deferred tax liability and income taxes in 2017. Excluding the impact of the Tax Act, our net earnings attributable to controlling interest was \$113.1 million, compared to \$101.2 million in 2016, an 11.8% increase.
- Our cash flow from operating activities decreased to \$137 million due to an increase in our investment in working capital resulting from higher year over year lumber prices in the fourth quarter of 2017 compared with the fourth quarter of 2016 as presented in the tables below.

HISTORICAL LUMBER PRICES

The following table presents the Random Lengths framing lumber composite price.

	 Random Lengths Composite Average \$/MBF							
	2017		2016		2015			
January	\$ 356	\$	316	\$	379			
February	393		310		361			
March	401		321		339			
April	424		345		334			
May	416		356		315			
June	399		353		328			
July	411		351		346			
August	417		367		327			
September	416		354		300			
October	437		356		308			
November	436		346		326			
December	433		357		314			
Annual average	\$ 412	\$	344	\$	331			
Annual percentage change	19.8 % 3.9 %							

In addition, a Southern Yellow Pine ("SYP") composite price, which we prepare and use, is presented below. Our purchases of this species comprises approximately 44% and 43% of total lumber purchases for 2017 and 2016, respectively.

	Southern Yellow Pine Average \$/MBF						
	2017	2015					
January	\$ 397	\$	358	\$	411		
February	420		357		399		
March	433		366		393		
April	438		389		400		
May	416		397		368		
June	399		382		354		
July	381		380		344		
August	383		391		321		
September	387		375		290		
October	417		385		318		
November	412		387		348		
December	418		400		347		
Annual average	\$ 408	\$	381	\$	358		
Annual percentage change	7.1 %	ó	6.4 %	6			

The significant increases in lumber prices from 2016 to 2017 can primarily be attributed to the following factors:

- Duties on imported lumber from Canada The U.S. Department of Commerce has preliminarily determined that subsidies are being provided to producers and exporters of certain softwood lumber products (softwood lumber) from Canada and duties are being assessed ranging from 7% to 23%.
- Canadian Wildfires In 2017, British Columbia experienced its worst wildfire season in history which impacted the producers and exporters of lumber products.
- Hurricanes Irma and Harvey Caused catastrophic damage in parts of the U.S. and the Caribbean. The necessity for lumber to prevent and repair hurricane damage resulted in a surge in lumber demand during the third and fourth quarters of 2017.

IMPACT OF THE LUMBER MARKET ON OUR OPERATING RESULTS

We experience significant fluctuations in the cost of commodity lumber products from primary producers ("Lumber Market"). We generally price our products to pass lumber costs through to our customers so that our profitability is based on the value-added manufacturing, distribution, engineering, and other services we provide. As a result, our sales levels (and working capital requirements) are impacted by the lumber costs of our products. Lumber costs were 49.1%, 48.4%, and 48.9% of our gross sales in 2017, 2016, and 2015, respectively.

Our gross margins are impacted by (1) the relative <u>level</u> of the Lumber Market (i.e. whether prices are higher or lower from comparative periods), and (2) the <u>trend</u> in the market price of lumber (i.e. whether the price of lumber is increasing or decreasing within a period or from period to period). Moreover, as explained below, our products are priced differently. Some of our products have fixed selling prices, while the selling prices of other products are indexed to the reported

Lumber Market with a fixed dollar adder to cover conversion costs and profits. Consequently, the <u>level</u> and <u>trend</u> of the Lumber Market impact our products differently.

Below is a general description of the primary ways in which our products are priced.

- Products with fixed selling prices. These products include value-added products such as decking and fencing sold to retail building materials customers, as well as trusses, wall panels and other components sold to the residential construction market, and most industrial packaging products. Prices for these products are generally fixed at the time of the sales quotation for a specified period of time or are based upon a specific quantity. In order to maintain margins and reduce any exposure to adverse trends in the price of component lumber products, we attempt to lock in costs with our suppliers for these sales commitments. Also, the time period and quantity limitations generally allow us to eventually re-price our products for changes in lumber costs from our suppliers.
- Products with selling prices indexed to the reported Lumber Market with a fixed dollar "adder" to cover conversion
 costs and profits. These products primarily include treated lumber, remanufactured lumber, and trusses sold to the
 manufactured housing industry. For these products, we estimate the customers' needs and we carry anticipated
 levels of inventory. Because lumber costs are incurred in advance of final sale prices, subsequent increases or
 decreases in the market price of lumber impact our gross margins. For these products, our margins are exposed to
 changes in the trend of lumber prices.

The greatest risk associated with changes in the <u>trend</u> of lumber prices is on the following products:

- Products with significant inventory levels with low turnover rates, whose selling prices are indexed to the Lumber Market. In other words, the longer the period of time these products remain in inventory, the greater the exposure to changes in the price of lumber. This would include treated lumber, which comprises approximately 19% of our total sales. This exposure is less significant with remanufactured lumber, trusses sold to the manufactured housing market, and other similar products, due to our higher rate of inventory turnover of these products. We attempt to mitigate the risk associated with treated lumber through vendor consignment inventory programs. (*Please refer to the "Risk Factors" section of our annual report on form 10-K, filed with the United States Securities and Exchange Commission.*)
- Products with fixed selling prices sold under long-term supply arrangements, particularly those involving multifamily construction projects. We attempt to mitigate this risk through our purchasing practices by locking in costs or including re-pricing triggers if lumber prices change in excess of an agreed upon percentage.

In addition to the impact of the Lumber Market <u>trends</u> on gross margins, changes in the <u>level</u> of the market cause fluctuations in gross margins when comparing operating results from period to period. This is explained in the following example, which assumes the price of lumber has increased from period one to period two, with no changes in the <u>trend</u> within each period.

	Pe	riod 1	Pe	eriod 2
Lumber cost	\$	300	\$	400
Conversion cost		50		50
= Product cost		350		450
Adder		50		50
= Sell price	\$	400	\$	500
Gross margin		12.5 %	Ď	10.0 %

As is apparent from the preceding example, the <u>level</u> of lumber prices does not impact our overall profits but does impact our margins. Gross margins and operating margins are negatively impacted during periods of high lumber prices; conversely, we experience margin improvement when lumber prices are relatively low. As a result of this factor, we believe it is useful to compare our change in units shipped with our change in gross profits, operating profits, and selling, general, and administrative expenses as a method of evaluating our profitability and efficiency.

BUSINESS COMBINATIONS AND ASSET PURCHASES

We completed four business acquisitions during 2017 and six during 2016. The annual historical sales attributable to acquisitions in 2017 and 2016 were approximately \$127 million and \$362 million, respectively. These business combinations were not significant to our operating results individually or in aggregate, and thus pro forma results for 2017 and 2016 are not presented.

See Notes to Consolidated Financial Statements, Note C, "Business Combinations" for additional information.

RESULTS OF OPERATIONS

The following table presents, for the periods indicated, the components of our Consolidated Statements of Earnings as a percentage of net sales.

	Year Ended				
	December 30, 2017	December 31, 2016	December 26, 2015		
Net sales	100.0 %	100.0 %	100.0 %		
Cost of goods sold	86.2	85.4	86.1		
Gross profit	13.8	14.6	13.9		
Selling, general, and administrative expenses	9.1	9.6	9.2		
Earnings from operations	4.6	5.1	4.7		
Other expense (income), net	0.1	0.1	0.2		
Earnings before income taxes	4.5	5.0	4.5		
Income taxes	1.3	1.7	1.6		
Net earnings	3.1	3.3	2.9		
Less net earnings attributable to noncontrolling interest	(0.1)	(0.1)	(0.2)		
Net earnings attributable to controlling interest	3.0 %	3.1 %	2.8 %		

Note: Actual percentages are calculated and may not sum to total due to rounding.

GROSS SALES

We design, manufacture and market wood and wood-alternative products for national home centers and other retailers, structural lumber and other products for the manufactured housing industry, engineered wood components for residential and commercial construction, specialty wood packaging, components and packing materials for various industries, and customized interior fixtures used in a variety of retail stores, commercial and other structures. Our strategic long-term sales objectives include:

Maximizing unit sales growth while achieving return on investment goals

- Diversifying our end market sales mix by increasing sales of specialty wood packaging to industrial users, increasing our penetration of the concrete forming market, increasing our sales of engineered wood components for custom home, multi-family, military and light commercial construction, increasing our market share with independent retailers, and increasing our sales of customized interior fixtures used in a variety of markets.
- · Expanding geographically in our core businesses, domestically and internationally.
- Increasing sales of "value-added" products, which primarily consist of fencing, decking, lattice, and other specialty
 products sold to the retail market, specialty wood packaging, engineered wood components, customized interior
 fixtures, and "wood alternative" products. Engineered wood components include roof trusses, wall panels, and floor
 systems. Wood alternative products consist primarily of composite wood and plastics. Although we consider the
 treatment of dimensional lumber with certain chemical preservatives a value-added process, treated lumber is not
 presently included in the value-added sales.
- Developing new products and expanding our product offering for existing customers. New product sales were \$418.4 million in 2017, \$338.6 million in 2016, and \$298.0 million in 2015 and are presented by market in the table below (in thousands).

		New Product Sales by Market							
			Twelv	ve Months Ende	d				
Market Classification	D	December 30, 2017				ecember 31, 2016]	December 26, 2015	
Retail	\$	241,009	\$	191,619	\$	167,938			
Industrial		109,892		97,718		77,723			
Construction		67,536		49,290		52,378			
Total New Product Sales		418,437		338,627		298,039			

Note: Certain prior year product reclassifications resulted in a decrease and increase in new product sales in 2016 and 2015, respectively.

The following table presents, for the periods indicated, our gross sales (in thousands) and percentage change in gross sales by market classification.

	Year Ended					
Market Classification	December 30, 2017	% Change	December 31, 2016	% Change	December 26, 2015	
Retail	\$1,493,366	15.4	\$1,294,273	13.8	\$1,137,109	
Industrial	1,334,082	35.4	984,968	10.6	890,179	
Construction	1,178,755	15.8	1,018,136	12.5	905,193	
Total Gross Sales	4,006,203	21.5	3,297,377	12.4	2,932,481	
Sales Allowances	(65,021)	14.3	(56,884)	25.3	(45,410)	
Total Net Sales	\$3,941,182	21.6	\$3,240,493	12.2	\$2,887,071	

Note: During 2017, certain customers were reclassified to a different market. Prior year information has been restated to reflect these changes.

The following table presents estimates, for the periods indicated, of our percentage change in gross sales which were attributable to changes in overall selling prices versus changes in units shipped.

		% Change			
	in Sales	in Selling Prices	in Units		
2017 versus 2016	21.5 %	6.6 %	14.9 %		
2016 versus 2015	12.4 %	1.2 %	11.2 %		
2015 versus 2014	8.5 %	(3.0)%	11.5 %		

Retail:

Gross sales to the retail market increased over 15% in 2017 compared to 2016 due to a 10% increase in unit sales and a 5% increase in selling prices. Within this market, sales to our big box customers increased 16% while our sales to other retailers increased 14%. Businesses we acquired contributed 7% to our growth, while new products contributed to our 3% organic unit sales growth. Comparatively, our large retail customers reported year over year same store sales growth of approximately 8% during the first nine months of 2017, the latest information available to us.

Gross sales to the retail market increased almost 14% in 2016 compared to 2015 due to a 10% increase in unit sales and a 4% increase in selling prices. Within this market, sales to our big box customers increased 17% while our sales to other retailers increased 10%. Our increase in unit sales primarily consisted of organic growth achieved through a combination of share gains in existing product lines with certain retailers, an improvement in consumer demand, and growth in our new product sales. Our large retail customers reported year over year same store sales growth of approximately 6% during 2016.

See Notes to Consolidated Financial Statements, Note C, "Business Combinations" for additional information concerning acquired businesses.

Industrial:

Gross sales to the industrial market increased 35% in 2017 compared to 2016, resulting from a 29% increase in overall unit sales and a 6% increase in selling prices. Businesses we acquired contributed 25% to our growth in unit sales. Our organic unit sales growth of 4% was primarily achieved through share gains including adding 390 new customers during the year and increasing the number of locations we serve of existing customers by 142 new stores.

Gross sales to the industrial market increased 11% in 2016 compared to 2015, resulting from a 13% increase in overall unit sales, offset by a 2% decrease in selling prices. Businesses we acquired contributed 10% to our growth in unit sales. Our organic growth in unit sales was 3% as a result of share gains achieved by adding 191 new customers during the year and increasing the number of locations we serve certain large customers. We believe overall market demand decreased in 2016 due, in part, to the strong U.S. dollar which impacted our customers with export sales.

See Notes to Consolidated Financial Statements, Note C, "Business Combinations" for additional information concerning acquired businesses.

Construction:

Gross sales to the construction market increased almost 16% in 2017 compared to 2016, due to a unit sales increase of 7% and a 9% increase in selling prices. Unit sales increased due to a 7% increase in units shipped to residential construction customers and a 9% increase in shipments to manufactured housing customers while unit sales to commercial construction customers remained flat. Businesses we acquired in 2017 contributed 1% to unit sales growth. Comparatively, the



Mortgage Bankers Association of America reported *year* over year national housing starts increased 4%, the commercial construction market increased 3% and the *National Association of Home Builders* reported industry production of HUD-code homes increased over 15%.

Gross sales to the construction market increased over 12% in 2016 compared to 2015, due to a unit sales increase of 11% and a 1% increase in selling prices. Unit sales increased due to a 17% increase in units shipped to residential construction customers, a 10% increase in shipments to commercial construction customers, and a 5% increase in shipments to manufactured housing customers. Businesses we acquired in 2016 contributed 2% in unit sales growth to manufactured housing customers. Comparatively, the *Mortgage Bankers Association of America* reported *year* over year national housing starts increased 5%, the commercial construction market increased 5%, the *National Association of Home Builders* reported industry production of HUD-code homes increased 14%, and modular home starts decreased 1% in 2016 (the last period reported). The increases in our sales to residential and commercial construction above nationally recognized market data are primarily due to a combination of increased demand and market share in certain areas of our geographic footprint. Our growth in the manufactured housing market was less than the national average, which was primarily due to a reduction in market share resulting from the loss of certain customers.

Value-Added and Commodity-Based Sales:

The following table presents, for the periods indicated, our percentage of value-added and commodity-based sales to total sales. Value-added products generally carry higher gross margins than our commodity-based products.

	Value-Added	Commodity-Based
2017	63.3 %	36.7 %
2016	62.6 %	37.4 %
2015	59.8 %	40.2 %

COST OF GOODS SOLD AND GROSS PROFIT

Our gross profit percentage decreased from 14.6% in 2016 to 13.8% in 2017 due, in part, to the high <u>level</u> of lumber prices. This is evident when comparing our increase in gross profits with our increase in units shipped. Our gross profit dollars increased by over \$68 million, or 14%, which is slightly below our 15% increase in unit sales. Our profitability in 2017 was impacted by the following factors:

- Approximately \$8 million, a 5% increase in our gross profit in the retail market, was attributable to our growth in unit sales to that market. Businesses we acquired in 2017 contributed \$1.6 million of this increase. Our increase in gross profit was less than our increase in unit sales as a result of (1) Lumber Market volatility, particularly in the second quarter which is our primary selling season, and (2) the acquisition of Robbins in the first quarter of 2017, which primarily sells lower margin treated lumber products.
- Our growth in unit sales to the industrial market resulted in a \$34 million, or 20%, increase in our gross profit, which was due primarily to businesses we acquired in 2017 and 2016. Our increase in gross profit was less than our increase in unit sales primarily due to the impact of higher lumber prices on our products sold with fixed selling prices.
- Almost \$13 million, or 9%, of our gross profit improvement was due to growth in sales to the residential construction and manufactured housing markets. Our gross profit increase exceeded our increase in unit sales

primarily due to leveraging our fixed manufacturing costs, which helped offset the impact of Lumber Market volatility and higher labor rates and benefit costs.

The remaining \$13 million increase in our gross profit was due to a variety of factors including favorable labor and overhead cost variances, increases in vendor rebates, and a decrease in customer rebates compared to 2017.

Our gross profit percentage increased from 13.9% in 2015 to 14.6% in 2016. Additionally, our gross profit dollars increased by over \$75 million, or 19%, which exceeded our 11% increase in unit sales. The improvement in our profitability in 2016 is attributable to the following factors:

- Approximately \$38 million of the increase was attributable to our growth in unit sales to the retail market and an improvement in margin on those sales. New product sales, effective inventory positioning leading to lower lumber costs, and the favorable impact of selling into a rising lumber market on variable priced products contributed to our margin improvement.
- Our growth in unit sales to the industrial market and margin improvement on those sales for most of the year resulted in a \$22 million improvement in our gross profit. Businesses we acquired in 2016 contributed \$16 million to this increase. The gross margin improvement was attributable to a favorable improvement in our product sales mix of more value-added products.
- Almost \$16 million of our gross profit improvement was due to growth in sales to the residential construction, commercial construction, and manufactured housing markets as our gross margins remained relatively flat.

SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES

Selling, general and administrative ("SG&A") expenses increased by approximately \$52.1 million, or 16.7%, in 2017 compared to 2016, while we reported a 15% increase in unit sales. Acquired businesses contributed \$41.0 million to our increase. The remaining increase in SG&A was primarily due to a \$11.1 million increase in compensation and related costs resulting from annual raises, greater benefit costs, and hiring additional personnel to support sales growth. Our annual incentive bonus expense was almost \$44 million compared to \$45 million last year. This decrease, in spite of an increase in profits, was due to a decline in our return on investment, a key performance metric for determining incentive compensation bonus payments.

Selling, general and administrative ("SG&A") expenses increased by approximately \$45.9 million, or 17%, in 2016 compared to 2015, while we reported an 11% increase in unit sales. Acquired businesses contributed \$17 million to this increase. The remaining increase in SG&A was primarily due to an \$11 million increase in compensation and benefit costs resulting from annual raises, other cost increases, and hiring additional personnel to support sales growth, and a \$14 million increase in incentive compensation expense tied to our return on investment.

INTEREST, NET

Net interest costs were higher in 2017 compared to 2016, due to a higher outstanding balance on our revolving line of credit throughout 2017 as well as an increase in the borrowing rate on our revolving credit facility which is tied to LIBOR.

Net interest costs were lower in 2016 compared to 2015, due to a lower outstanding balance on our revolving line of credit throughout 2016.



INCOME TAXES

Effective tax rates differ from statutory federal income tax rates, primarily due to provisions for state and local income taxes, permanent tax differences, and the impact of the Tax Act in the U.S. Our effective tax rate decreased to 29.5% in 2017 compared to 34.3% in 2016. The decrease in the 2017 tax rate is primarily due to the impact of the Tax Act, which resulted in a \$6.4 million reduction in our net deferred tax liability at the end of December 2017. The remaining decrease was due to increases in tax credits and permanent tax differences.

Our effective tax rate decreased to 34.3% in 2016 compared to 35.0% in 2015. The decrease in the 2016 tax rate is primarily due to a reduction in our estimated state tax rate.

SEGMENT REPORTING

The following tables present, for the periods indicated, our net sales and earnings from operations by reportable segment (in thousands).

		Net Sales						
	December 30, 2017	December 31, 2016	December 26, 2015	2017 vs 2016	2016 vs 2015			
North	\$1,133,656	\$1,000,426	\$ 922,092	13.3 %	8.5 %			
South	837,370	711,862	656,550	17.6	8.4			
West	1,417,924	1,251,093	1,133,398	13.3	10.4			
All Other	552,232	277,112	175,031	99.3	58.3			
Total	\$3,941,182	\$3,240,493	\$2,887,071	21.6 %	12.2 %			

	Earnings from Operations						
	December 30,	December 31,	December 26,	2017			
	2017	2016	2015	2017 vs 2016	2016 vs 2015		
North	\$ 61,326	\$ 59,408	\$ 53,879	3.2 %	10.3 %		
South	46,646	47,146	30,740	(1.1)	53.4		
West	82,465	76,875	70,220	7.3	9.5		
All Other	17,296	16,639	3,038	3.9	447.7		
Corporate ¹	(26,264)	(35,630)	(22,410)	26.3	(59.0)		
Total	\$ 181,469	\$ 164,438	\$ 135,467	10.4	21.4 %		

1. Corporate primarily represents over (under) allocated administrative costs and certain incentive compensation expense.

<u>North</u>

	Net Sales of North Segment by Market							
			Twelve Months	Ended				
	December 30,	December 31,	December 26,	% Change	% Change			
Market Classification	2017	2016	2015	2017 vs 2016	2016 vs 2015			
Retail	\$ 488,871	\$ 467,619	\$ 416,635	4.5	12.2			
Industrial	157,365	115,889	118,315	35.8	(2.1)			
Construction	510,810	436,928	403,183	16.9	8.4			
Total Gross Sales	1,157,046	1,020,436	938,133	13.4	8.8			
Sales Allowances	(23,390)	(20,010)	(16,041)	16.9	24.7			
Total Net Sales	\$1,133,656	\$1,000,426	\$ 922,092	13.3	8.5			

Net sales attributable to the North reportable segment increased by \$133 million, or 13.3%, in 2017, due primarily to the following factors:

- Acquired operations contributed over \$29 million to our growth in sales to the industrial market.
- Higher lumber prices resulted in an increase in our selling prices.
- Organic unit sales growth to the industrial and construction markets was offset slightly by a decrease in unit sales to the retail market due to a reduction in demand from certain customers.

Earnings from operations for the North reportable segment increased in 2017 by \$1.9 million, or 3.2%, due to an increase in gross profit of \$9.2 million, offset by a \$7.3 million increase in SG&A expenses compared to last year. Acquired operations contributed \$1.5 million to our operating profits in 2017. Gross profits and SG&A were impacted by the same factors discussed under "Cost of Goods Sold and Gross Profit" and "Selling, General, and Administrative Expenses."

Net sales attributable to the North reportable segment increased by 8.5% in 2016, due to increases in sales to our retail and residential construction markets, offset by a decrease in sales to our industrial customers as a result of the same factors discussed under "Gross Sales".

Earnings from operations for the North reportable segment increased in 2016 by \$5.5 million, or 10.3%, due to an increase in gross profit of \$13.6 million, offset by an \$8.1 million increase in SG&A expenses compared to the prior year. Additionally, margin improvements were achieved on sales to the retail and industrial markets due to a more favorable product sales mix focused on value-added products.

South 84

	Net Sales of South Segment by Market							
			Twelve Months	Ended				
Market Classification	December 30, 2017	December 31, 2016	December 26, 2015	% Change 2017 vs 2016	% Change 2016 vs 2015			
Retail	\$ 388,784	\$ 317,242	\$ 288,442	22.6	10.0			
Industrial	271,005	246,849	244,380	9.8	1.0			
Construction	196,471	161,999	135,512	21.3	19.5			
Total Gross Sales	856,260	726,090	668,334	17.9	8.6			
Sales Allowances	(18,890)	(14,228)	(11,784)	32.8	20.7			
Total Net Sales	\$ 837,370	\$ 711,862	\$ 656,550	17.6	8.4			

Net sales attributable to the South reportable segment increased by \$125 million, or 17.6%, in 2017, primarily due to the following factors:

- Acquired operations contributed \$88.4 million, \$5.0 million, and \$6.1 million to our retail, industrial, and construction markets, respectively.
- · Higher lumber prices increased our selling prices.

 Organic unit sales growth to the construction and industrial markets was offset by a decline in unit sales to the retail market as a result of transferring our import and export business to our International segment and management team. Our International segment was formed, among other reasons, to gain efficiencies by consolidating our international business into one unit.

Earnings from operations for the South reportable segment decreased in 2017 by \$0.5 million, or 1.1%, as the increase in gross profit of \$3.9 million was more than offset by a \$4.4 million increase in SG&A expenses compared to last year. Acquired operations contributed \$3.5 million to our operating profits in 2017. Our decline in profitability was due to customer attrition in our East Central and Southeast regions.

Net sales attributable to the South reportable segment increased by 8.4% in 2016, primarily due to an increase in sales to our retail and manufactured housing customers, as a result of the same factors discussed under "Gross Sales".

Earnings from operations for the South reportable segment increased in 2016 by \$16.4 million, or 53.4%, due to an increase in gross profit of \$17.9 million, offset by a \$1.5 million increase in SG&A expenses compared to the prior year. Additionally, we achieved margin improvements primarily due to improvements in our sales mix of more value-added products and the closure of certain under-performing operations.

West

	Net Sales of West Segment by Market							
			Twelve Months I	Ended				
	December 30,	December 31,	December 26,	% Change	% Change			
Market Classification	2017	2016	2015	2017 vs 2016	2016 vs 2015			
Retail	\$ 439,667	\$ 382,117	\$ 322,215	15.1	18.6			
Industrial	524,819	466,209	458,202	12.6	1.7			
Construction	470,773	419,205	366,483	12.3	14.4			
Total Gross Sales	1,435,259	1,267,531	1,146,900	13.2	10.5			
Sales Allowances	(17,335)	(16,438)	(13,502)	5.5	21.7			
Total Net Sales	\$1,417,924	\$1,251,093	\$1,133,398	13.3	10.4			

Net sales of the West reportable segment increased by \$167 million, or 13.3%, in 2017, primarily due to the following factors:

- · Acquired operations contributed \$4.9 million, \$3.2 million, and \$6.8 million to our retail, industrial, and construction markets, respectively.
- Higher lumber prices increased our selling prices.
- · Organic unit sales growth in each of our markets due to the factors discussed under "Gross Sales".

Earnings from operations for the West reportable segment increased in 2017 by \$5.6 million, or 7.3%, due to an increase in gross profit of \$12.1 million, offset by a \$6.5 million increase in SG&A expenses compared to last year due to the same factors discussed under "Cost of Goods Sold and Gross Profit" and "Selling, General, and Administrative Expenses."

Net sales of the West reportable segment increased by 10.4% in 2016, primarily due to an increase in sales to the retail and construction markets, as a result of the same factors discussed under "Gross Sales". Additionally, newly acquired businesses contributed \$11.3 million in gross sales to the retail and construction markets in 2016.

Earnings from operations for the West reportable segment increased in 2016 by \$6.7 million, or 9.5%, due to an increase in gross profit of \$15.1 million, offset by a \$8.4 million increase in SG&A expenses compared to the prior year. Our margins increased due to an improvement in our sales mix of value-added products.

All Other

	Net Sales of All Other Segment by Market							
		Т	welve Months En	ded				
Market Classification	December 30, 2017	December 31, 2016	December 26, 2015	% Change 2017 vs 2016	% Change 2016 vs 2015			
Retail	\$ 176,043	\$ 127,294	\$ 109,818	38.3	15.9			
Industrial	380,892	156,022	69,282	144.1	125.2			
Construction	289	3	12	9,533.3	(75.0)			
Total Gross Sales	557,224	283,319	179,112	96.7	58.2			
Sales Allowances	(4,992)	(6,207)	(4,081)	(19.6)	52.1			
Total Net Sales	\$ 552,232	\$ 277,112	\$ 175,031	99.3	58.3			

Note that prior years have been restated to reflect the reclassification of captive insurance external revenue from the sales allowances line item into the industrial market. We believe these amounts to be immaterial to the financial statements.

Our All Other reportable segment consists of our Alternative Materials, International, idX, and certain other segments which are not significant.

Net sales of all other segments increased \$275.1 million, or 99.3%, in 2017 primarily due to:

- Acquired operations, including idX, contributed \$196 million to our sales growth to the industrial market. Additionally, the Mexico reporting unit of our international segment increased its sales to the industrial market.
- Our increase in sales to the retail market was due to the transfer of our import and export business into our international segment.

Earnings from operations for the All Other reportable segment increased in 2017 by \$0.7 million, or 3.9%, due to an increase in gross profit of \$46.5 million, offset by a \$45.8 million increase in SG&A expenses compared to last year. Acquired operations increased earnings from operations by \$1.7 million in 2017.

Net sales of all other segments increased \$102.1 million, or 58.3%, in 2016 primarily due to:

- The idX acquisition on September 16, 2016, which contributed \$87.0 million in sales to the industrial market.
- An increase in sales by our Alternative Materials operations, primarily due to an increase in market share with certain Big Box retailers.

Earnings from operations for the All Other reportable segment increased in 2016 by \$13.6 million, or 448%, due to an increase in gross profit of \$23.9 million, offset by a \$10.3 million increase in SG&A expenses compared to the prior year.

The increase was primarily due to the idX acquisition's contribution during the fourth quarter of 2016 and sales growth and operational improvements of our Alternative Materials operations and to a lesser extent the performance of our captive insurance subsidiary, Ardellis.

OFF-BALANCE SHEET COMMITMENTS AND CONTRACTUAL OBLIGATIONS

We have no significant off-balance sheet commitments other than operating leases. The following table summarizes our contractual obligations as of December 30, 2017 (in thousands).

	Payments Due by Period					
Contractual Obligation	Less than 1 Year	1 – 3 Years	3 – 5 Years	After 5 Years	Total	
Long-term debt and capital lease obligations	\$ 1,290	\$62,575	\$38,878	\$43,260	\$146,003	
Estimated interest on long-term debt and capital lease obligations	5,239	8,161	6,174	3,393	22,967	
Operating leases	19,405	23,154	13,725	17,640	73,924	
Capital project purchase obligations	7,743				7,743	
Total	\$33,677	\$93,890	\$58,777	\$64,293	\$250,637	

As of December 30, 2017, we also had \$26.5 million in outstanding letters of credit issued during the normal course of business, as required by some vendor contracts.

LIQUIDITY AND CAPITAL RESOURCES

The table below presents, for the periods indicated, a summary of our cash flow statement (in thousands):

	December 30, 2017	December 31, 2016	December 26, 2015
Cash from operating activities	136,583	172,520	168,796
Cash used in investing activities	(137,659)	(227,657)	(46,636)
Cash from (used in) financing activities	(5,247)	3,211	(33,002)
Effect of exchange rate changes on cash	650	(1,927)	(1,221)
Net change in cash and cash equivalents	(5,673)	(53,853)	87,937
Cash, cash equivalents, and restricted cash, beginning of year	34,489	88,342	405
Cash, cash equivalents, and restricted cash, end of year	\$ 28,816	\$ 34,489	\$ 88,342

In general, we financed our growth in the past through a combination of operating cash flows, our revolving credit facility, industrial development bonds (when circumstances permit), and issuance of long-term notes payable at times when interest rates are favorable. We have not issued equity to finance growth except in the case of a large acquisition. We manage our capital structure by attempting to maintain a targeted ratio of debt to equity and debt to earnings before interest, taxes, depreciation and amortization. We believe these financial ratios are among many other important factors to maintaining a strong credit profile, which in turn helps ensure timely access to capital when needed.

Seasonality has a significant impact on our working capital due to our primary selling season which occurs during the period from March to August. Consequently, our working capital increases during our first and second quarter resulting in negative or modest cash flows from operations during those periods. Conversely, we experience a substantial decrease in working capital once we move beyond our peak selling season which typically results in significant cash flows from operations in our third and fourth quarters.

Due to the seasonality of our business and the effects of the Lumber Market, we believe our cash cycle (days of sales outstanding plus days supply of inventory less days payables outstanding) is a good indicator of our working capital management. As indicated in the table below, our cash cycle increased to 52 days in 2017 from 48 days in 2016.

	Twelve Months Ended			
	December 30, 2017	December 31, 2016	December 26, 2015	
Days of sales outstanding	31	31	31	
Days supply of inventory	41	38	43	
Days payables outstanding	(20)	(21)	(21)	
Days in cash cycle	52	48	53	

The increase in our days' supply of inventory was due to idX as its business requires a higher investment in inventory due to the long project lead time of its customers.

Our cash flows from operating activities in 2017 was \$136.6 million, which was comprised of net earnings of \$124.0 million and \$47.7 million of non-cash expenses, offset by a \$35.1 million increase in working capital since the end of December 2016. Comparatively, cash generated from operating activities was approximately \$172.5 million in 2016, which was comprised of net earnings of \$105.5 million, \$48.2 million of non-cash expenses, and an \$18.8 million decrease in working capital since the end of 2015.

Our cash used in investing activities during 2017 was \$137.7 million, which was comprised primarily of purchases of property, plant, and equipment totaling \$71.1 million and business acquisitions totaling \$60.6 million. The increase in our capital expenditures in 2017 is primarily due to the additional requirements of our recently acquired operations and an increase in our "expansionary and efficiency" capital expenditures tied to initiatives including new products, value-added product capacity expansion, and automation. Outstanding purchase commitments on existing capital projects totaled approximately \$7.7 million on December 30, 2017. The sale and purchase of investments totaling \$5.1 million and \$13.5 million, respectively, are due to investment activity in our captive insurance subsidiary.

In 2016, investments in business acquisitions comprised most of our cash used in investing activities and totaled \$172.9 million (which includes \$92.8 million paid to retire all of idX's debt and certain other obligations on the acquisition date). Purchases of property, plant, and equipment totaled \$53.8 million. Outstanding purchase commitments on existing capital projects totaled approximately \$10.1 million on December 31, 2016.

Cash flows from financing activities primarily consisted of net borrowings under our revolving credit facility of approximately \$35.6 million, offset by \$19.6 million in dividend payments. We paid a dividend in June at \$0.15 per share and December at \$0.17 per share after considering the impact of our 3 for 1 stock split on November 14, 2017. Additionally, we had approximately \$13.0 million in stock repurchases. Comparatively in 2016, cash flows from financing activities primarily consisted of net borrowings under our revolving credit facility of approximately \$23.7 million, offset by \$17.7 million in dividend payments.

On December 30, 2017, we had \$59.4 million outstanding on our \$295 million revolving credit facility. The revolving credit facility also supports letters of credit totaling approximately \$9.8 million on December 30, 2017. As a result, we have approximately \$226 million in remaining availability on our revolver. Additionally, we have \$150 million in availability under a "shelf agreement" for long term debt with a current lender. Financial covenants on the unsecured revolving credit facility and unsecured notes include minimum interest tests and a maximum leverage ratio. The agreements also restrict the amount of additional indebtedness we may incur and the amount of assets which may be sold. We were in compliance with all our covenant requirements on December 30, 2017.

ENVIRONMENTAL CONSIDERATIONS AND REGULATIONS

See Notes to Consolidated Financial Statements, Note M, "Commitments, Contingencies, and Guarantees".

CRITICAL ACCOUNTING POLICIES

In preparing our consolidated financial statements, we follow accounting principles generally accepted in the United States. These principles require us to make certain estimates and apply judgments that affect our financial position and results of operations. We continually review our accounting policies and financial information disclosures. Following is a summary of our more significant accounting policies that require the use of estimates and judgments in preparing the financial statements.

ACCOUNTS RECEIVABLE ALLOWANCES

We record provisions against gross revenues for estimated returns and cash discounts in the period when the related revenue is recorded. These estimates are based on factors that include, but are not limited to, historical discounts taken, analysis of credit memorandums activity, and customer demand. We also evaluate the allowance for uncollectible accounts receivable and discounts based on historical collection experience and specific identification of other potential problems, including the economic climate. Actual collections can differ, requiring adjustments to the allowances.

LONG-LIVED ASSETS AND GOODWILL

We evaluate long-lived assets for indicators of impairment when events or circumstances indicate that this risk may be present. Our judgments regarding the existence of impairment are based on market conditions, operational performance and estimated future cash flows. As a result of favorable factors in each of these areas combined with substantial excess equity value over carrying value from the prior year analysis, management has determined that the carryforward method is appropriate to use with the exception of the idX and Australian reporting units where a more in-depth analysis was completed. The discounted cash flow analysis, from prior years, uses the following assumption: a business is worth today what it can generate in future cash flows; cash received today is worth more than an equal amount of cash received in the future; and future cash flows can be reasonably estimated. The discounted cash flow analysis is based on the present value of projected cash flows and residual values.

As our annual testing date of October 1, 2017, based on the carryforward method and the analysis, the fair values would exceed the carrying values for each of the Company's reporting units.

If the carrying value of a long-lived asset is considered impaired, a level two analysis will be conducted and an impairment charge is recorded to adjust the asset to its fair value. Changes in forecasted operations and changes in discount rates can materially affect these estimates. In addition, we test goodwill annually for impairment or more frequently if changes in circumstances or the occurrence of other events suggest impairments exist. The test for impairment requires us to make several estimates about fair value, most of which are based on projected future cash flows and market valuation multiples. Changes in these estimates may result in the recognition of an impairment loss.

INSURANCE RESERVES

We are primarily self-insured for certain employee health benefits, and have self-funded retentions for general liability, automobile liability, property and workers' compensation. We are fully self-insured for environmental liabilities. The general liability, automobile liability, property, workers' compensation, and certain environmental liabilities are managed



through a wholly-owned insurance company; the related assets and liabilities of which are included in the consolidated financial statements as of December 30, 2017. Our accounting policies with respect to the reserves are as follows:

- · General liability, automobile, and workers' compensation reserves are accrued based on third party actuarial valuations of the expected future liabilities.
- Health benefits are self-insured up to our pre-determined stop loss limits. These reserves, including incurred but not reported claims, are based on internal computations. These computations consider our historical claims experience, independent statistics, and trends.
- The environmental reserve is based on known remediation activities at certain wood preservation facilities and the
 potential for undetected environmental matters at other sites. The reserve for known activities is based on expected
 future costs and is computed by in-house experts responsible for managing our monitoring and remediation
 activities.

In addition to providing coverage for the Company, our wholly-owned insurance company provides Excess Loss Insurance (primarily medical and prescription drug) to certain third parties. As of December 30, 2017, there were 30 such contracts in place. Reserves associated with these contracts were \$3.4 million at December 30, 2017 and \$2.5 million at December 31, 2016, and are accrued based on third party actuarial valuations of the expected future liabilities.

On April 14, 2017 the U.S. Branch of Ardellis Insurance Ltd. was granted its Certificate of Authority to transact property and casualty insurance lines as an admitted carrier in the State of Michigan.

INCOME TAXES

Deferred income tax assets and liabilities are computed for differences between the financial statement and tax basis of assets and liabilities that will result in taxable or deductible amounts in the future. Such deferred income tax asset and liability computations are based on enacted tax laws and rates. Valuation allowances are established when necessary to reduce deferred income tax assets to the amounts expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred income tax assets and liabilities.

Tax laws are complex and subject to different interpretations by taxpayers and respective government taxing authorities, which results in judgment in determining our tax expense and in evaluating our tax positions. Our tax positions are reviewed quarterly and adjusted as new information becomes available.

REVENUE RECOGNITION

Revenue for product sales is recognized at the time the product is shipped to the customer. Generally, title passes at the time of shipment. In certain circumstances, the customer takes title when the shipment arrives at the destination. However, our shipping process is typically completed the same day.

Performance on construction contracts is reflected in operations using percentage-of-completion accounting, under either the cost to cost or units of delivery methods, depending on the nature of the business at individual operations. Under percentage-of-completion using the cost to cost method, revenues and related earnings on construction contracts are measured by the relationships of actual costs incurred related to the total estimated costs. Under percentage-of-completion using the units of delivery method, revenues and related earnings on construction contracts are measured by the relationships of actual costs incurred related to the total estimated costs. Under percentage-of-completion using the units of delivery method, revenues and related earnings on construction contracts are measured by the relationships of actual units produced related to the total number of units per the contract. Revisions in earnings estimates on the construction contracts are recorded in the accounting period in which the basis for such revisions becomes

known. Projected losses on individual contracts are charged to operations in their entirety when such losses become apparent.

Our construction contracts are generally entered into with a fixed price and completion of the projects can range from 6 to 18 months in duration. Therefore, our operating results are impacted by, among many other things, labor rates and commodity costs. During the year, we update our estimated costs to complete our projects using current labor and commodity costs and recognize losses to the extent that they exist.

FORWARD OUTLOOK

GOALS

The Company's goal is to achieve long-term sales growth that exceeds positive U.S. GDP growth by 4 percent to 6 percent.

Our general long-term objectives also include:

- Achieving sales growth primarily through new product introduction, international business expansion, and gaining additional market share, particularly in our core retail, industrial and commercial construction markets;
- · Identifying new growth opportunities in businesses with adjacencies to our core businesses, primarily through strategic business acquisitions;
- · Increasing our profitability through cost reductions, productivity improvements as volume improves, and a more favorable mix of value-added products; and
- Earning a return on invested capital in excess of our weighted average cost of capital.

RETAIL MARKET

The Home Improvement Research Institute ("HIRI") anticipates growth in home improvement spending and has forecasted a 3.7% compounded annual growth rate through 2020.

We continue to compete for market share for certain retail customers and face intense pricing pressure from other suppliers to this market.

Our long-term goal is to achieve sales growth by:

- · Increasing our market share of value-added and preservative-treated products, particularly with independent retail customers.
- Developing new, value-added products, such as our Eovations product line.
- Adding new products and customers through strategic business acquisitions or alliances.
- · Increasing our emphasis on product innovation and product differentiation in order to counter commoditization trends and influences.



INDUSTRIAL MARKET

Our goal is to increase our sales of wood and alternative packaging products to a wide variety of industrial and OEM users. We believe the vast amount of hardwood and softwood lumber consumed for industrial applications, combined with the highly fragmented nature of this market, provides us with growth opportunities as a result of our competitive advantages in manufacturing, purchasing, and material utilization. We plan to continue to obtain market share by expanding our manufacturing capacity capabilities and product offerings and increasing the size of our dedicated industrial design and sales personnel. We also plan to pursue strategic acquisition opportunities.

On September 16, 2016, we acquired idX. See Footnote C "Business Combinations" in the Notes to Consolidated Financial Statements. We plan to pursue opportunities to grow this business in the future including strategic acquisition opportunities.

CONSTRUCTION MARKET

The *National Association of Home Builders* forecasts a 2% increase in manufactured home shipments in 2018 followed by a 6% increase in 2019. We currently supply approximately 40% of the trusses used in manufactured housing and we will strive to maintain our market share of trusses produced for this market.

The *Mortgage Bankers Association of America* forecasts a 7% increase in national housing starts to an estimated 1.4 million starts in 2018. The *National Association of Home Builders* forecasts starts of 1.2 million, a 3% increase from 2017. We believe we are well-positioned to capture our share of any increase that may occur in housing starts in the regions we operate. However, due to our conservative approach to adding capacity to serve this market and focus on managing potential channel conflicts with certain customers, our growth may trail the market in future years.

GROSS PROFIT

We believe the following factors may impact our gross profits and margins in the future:

- End market demand.
- Our ability to maintain market share and gross margins on products sold to our largest customers. We believe our level of service, geographic diversity, and quality of products provides an added value to our customers. However, if our customers are unwilling to pay for these advantages, our sales and gross margins may be reduced. Excess capacity exists for suppliers in certain of our markets. As a result, we may experience pricing pressure in the future.
- · Sales mix of value-added and commodity products.
- Fluctuations in the relative level of the Lumber Market and the trend in the market place of lumber. (See "Impact of the Lumber Market on our Operating Results.")
- Fuel and transportation costs.
- · Rising labor and benefit costs.
- Our ability to continue to achieve productivity improvements as our unit sales increase and planned cost reductions through our continuous improvement, automation, and other initiatives.



SELLING, GENERAL, AND ADMINISTRATIVE EXPENSES

In recent years, selling, general and administrative (SG&A) expenses have increased as we have added personnel needed to take advantage of growth opportunities and execute our initiatives designed to increase our sales of new products and improve our sales mix of value-added products. We anticipate our trend of increases in these costs will continue in 2018; however, our objective to reduce these costs as a percentage of sales (assuming lumber prices remain stable) as we grow as a result of fixed costs and through the improved productivity of our people. In addition, bonus and other incentive expenses for all salaried and sales employees is based on our profitability and the effective management of our assets and will continue to fluctuate based on our results.

On a long-term basis, we expect that our SG&A expenses will primarily be impacted by:

- Our growth in sales to the industrial market and the construction market. Our sales to these markets require a higher ratio of SG&A costs due, in part, to product design and engineering requirements.
- · Sales of new products which generally require higher development, marketing, advertising, and other selling costs.
- Our incentive compensation programs which is tied to gross profits, pre-bonus earnings from operations and return on investment.
- Our growth and success in achieving continuous improvement objectives designed to improve our productivity and leveraging our fixed costs.

INCOME TAXES

We anticipate an additional 4.5% in our overall effective tax rate in 2018 from 2017 to approximately 25%, which is driven primarily by a reduction in the U.S. corporate federal tax rate from 35% to 21% as a result of the Tax Act.

LIQUIDITY AND CAPITAL RESOURCES

Our cash cycle will continue to be impacted in the future by our mix of sales by market. Sales to the residential and commercial construction and industrial markets require a greater investment in working capital (inventory and accounts receivable) than our sales to the retail and manufactured housing markets. Additionally, our investment in trade receivables and inventory will continue to be impacted by the level of lumber prices.

In January 2018, we sold real estate in Medley, Florida, and received \$36 million of pretax proceeds and recognized a \$7 million pretax gain. We are currently evaluating purchases of other real estate, including replacement capacity of our Medley plant, which will qualify as a like-kind exchange for U.S. tax purposes and allow us to defer the \$25 million tax gain from the sale.

Additionally, management expects to spend approximately \$85 million on capital expenditures, incur depreciation of approximately \$50 million, and incur amortization and other non-cash expenses of approximately \$8 million in 2018.

On December 30, 2017, we had outstanding purchase commitments on capital projects of approximately \$8 million. We intend to fund capital expenditures and purchase commitments through our operating cash flows and availability under our revolving credit facility which is considered sufficient to meet these commitments and working capital needs.

We have no present plan to change our dividend policy, which was recently increased by 13% to a semi-annual rate of \$0.17 per share. Our dividend rates are reviewed and approved at our April and October board meetings and payments are made in June and December of each year.

We have a share repurchase program approved by our Board of Directors, and as of December 30, 2017, we have authorization to buy back approximately 2.7 million shares. In the past, we have repurchased shares in order to offset the effect of issuances resulting from our employee benefit plans and at opportune times when our stock price falls to predetermined levels.

Management's Annual Report on Internal Control Over Financial Reporting

The management of Universal Forest Products, Inc. is responsible for establishing and maintaining adequate internal control over financial reporting. Our internal control system was designed to provide reasonable assurance to us and the Board of Directors regarding the preparation and fair presentation of published financial statements.

All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance with respect to financial statement preparation and presentation.

We assessed the effectiveness of our internal control over financial reporting as of December 30, 2017, based on the framework in Internal Control-Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 Framework) ("COSO"). Based on that evaluation, management has concluded that as of December 30, 2017, our internal control over financial reporting was effective.

The effectiveness of the Company's internal control over financial reporting has been audited by Deloitte & Touche LLP, an independent registered public accounting firm, as stated in their report, which follows our report.

Universal Forest Products, Inc.

February 28, 2018

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the shareholders and the Board of Directors of Universal Forest Products, Inc.

Opinion on Internal Control over Financial Reporting

We have audited the internal control over financial reporting of Universal Forest Products, Inc. and subsidiaries (the "Company") as of December 30, 2017, based on criteria established in *Internal Control — Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). In our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 30, 2017, based on criteria established in *Internal Control — Integrated Framework (2013)* criteria established in *Internal Control — Integrated Framework (2013)* issued by COSO.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated financial statements as of and for the year ended December 30, 2017, of the Company and our report dated February 28, 2018, expressed an unqualified opinion on those financial statements.

Basis for Opinion

The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Annual Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion.

Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

/s/ Deloitte & Touche LLP

Grand Rapids, Michigan February 28, 2018

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the shareholders and the Board of Directors of Universal Forest Products, Inc.

Opinion on the Financial Statements

We have audited the accompanying consolidated balance sheets of Universal Forest Products, Inc. and subsidiaries (the "Company") as of December 30, 2017 and December 31, 2016, the related consolidated statements of earnings and comprehensive income, shareholders' equity, and cash flows, for each of the three years in the period ended December 30, 2017, and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of December 30, 2017 and December 31, 2016, and the results of its operations and its cash flows for each of the three years in the period ended December 30, 2017, in conformity with accounting principles generally accepted in the United States of America.

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of December 30, 2017, based on criteria established in *Internal Control — Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated February 28, 2018, expressed an unqualified opinion on the Company's internal control over financial reporting.

Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

/s/ Deloitte & Touche LLP

Grand Rapids, Michigan February 28, 2018

We have served as the Company's auditor since 2014.

UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED BALANCE SHEETS

		ecember 30,	December 31,		
		2017		2016	
ASSETS					
CURRENT ASSETS:					
Cash and cash equivalents	\$	28,339	\$	34,091	
Investments		11,269		10,348	
Restricted cash		477		398	
Accounts receivable, net		327,751		282,253	
Inventories:					
Raw materials		234,354		198,954	
Finished goods		225,954	_	198,273	
Total inventories		460,308		397,227	
Refundable income taxes		7,228		11,459	
Other current assets		28,115		20,662	
TOTAL CURRENT ASSETS		863,487		756,438	
DEFERRED INCOME TAXES		1,865		1,546	
RESTRICTED INVESTMENTS		8,359		_	
OTHER ASSETS		7,368		8,617	
GOODWILL		212,644		198,535	
INDEFINITE-LIVED INTANGIBLE ASSETS		7,415		2,340	
OTHER INTANGIBLE ASSETS, NET		34,910		26,731	
PROPERTY, PLANT AND EQUIPMENT:					
Land and improvements		134,916		124,316	
Building and improvements		213,384		204,586	
Machinery and equipment		372,628		332,397	
Furniture and fixtures		25,251		22,570	
Construction in progress		16,922		15,593	
PROPERTY, PLANT AND EQUIPMENT,GROSS		763,101		699,462	
Less accumulated depreciation and amortization		(434,472)		(401,611)	
PROPERTY, PLANT AND EQUIPMENT, NET		328,629		297,851	
TOTAL ASSETS	\$	1,464,677	\$	1,292,058	
LIABILITIES AND SHAREHOLDERS' EQUITY	-	1 - 1-	-	, - ,	
CURRENT LIABILITIES:					
Cash overdraft	\$	25,851	\$	19.761	
Accounts payable	Ŷ	140,106	Ŷ	124,660	
Accrued liabilities:		,		,	
Compensation and benefits		97,556		92,441	
Other		38,404		32,281	
Current portion of long-term debt		1,329		2,634	
TOTAL CURRENT LIABILITIES		303,246		271.777	
LONG-TERM DEBT		144,674		109.059	
DEFERRED INCOME TAXES		14,079		20.817	
OTHER LIABILITIES		28,655		29,939	
TOTAL LIABILITIES		· · · · · ·			
		490,654		431,592	
SHAREHOLDERS' EQUITY:					
Controlling interest shareholders' equity:	¢		¢	_	
Preferred stock, no par value; shares authorized 1,000,000; issued and outstanding, none Common stock, \$1 par value; shares authorized 80,000,000; issued and outstanding, 61,191,888 and 61,026,207	\$	61.192	\$	61.026	
Additional paid-in capital		161,928		144,649	
Retained earnings		736,212		649,135	
		/30,212		(5,630)	
Accumulated other comprehensive income	_		_	(-))	
Total controlling interest shareholders' equity		959,476		849,180	
Noncontrolling interest		14,547	_	11,286	
TOTAL SHAREHOLDERS' EQUITY		974,023		860,466	
TOTAL SHAKEHOLDERS EQUIT					

See notes to consolidated financial statements.

UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF EARNINGS AND COMPREHENSIVE INCOME

(in thousands, except per share data)

(,,,,,,, _	Year Ended					
	Г	December 30, 2017	D	ecember 31, 2016	Γ	ecember 26, 2015
NET SALES	\$	3,941,182	\$	3,240,493	\$	2,887,071
COST OF GOODS SOLD	_	3,398,356		2,765,903		2,487,167
GROSS PROFIT		542,826		474,590		399,904
SELLING, GENERAL AND ADMINISTRATIVE EXPENSES		362,220		310,152		264,265
NET (GAIN) LOSS ON DISPOSITION OF ASSETS	_	(863)				172
EARNINGS FROM OPERATIONS		181,469		164,438		135,467
INTEREST EXPENSE		6,218		4,575		5,133
INTEREST INCOME		(731)		(541)		(294)
EQUITY IN EARNINGS OF INVESTEE	_	(25)		(267)	_	(374)
		5,462		3,767		4,465
EARNINGS BEFORE INCOME TAXES		176,007		160,671		131,002
INCOME TAXES	_	51,967		55,174		45,870
NET EARNINGS		124,040		105,497		85,132
LESS NET EARNINGS ATTRIBUTABLE TO NONCONTROLLING INTEREST		(4,528)		(4,318)		(4,537)
NET EARNINGS ATTRIBUTABLE TO CONTROLLING INTEREST	\$	119,512	\$	101,179	\$	80,595
EARNINGS PER SHARE - BASIC	\$	1.95	\$	1.66	\$	1.33
EARNINGS PER SHARE - DILUTED	\$	1.94	\$	1.65	\$	1.33
OTHER COMPREHENSIVE INCOME:						
OTHER COMPREHENSIVE GAIN (LOSS)		6,130	_	(2,703)	_	(7,257)
COMPREHENSIVE INCOME		130,170		102,794		77,875
LESS COMPREHENSIVE INCOME ATTRIBUTABLE TO NONCONTROLLING INTEREST	_	(4,884)		(2,660)		(3,213)
COMPREHENSIVE INCOME ATTRIBUTABLE TO CONTROLLING INTEREST	\$	125,286	\$	100,134	\$	74,662

See notes to consolidated financial statements.

UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY

(in thousands, except share and per share data)

(in thousands, except share and per share data)	Controlling Interest Shareholders' Equity													
	_					controll		cumulated	Aders	Equity				
	c	Common Stock	Ι	Additional Paid-In Capital		Retained Earnings	Com	Other prehensive arnings	Sto	mployees ock Notes eceivable		controlling Interest		Total
Balance at December 27, 2014	\$	59,952	\$	122,515	\$	502,334	\$	1,348	\$	(455)	\$	13,866	\$	699,560
Net earnings				-		80,595				, í		4,537		85,132
Foreign currency translation adjustment								(5,892)				(1,324)		(7,216)
Unrealized gain (loss) on investment								(41)						(41)
Noncontrolling interest associated with business														
acquisitions												1,019		1,019
Distributions to noncontrolling interest												(3,188)		(3,188)
Purchases of noncontrolling interest										—		(1,256)		(1,256)
Cash dividends - \$0.133 & \$0.140 per share -						(10 505)								(10 505)
semiannually		91		984		(16,507)								(16,507)
Issuance of 90,639 shares under employee stock plans Issuance of 226,812 shares under stock grant programs		227		1,685										1,075 1,912
Issuance of 195,162 shares under deferred compensation		227		1,005										1,912
plans		195		(195)										
Repurchase of 40,839 shares		(40)		26		(786)				304				(496)
Tax benefits from non-qualified stock options exercised		(+0)		370		(700)				504				370
Expense associated with share-based compensation				570										570
arrangements				1.846										1,846
Accrued expense under deferred compensation plans				4,048										4,048
Payments received on employee stock notes receivable				,						151				151
Balance at December 26, 2015	\$	60,425	\$	131,279	\$	565,636	\$	(4,585)	\$	_	\$	13,654	\$	766,409
Net earnings	-	,	-		-	101,179	-	(1,000)	-		-	4,318	-	105,497
Foreign currency translation adjustment						- , -		(1,316)				(1,658)		(2,974)
Unrealized gain (loss) on investment								271						271
Noncontrolling interest associated with business														
acquisitions												_		—
Distributions to noncontrolling interest												(3,280)		(3,280)
Net purchase and dissolution of noncontrolling interest				856								(1,748)		(892)
Cash dividends - \$0.140 & \$0.150 per share -														
semiannually						(17,680)								(17,680)
Issuance of 20,439 shares under employee stock plans		21		515										536
Issuance of 407,271 shares under stock grant programs		407		4,890										5,297
Issuance of 173,370 shares under deferred compensation plans		173		(173)										
Expense associated with share-based compensation		1/3		(1/3)										_
arrangements				2,208										2,208
Accrued expense under deferred compensation plans				5,074										5,074
Balance at December 31, 2016	\$	61,026	\$	144,649	\$	649,135	\$	(5,630)	\$		\$	11,286	\$	860,466
Net earnings	φ	01,020	φ	144,045	φ	119,512	φ	(3,030)	φ	_	φ	4,528	φ	124,040
Foreign currency translation adjustment						115,512		5,070				356		5,426
Unrealized gain (loss) on investment & foreign currency								704				000		704
Distributions to noncontrolling interest												(4,032)		(4,032)
Additional purchases of noncontrolling interest												2,409		2,409
Net purchase and dissolution of noncontrolling interest														
Cash dividends - \$0.150 & \$0.170 per share -														
semiannually						(19,607)								(19,607)
Issuance of 23,691 shares under employee stock plans		24		637										661
Issuance of 428,622 shares under stock grant programs		429		5,769										6,198
Issuance of 159,108 shares under deferred compensation														
plans		159		(159)										_
Repurchase of 445,740 shares		(446)		297		(12,828)								(12,977)
Expense associated with share-based compensation				2 646										0.017
arrangements				3,618										3,618
Accrued expense under deferred compensation plans	*	64.405	<i>•</i>	7,117	-		-		*		<i></i>		-	7,117
Balance at December 30, 2017	\$	61,192	\$	161,928	\$	736,212	\$	144	\$	_	\$	14,547	\$	974,023

See notes to consolidated financial statements

UNIVERSAL FOREST PRODUCTS, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS

(in thousands)	De	cember 30, 2017		ear Ended cember 31, 2016	De	cember 26, 2015
CASH FLOWS FROM OPERATING ACTIVITIES:						
Net earnings	\$	124,040	\$	105,497	\$	85,132
Adjustments to reconcile net earnings to net cash from operating activities:						
Depreciation		48,536		40,823		37,710
Amortization of intangibles		4,860		2,795		3,531
Expense associated with share-based and grant compensation arrangements Expense tax benefits from share-based compensation arrangements		3,805		2,335		1,955 (33)
Deferred income taxes (credits)		(8,629)		2,464		(1,369)
Equity in earnings of investee		(0,025)		(267)		(374)
Net (gain) loss on disposition of assets		(863)		(207)		172
Changes in:		()				
Accounts receivable		(30,787)		(5,119)		(26,007)
Inventories		(49,262)		(3,245)		34,139
Accounts payable and cash overdraft		21,159		11,259		4,798
Accrued liabilities and other	_	23,749	_	15,978	_	29,142
NET CASH FROM OPERATING ACTIVITIES		136,583		172,520		168,796
CASH FLOWS FROM INVESTING ACTIVITIES:						
Purchases of property, plant and equipment		(71,116)		(53,762)		(43,522)
Proceeds from sale of property, plant and equipment		2,919		3,126		2,843
Acquisitions, net of cash received		(60,587)		(80,077) (92,830)		(2,505)
Repayments of debt of acquiree Purchase and dissolution of remaining noncontrolling interest in subsidiary				(92,830)		(1,256)
Advances of notes receivable		(234)		(6,012)		(6,994)
Collections on notes receivable		1,509		7,899		11,446
Purchases of investments		(13,518)		(5,666)		(7,858)
Proceeds from sale of investments		5,103		2,568		1,115
Other		(1,735)		(2,011)		95
NET CASH USED IN INVESTING ACTIVITIES		(137,659)	_	(227,657)		(46,636)
CASH FLOWS FROM FINANCING ACTIVITIES:		(-))		())		(-,,
Borrowings under revolving credit facilities		758,287		131,002		297,711
Repayments under revolving credit facilities		(722,725)		(107,294)		(311,271)
Borrowings of debt		8,525		_		_
Repayment of debt		(13,347)				
Proceeds from issuance of common stock		660		536		1,074
Dividends paid to shareholders Distributions to noncontrolling interest		(19,607)		(17,680)		(16,507)
Repurchase of common stock		(4,032) (12,977)		(3,280)		(3,188) (800)
Other		(31)		(73)		(21)
NET CASH FROM (USED IN) FINANCING ACTIVITIES		(5,247)		3,211		(33,002)
Effect of exchange rate changes on cash		(3,247)		(1,927)		(1,221)
NET CHANGE IN CASH AND CASH EQUIVALENTS		(5,673)		(53,853)		87,937
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR		34,489		88,342		405
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF TEAK CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, END OF PERIOD	\$	28,816	\$	34,489	\$	88,342
CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, END OF PERIOD	φ	20,010	φ	54,405	φ	00,342
RECONCILIATION OF CASH AND CASH EQUIVALENTS AND RESTRICTED CASH:						
Cash and cash equivalents, beginning of period	\$	34,091	\$	87,756	\$	-
Restricted cash, beginning of period		398		586		405
Cash, cash equivalents, and restricted cash, beginning of period	\$	34,489	\$	88,342	\$	405
Cash and cash equivalents, end of period	\$	28,339	\$	34,091	\$	87,756
Restricted cash, end of period	-	477	-	398	-	586
Cash, cash equivalents, and restricted cash, end of period	\$	28,816	\$	34,489	\$	88,342
SUPPLEMENTAL INFORMATION:						
Interest paid	\$	6,020	\$	4,550	\$	5,118
Income taxes paid	Ψ	56,663	Ŷ	57,311	¥	42,767
NON-CASH INVESTING ACTIVITIES		2 5,005		,011		,,
Notes receivable exchanged for property		_		_		389
NON-CASH FINANCIŇG ACŤIVÍTIĚS:						
Common stock issued under deferred compensation plans	\$	5,116	\$	4,353	\$	3,461
Property exchanged for notes receivable						300
Acquisition earnout and noncompete adjustment prior to final purchase accounting		_		—		14,195

See notes to consolidated financial statements

UNIVERSAL FOREST PRODUCTS, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

A. <u>SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES</u>

OPERATIONS

We design, manufacture and market wood and wood-alternative products for large home centers and other retailers; structural lumber, engineered wood components, framing services, and other products for the construction market; specialty wood packaging, components, packing materials, and other wood-based products for various industries; and design, manufacture, and install customized interior fixtures used in retail and commercial structures for various markets.

PRINCIPLES OF CONSOLIDATION

The consolidated financial statements include our accounts and those of our wholly-owned and majority-owned subsidiaries and partnerships. In addition, we consolidate any entity which we own 50% or more and exercise control. Intercompany transactions and balances have been eliminated.

NONCONTROLLING INTEREST IN SUBSIDIARIES

Noncontrolling interest in results of operations of consolidated subsidiaries represents the noncontrolling shareholders' share of the income or loss of various consolidated subsidiaries. The noncontrolling interest reflects the original investment by these noncontrolling shareholders combined with their proportional share of the earnings or losses of these subsidiaries, net of distributions paid.

FISCAL YEAR

Our fiscal year is a 52 or 53 week period, ending on the last Saturday of December. Unless otherwise stated, references to 2017, 2016, and 2015 relate to the fiscal years ended December 30, 2017, December 31, 2016, and December 26, 2015, respectively. Fiscal year 2016 was comprised of 53 weeks, which contributed an additional \$60 million in sales in 2016 compared to fiscal years 2017, and 2015, which were comprised of 52 weeks.

FAIR VALUE DISCLOSURES OF FINANCIAL INSTRUMENTS

We follow ASC Topic 820, *Fair Value Measurements and Disclosures*, which provides a consistent definition of fair value, focuses on exit price, prioritizes the use of market-based inputs over entity-specific inputs for measuring fair value and establishes a three-tier hierarchy for fair value measurements. This topic requires fair value measurements to be classified and disclosed in one of the following three categories:

- · Level 1 Financial instruments with unadjusted, quoted prices listed on active market exchanges.
- Level 2 Financial instruments lacking unadjusted, quoted prices from active market exchanges, including overthe-counter traded financial instruments. Financial instrument values are determined using prices for recently traded financial instruments with similar underlying terms and direct or indirect observational inputs, such as interest rates and yield curves at commonly quoted intervals.
- Level 3 Financial instruments not actively traded on a market exchange and there is little, if any, market activity. Values are determined using significant unobservable inputs or valuation techniques.

CASH AND CASH EQUIVALENTS

Cash and cash equivalents consist of cash and highly-liquid investments purchased with an original maturity of three months or less.

Restricted cash consists of amounts required to be held for loss funding totaling \$0.5 million and \$0.4 million as of December 30, 2017 and December 31, 2016, respectively.

In November 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standard Update (ASU) No. 2016-18, "Statement of Cash Flows (Topic 230)" (ASU 2016-18). Under ASU 2016-18, an entity will be required to explain changes in the statement of cash flows during the period in the total of cash, cash equivalents, and amounts generally described as restricted cash or restricted cash equivalents. Therefore, amounts generally described as restricted cash and restricted cash equivalents should be included with cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts shown on the statement of cash flows. The amendments in this update should be applied using retrospective transition method to each period presented. Companies are required to adopt the new standard for fiscal years beginning after December 15, 2017. Early adoption of ASU 2016-18 is permitted, including adoption in an interim period. The Company has early adopted this standard during the first quarter of 2017.

INVESTMENTS

Investments are deemed to be "available for sale" and are, accordingly, carried at fair value being the quoted market value. Unrealized investment gains or losses, net of deferred taxes, are reported as a separate component of comprehensive income or loss until sold.

ACCOUNTS RECEIVABLE AND ALLOWANCES

We perform periodic credit evaluations of our customers and generally do not require collateral. Accounts receivable are due under a range of terms we offer to our customers. Discounts are offered, in most instances, as an incentive for early payment.

We base our allowances related to receivables on historical credit and collections experience, and the specific identification of other potential problems, including the general economic climate. Actual collections can differ, requiring adjustments to the allowances. Individual accounts receivable balances are evaluated on a monthly basis, and those balances considered uncollectible are charged to the allowance.

The following table presents the activity in our accounts receivable allowances (in thousands):

	Beginning Balance	Additions Charged to Costs and Expenses	Deductions*	Ending Balance
Year Ended December 30,2017:				
Allowance for possible losses on accounts receivable	\$ 2,845	\$ 28,102	\$ (28,523)	\$ 2,424
Year Ended December 31, 2016:				
Allowance for possible losses on accounts receivable	\$ 2,672	\$ 28,405	\$ (28,232)	\$ 2,845
Year Ended December 26, 2015:				
Allowance for possible losses on accounts receivable	\$ 2,390	\$ 20,538	\$ (20,256)	\$ 2,672

* Includes accounts charged off, discounts given to customers and actual customer returns and allowances.

We record estimated sales returns, discounts, and other applicable adjustments as a reduction of net sales in the same period revenue is recognized.

Accounts receivable retainage amounts related to long term construction contracts totaled \$4.8 million and \$6.0 million as of December 30, 2017 and December 31, 2016, respectively. All amounts are expected to be collected within 18 months. Concentration of accounts receivable related to our largest customer totaled \$55.9 million and \$34.0 million as of December 30, 2017 and December 31, 2016, respectively.

INVENTORIES

Inventories are stated at the lower of cost or market. The cost of inventories includes raw materials, direct labor, and manufacturing overhead. Cost is determined on a weighted average basis. Raw materials consist primarily of unfinished wood products expected to be manufactured or treated prior to sale, while finished goods represent various manufactured and treated wood products ready for sale. We have inventory on consignment at customer locations valued at \$14.8 million as of December 30, 2017 and \$12.2 million as of December 31, 2016.

PROPERTY, PLANT, AND EQUIPMENT

Property, plant, and equipment are stated at cost. Expenditures for renewals and betterments are capitalized, and maintenance and repairs are expensed as incurred. Amortization of assets held under capital leases is included in depreciation and amortized over the shorter of the estimated useful life of the asset or the lease term. Depreciation is computed principally by the straight-line method over the estimated useful lives of the assets as follows:

Land improvements	5 to 15 years
Buildings and improvements	10 to 32 years
Machinery, equipment and office furniture	2 to 8 years

LONG-LIVED ASSETS

In accordance with ASC 360, *Property, Plant, and Equipment* ("ASC 360"), when an indicator of potential impairment exists, we evaluate the recoverability of our long-lived assets by determining whether unamortized balances could be recovered through undiscounted future operating cash flows over the remaining lives of the assets. If the sum of the expected future cash flows was less than the carrying value of the assets, an impairment loss would be recognized for the excess of the carrying value over the fair value.

LEASES

In February 2016, the Financial Accounting Standards Board (FASB) issued Accounting Standard Update (ASU) No. 2016-02, "Leases (Topic 842)" (ASU 2016-02). Under ASU 2016-02, an entity will be required to recognize assets and liabilities for the rights and obligations created by leases on the entity's balance sheet for both finance and operating leases. For leases with a term of 12 months or less, an entity can elect to not recognize lease assets and lease liabilities and expense the lease over a straight-line basis for the term of the lease. ASU 2016-02 will require new disclosures that depict the amount, timing, and uncertainty of cash flows pertaining to an entity's leases. Companies are required to adopt the new standard for annual and interim periods beginning after December 15, 2018. Early adoption of ASU 2016-02 is permitted. The FASB has tentatively decided to amend certain aspects of its new leasing standard in an attempt to provide a relief from implementation costs. Specifically, entities may elect not to restate their comparative periods in the period of adoption when transitioning to the new standard. The Company plans to continue to evaluate the effect of the new leasing guidance in 2018; therefore, the quantitative impact has not yet been determined however the Company anticipates only a balance sheet impact.

GOODWILL

Our annual testing date for evaluating goodwill and indefinite-lived intangible asset impairment is the first day of the Company's fourth fiscal quarter for all reporting units. Additionally, the Company reviews various triggering events throughout the year to ensure that a mid-year impairment analysis is not required.



FOREIGN CURRENCY

Our foreign operations use the local currency as their functional currency. Accordingly, assets and liabilities are translated at exchange rates as of the balance sheet date and revenues and expenses are translated using weighted average rates, with translation adjustments included as a separate component of shareholders' equity. Gains and losses arising from re-measuring foreign currency transactions are included in earnings.

INSURANCE RESERVES

Our wholly-owned insurance company, Ardellis Insurance Ltd.("Ardellis"), was incorporated on April 21, 2001 under the laws of Bermuda and is licensed as a Class 3A insurer under the Insurance Act 1978 of Bermuda. On April 14, 2017 the U.S. Branch of Ardellis Insurance Ltd. was granted its Certificate of Authority to transact property and casualty insurance lines as an admitted carrier in the State of Michigan.

We are primarily self-insured for certain employee health benefits, and have self-funded retentions for general liability, automobile liability, property and workers' compensation. We are fully self-insured for environmental liabilities. The general liability, automobile liability, property, workers' compensation, and certain environmental liabilities are managed through Ardellis; the related assets and liabilities of which are included in the consolidated financial statements as of December 30, 2017 and December 31, 2016. Our policy is to accrue amounts equal to actuarially determined or internally computed liabilities. The actuarial and internal valuations are based on historical information along with certain assumptions about future events. Changes in assumptions for such matters as legal actions, medical cost trends, and changes in claims experience could cause these estimates to change in the future.

In addition to providing coverage for the Company, Ardellis provides Excess Loss Insurance (primarily medical and prescription drug) to certain third parties. As of December 30, 2017, Ardellis had 30 such contracts in place. Reserves associated with these contracts were \$3.4 million at December 30, 2017 and \$2.5 million at December 31, 2016, and are accrued based on third party actuarial valuations of the expected future liabilities.

INCOME TAXES

Deferred income tax assets and liabilities are computed for differences between the financial statement and tax basis of assets and liabilities that will result in taxable or deductible amounts in the future. Such deferred income tax asset and liability computations are based on enacted tax laws and rates. Valuation allowances are established when necessary to reduce deferred income tax assets to the amounts expected to be realized. Income tax expense is the tax payable or refundable for the period plus or minus the change during the period in deferred income tax assets and liabilities.

REVENUE RECOGNITION

On May 28, 2014, the FASB issued ASU No. 2014-09 (Accounting Standard Codification 606), Revenue from Contracts with Customers, which will replace most existing revenue recognition guidance in U.S. GAAP. The core principle of the ASU is that an entity should recognize revenue for the transfer of goods or services equal to the amount that it expects to be entitled to receive for those goods or services. The ASU requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments. The Company is currently finalizing its evaluation of the impact of adopting this new guidance, which is not expected to materially impact the Company's financial condition or results of operations. The five-step model has been applied to existing contracts with customers, and based upon this review, the Company does not expect the adoption of ASU 2014-09 to have a material quantitative impact on its consolidated financial statements, as the timing of revenue recognition for product sales will continue to occur at the point of shipment. Other types of revenue, such as installation and framing, which are immaterial to our total revenue, will continue to be recognized over the appropriate period of time. As required by the standard, the Company expects to make additional disclosures related to the nature, timing and uncertainty of revenue and cash flows arising from contracts with customers. The Company will adopt this standard in the first quarter of fiscal year 2018 using the modified retrospective.

Revenue is recognized at the time the product is shipped to the customer. Generally, title passes at the time of shipment. In certain circumstances, the customer takes title when the shipment arrives at the destination. However, our shipping process is typically completed the same day.

Earnings on construction contracts are reflected in operations using percentage-of-completion accounting, under either the cost to cost or units of delivery methods, depending on the nature of the business at individual operations. Under percentage-of-completion using the cost to cost method, revenues and related earnings on construction contracts are measured by the relationships of actual costs incurred related to the total estimated costs. Under percentage-of-completion using the units of delivery method, revenues and related earnings on construction contracts are measured by the relationships of actual units produced related to the total number of units. Revisions in earnings estimates on the construction contracts are recorded in the accounting period in which the basis for such revisions becomes known. Projected losses on individual contracts are charged to operations in their entirety when such losses become apparent.

Our construction contracts are generally entered into with a fixed price and completion of the projects can range from 6 to 18 months in duration. Therefore, our operating results are impacted by, among many other things, labor rates and commodity costs. During the year, we update our estimated costs to complete our projects using current labor and commodity costs and recognized losses to the extent that they exist.

The following table presents the balances of percentage-of-completion accounts on December 30, 2017 and December 31, 2016 which are included in other current assets and other accrued liabilities, respectively (in thousands):

	Dec	ember 30, 2017	Dec	ember 31, 2016
Cost and Earnings in Excess of Billings	\$	5,005	\$	2,573
Billings in Excess of Cost and Earnings		4,435		4,748

SHIPPING AND HANDLING OF PRODUCT

Shipping and handling costs that are charged to and reimbursed by the customer are recognized as revenue. Costs incurred related to the shipment and handling of products are classified in cost of goods sold.

EARNINGS PER SHARE

The computation of earnings per share ("EPS") is as follows (in thousands), which incorporate the retroactive effect of the Company's 3 for 1 stock split:

	De	cember 30, 2017	30, December 31, 2016		De	cember 26, 2015
Numerator:						
Net earnings attributable to controlling interest	\$	119,512	\$	101,179	\$	80,595
Adjustment for earnings allocated to non-vested restricted common stock		(2,225)		(1,595)		(1,059)
Net earnings for calculating EPS	\$	117,287	\$	99,584	\$	79,536
Denominator:						
Weighted average shares outstanding		61,416		61,089		60,552
Adjustment for non-vested restricted common stock		(1,143)		(963)		(795)
Shares for calculating basic EPS		60,273		60,126		59,757
Effect of dilutive stock options		90		99		108
Shares for calculating diluted EPS		60,363		60,225		59,865
Net earnings per share:						
Basic	\$	1.95	\$	1.66	\$	1.33
Diluted	\$	1.94	\$	1.65	\$	1.33

No options were excluded from the computation of diluted EPS for 2017, 2016, or 2015.

USE OF ACCOUNTING ESTIMATES

The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements as well as the reported amounts of revenues and expenses during the reporting period. We believe our estimates to be reasonable; however, actual results could differ from these estimates.

B. <u>FAIR VALUE</u>

We apply the provisions of ASC 820, *Fair Value Measurements and Disclosures*, to assets and liabilities measured at fair value. Assets and liabilities measured at fair value are as follows:

		l	Decer	nber 30, 201	17			December 31, 2016					
(in thousands)	P N	Quoted rrices in Active Aarkets Level 1)	0	rices with Other bservable Inputs Level 2)		Total	l I	Quoted Prices in Active Markets Level 1)	Ol	rices with Other bservable Inputs Level 2)		Total	
Money market funds	\$	64	\$	3,071	\$	3,135	\$	64	\$	178	\$	242	
Fixed income funds		1,182		6,974		8,156		1,676		2,592		4,268	
Equity securities		10,710				10,710		5,609		—		5,609	
Mutual funds:													
Domestic stock funds		367		—		367		760		—		760	
International stock funds		91		_		91		72		_		72	
Target funds		270		—		270		235		—		235	
Bond funds		209		—		209		201				201	
Total mutual funds		937				937		1,268				1,268	
Total	\$	12,893	\$	10,045	\$	22,938	\$	8,617	\$	2,770	\$	11,387	
Assets at fair value	\$	12,893	\$	10,045	\$	22,938	\$	8,617	\$	2,770	\$	11,387	

We maintain money market, mutual funds, bonds, and/or stocks in our non-qualified deferred compensation plan and our wholly owned licensed captive insurance company. These funds are valued at prices quoted in an active exchange market and are included in "Cash and Cash Equivalents", "Investments", and "Other Assets". We have elected not to apply the fair value option under ASC 825, *Financial Instruments*, to any of our financial instruments except for those expressly required by U.S. GAAP.

The valuations of the Level 2 assets or liabilities rely on quoted prices in markets that are not active or observable inputs over the full term of the asset or liability.

We do not maintain any Level 3 assets or liabilities that would be based on significant unobservable inputs.

During 2017, our wholly-owned captive, Ardellis Insurance Ltd. ("Ardellis") transferred \$4.1 million in fixed income securities from its Investment Account and purchased an additional \$4.1 million in fixed income securities which are held in a newly formed collateral trust account in line with regulatory requirements in the State of Michigan to allow Ardellis to act as an admitted carrier in the State. These funds are intended to safeguard the insureds of the Michigan Branch of Ardellis. The funds are classified as "Restricted Investments".

In accordance with our investment policy, our wholly-owned company, Ardellis Insurance Ltd. ("Ardellis"), maintains an investment portfolio, totaling \$18.9 million as of December 30, 2017, consisting of mutual funds, domestic and international stocks, and fixed income bonds.

Ardellis' available for sale investment portfolio consists of the following:

	D	ecember 30,201	17	1	December 31,20	16
		Unrealized	T • V I	0 /	D • X I	
	Cost	Gain/(Loss)	Fair Value	Cost	Gain/(Loss)	Fair Value
Fixed Income	\$ 8,170	\$ (14)	\$ 8,156	\$ 4,310	\$ (43)	\$ 4,267
Equity	9,185	1,524	10,709	5,181	428	5,609
Mutual Funds				481	(9)	472
Total	\$ 17,355	\$ 1,510	\$ 18,865	\$ 9,972	\$ 376	\$ 10,348

Our Fixed Income investments consist of short, intermediate, and long term bonds, as well as fixed blend bonds. Within the fixed income investments, we maintain a specific mixture of US treasury notes, US agency mortgage backed securities, private label mortgage backed securities, and various corporate securities. Our equity investments consist of small, mid, and large cap growth and value funds, as well as international equity. The net pre-tax unrealized gain was \$1.5 million. Carrying amounts above are recorded in the investments and restricted investments line items within the balance sheet as of December 30, 2017. During 2017, Ardellis reported a net realized gain of \$256 thousand which was recorded in interest income on the statement of earnings.

C. <u>BUSINESS COMBINATIONS</u>

We completed the following business combinations in fiscal 2017 and 2016, which were accounted for using the purchase method (in thousands).

C	A		Inter shi	Net	0				
Company	Acquisition		Intangible	0	Operating				
Name	Date	Purchase Price	Assets	Assets	Segment				
	October 16, 2017	\$931 cash paid for 100% asset purchase	\$ 909	\$ 22	All Other				
Silverwater Box	A manufacturer and dis	stributor of total packaging s	olutions in timber	, plastic, steel, fib	erglass, and				
	cardboard. Silverwater	Box has annual sales of ap	proximately \$2.8 r	nillion. The acqui	isition of				
	Silverwater Box allows	s us to make progress on our	goal of becoming	a global provider	of				
	packaging solutions.								
		\$5,042							
	May 26, 2017	cash paid for 100% asset	\$ 4,880	\$ 162	South				
		purchase							
Go Boy Pallets, LLC ("Go Boy")	A manufacturer and dis	stributor of industrial pallets	and packaging in	Georgia and Nort	h				
	Carolina. Go Boy has	annual sales of approximate	ly \$8 million. The	e acquisition of Go	o Boy				
	enabled us to expand o	ur industrial packaging prod	uct offering and lu	imber sourcing in	this region.				
	^	\$31,818							
	March 6, 2017	cash paid for 100% asset	\$ 7,653	\$ 24,165	South				
		purchase							
Robbins Manufacturing Co.	A manufacturer of treated wood products with facilities in Florida, Georgia, and North								
("Robbins")	Carolina. Robbins has annual sales of approximately \$86 million. The acquisition of Robbins								
	allowed us to expand o	ur presence in this region an	d serve customers	more cost effectiv	vely.				



				Net							
Company	Acquisition	D. J. D. D. S.	Intangible	Tangible	Operating						
Name	Date	Purchase Price \$22,789	Assets	Assets	Segment						
	March 6, 2017	cash paid for 100% asset	\$ 14,341	\$ 8,448	North						
Quality Hardwood Sales, LLC	A	purchase	· · · · · · · · · · · · · · · · · · ·								
("Quality")	homes and recreational	pplier of hardwood products l vehicles. Quality has annu enabled us to expand our pro	al sales of approxi	mately \$30 millio	n. The						
	November 29, 2016	\$9,449 cash paid for 100% stock purchase	\$ 8,553	\$ 896	All Other						
The UBEECO Group Pty. Ltd.	A manufacturer and dis	stributor of a variety of woo	d packaging and a	lternative material	products,						
("Ubeeco")		, pallets, skids, protective pa									
	lumber. Ubeeco has annual sales of approximately \$20 million. The acquisition of Ubeeco allows										
	us to make progress on our goal of becoming a global provider of packaging solutions.										
		\$66,691									
		cash paid for 100% stock									
		purchase which includes \$11,337 in net cash									
	September 16, 2016	received. Also, paid	\$ 17,455	\$ 49,236	All Other						
	September 10, 2010	\$86,294 to retire	φ 17,100	\$ 15,200	rin Ouler						
		outstanding debt and									
		\$6,536 of certain other									
		obligations.									
idX Holdings, Inc. ("idX")	A designer, manufacturer, and installer of customized interior fixtures and related product a variety of commercial structures. idX had annual sales of \$300 million. The acquisition enables us to enhance our design, product and service offering to become a tier 1 supplies interior fixtures to retail customers, and continue to use idX's capabilities to continue to on new markets for growth. Our goal is to achieve long-term synergies, including: a. Eliminating redundant administrative support costs. b. Using the scale advantage of the Company to reduce material cost common raw materials. Utilizing manufacturing capacity of certain existing locations to s										
		idX.		· c							
		Utilizing idX's international certain products.	i rootprint to ident	ity sourcing oppor	unnues for						
		Cross selling one another's	products and servi	ces with our respe	ctive						
	е.	customers.		-							
	f.	Collaborating on new produ	ct development.								
		\$1,246 cash paid for asset purchase			North						
Seven D Truss, L.P.		stributor of roof and floor tru									
	-	isition of 7D gave us the op	portunity to conso	lidate operations v	vith our						
	Gordon, Pennsylvania										
	June 30, 2016	\$10,787 cash paid for 100% stock purchase plus \$500 holdback.	\$ 6,817	\$ 4,248	West						
Idaho Western, Inc. ("IWI")	A supplier of products	ranging from lumber and pl	ywood to siding a	nd doors. IWI had	annual						
	sales of approximately	\$21 million. The acquisitio blidate with our Rapid Wood	n of IWI allowed								

Company Name	Acquisition Date	Purchase Price	Intangible Assets	Net Tangible Assets	Operating Segment
Name	Date	\$7,506	Assets	Assets	Segment
	November 24, 2014	November 24, 2014 cash paid for controlling			
	(majority interest) April 15, 2016	interest and \$1,877	\$ 7,885	\$ 1,498	West
	(minority interest)	cash paid for noncontrolling asset purchase			
		l packaging and services bas iisition of Packnet gave us th			
	April 15, 2016	\$1,682 cash paid for asset purchase plus \$205 assumed liability	\$	\$ 1,887	North
Capital Components & Millwork, Inc. ("CCM")	Virginia. CCM had app	d trim for customers in the g proximately \$16.6 million in ct offering in the Washingto	annual sales. The		

The intangible assets for each acquisition were finalized and allocated to their respective identifiable intangible asset and goodwill accounts during 2017, excluding Silverwater Box.

At December 30, 2017, the amounts assigned to major intangible classes for the business combinations mentioned above are as follows (in thousands):

	Non- Compete Agreements	Customer <u>Relationships</u>	Tradename	Goodwill	Goodwill - Tax Deductible
Silverwater Box	\$ —	\$ —	\$ —	\$ 909	\$ —
Go Boy	225	4,655			4,880
Robbins	560	3,530	450	3,113	7,653
Quality	830	5,720	400	7,391	14,341
Ubeeco	183	3,847	575	3,948	
idX	2,630		4,500	10,325	—
7D	405			_	405
IWI		2,570	1,070	3,177	_

The business combinations mentioned above were not significant to our operating results individually or in aggregate, and thus pro forma results for 2017 and 2016 are not presented.

E. <u>GOODWILL AND OTHER INTANGIBLE ASSETS</u>

Goodwill represents the excess of the purchase price over the fair value of net tangible and identifiable intangible assets of acquired businesses. Goodwill and intangible assets deemed to have indefinite lives are not amortized, but are subject to impairment tests at least annually in accordance with ASC 350, Intangibles-Goodwill and Other. We review the carrying amounts of goodwill and other non-amortizable intangibles by reporting unit to determine if such assets may be

impaired. As the carrying amount of these assets are recoverable based upon a discounted cash flow and market approach analysis, no impairment was recognized.

The changes in the net carrying amount of goodwill by reporting segment for the years ended December 30, 2017 and December 31, 2016, are as follows (in thousands):

	North	South	West	All Other	Total
Balance as of December 26, 2015	43,253	43,625	84,553	9,559	180,990
2016 Acquisitions		—	3,177	14,329	17,506
Foreign Exchange, Net	133			(94)	39
Balance as of December 31, 2016	43,386	43,625	87,730	23,794	198,535
2017 Acquisitions	7,391	3,113	_	909	11,413
Foreign Exchange, Net	350			2,346	2,696
Balance as of December 30, 2017	\$ 51,127	\$ 46,738	\$ 87,730	\$ 27,049	\$ 212,644

Indefinite-lived intangible assets totaled \$7.4 million and \$2.3 million as of December 30, 2017 and December 31, 2016 related to the idX, International, and Consumer Products reporting units which is included in the All Other reportable segment.

The following amounts were included in other amortizable intangible assets, net as of December 30, 2017 and December 31, 2016 (in thousands):

	2017		2017 2016	
	Assets	Accumulated Amortization	Assets	Accumulated Amortization
Non-compete agreements	\$ 9,841	\$ (4,208)	\$ 5,411	\$ (1,954)
Customer relationships	31,630	(5,986)	25,503	(4,351)
Licensing agreements	4,589	(3,450)	4,589	(2,991)
Patents	792	(254)	704	(180)
Tradename	2,420	(464)		
Total	\$ 49,272	\$ (14,362)	\$ 36,207	\$ (9,476)

Amortization is computed principally by the straight-line method over the estimated useful lives of the intangible assets as follows:

		Weighted Average
Intangible Asset Type	Estimated Useful Life	Amortization Period
Non-compete agreements	5 to 15 years	7.1 years
Customer relationship	5 to 15 years	13.5 years
Licensing agreements	10 years	10 years
Tradename (amortizable)	5 to 15 years	12.9 years

Amortization expense of intangibles totaled \$4.9 million, \$2.8 million and \$3.5 million in 2017, 2016 and 2015, respectively. The estimated amortization expense for intangibles for each of the five succeeding fiscal years is as follows (in thousands):

2018	\$ 4,879
2019	4,264
2020	3,234
2021	2,979
2022	2,676
Thereafter	16,878
Total	\$ 34,910

F. <u>DEBT</u>

On December 17, 2012, we entered into an unsecured Note Purchase Agreement (the "Agreement") under which we issued our 3.89% Series 2012 A Senior Notes, due December 17, 2022, in the aggregate principal amount of \$35 million and our 3.98% Series 2012 B Senior Notes, due December 17, 2024, in the aggregate principal amount of \$40 million. Proceeds from the sale of the Series A Senior Notes and Series B Senior Notes were used to repay amounts due on our existing Series 2002-A Senior Notes, Tranche B totaling \$40 million and our revolving credit facility.

On November 3, 2014, the Company entered into a five-year, \$295 million unsecured revolving credit facility with a syndicate of U.S. banks led by JPMorgan Chase Bank, N.A., as administrative agent and Wells Fargo Bank, N.A., as syndication agent. The facilities include up to \$45 million which may be advanced in the form of letters of credit, and up to \$100 million (U.S. dollar equivalent) which may be advanced in Canadian dollars, Australian dollars, pounds Sterling, Euros and such other foreign currencies as may subsequently be agreed upon among the parties. This facility replaced our \$265 million unsecured revolving credit facility. Cash borrowings are charged interest based upon an index selected by the Company, plus a margin that is determined based upon the index selected and upon the financial performance of the Company and certain of its subsidiaries. The Company is charged a facility fee on the entire amount of the lending commitment, at a per annum rate ranging from 15 to 32.5 basis points, also determined based upon the Company's performance. The facility fee is payable quarterly in arrears.

Outstanding letters of credit extended on our behalf on December 30, 2017 and December 31, 2016 aggregated \$26.5 million and \$25.5 million; respectively, which includes approximately \$9.8 million related to industrial development revenue bonds. The Company had an outstanding balance of \$59.4 million and 23.9 million on its revolver at December 30, 2017, and December 31, 2016, respectively. After considering letters of credit, the Company had \$225.7 million and \$261.3 million in remaining availability on its revolver on December 30, 2017, and December 31, 2016, respectively. Additionally, we have \$150 million in availability under a "shelf agreement" for long term debt with a current lender. Letters of credit have one year terms and include an automatic renewal clause. The letters of credit related to industrial development revenue bonds are charged an annual interest rate of 110 basis points, based upon our financial performance. The letters of credit related to workers' compensation are charged an annual interest rate of 75 basis points.

Long-term debt obligations are summarized as follows on December 30, 2017 and December 31, 2016 (amounts in thousands):

	2017	2016
Series 2012 Senior Notes Tranche A, due on December 17, 2022, interest payable semi-annually at 3.89%	\$ 35,000	\$ 35,000
Series 2012 Senior Notes Tranche B, due on December 17, 2024, interest payable semi-annually at 3.98%	40,000	40,000
Revolving credit facility totaling \$295 million due on November 3, 2019, interest payable monthly at a floating rate (2.41% on December 30, 2017 and 1.67% on December 31,		
2016)	59,422	23,860
Series 1999 Industrial Development Revenue Bonds, due on August 1, 2029, interest payable monthly at a floating rate (1.08% on December 30, 2017 and 0.52% on December 31,		
2016)	3,300	3,300
Series 2000 Industrial Development Revenue Bonds, due on October 1, 2020, interest		
payable monthly at a floating rate (1.14% on December 30, 2017 and 0.59% on December 31, 2016)	2,700	2,700
Series 2002 Industrial Development Revenue Bonds, due on December 1, 2022, interest payable monthly at a floating rate (1.13% on December 30, 2017 and 0.57% on December 31,		
2016)	3,700	3,700
Capital leases and foreign affiliate debt	2,058	3,336
	146,180	111,896
Less current portion	(1,329)	(2,634)
Less debt issuance costs	(177)	(203)
Long-term portion	\$ 144,674	\$ 109,059

Financial covenants on the unsecured revolving credit facility and unsecured notes include minimum interest coverage tests and a maximum leverage ratio. The agreements also restrict the amount of additional indebtedness we may incur and the amount of assets which may be sold among other industry standard covenants. We were within all of our lending requirements on December 30, 2017 and December 31, 2016.

On December 30, 2017, the principal maturities of long-term debt and capital lease obligations are as follows (in thousands):

2018	\$ 1,329
2019	59,737
2020	2,891
2021	135
2022	38,788
Thereafter	43,300
Total	\$ 146,180

On December 30, 2017, the estimated fair value of our long-term debt, including the current portion, was \$148.0 million, which was \$1.8 million more than the carrying value. The estimated fair value is based on rates anticipated to be available to us for debt with similar terms and maturities. We consider the valuations of our long-term debt, including the current portion, to be Level 2 liabilities which rely on quoted prices in markets that are not active or observable inputs over the full term of the liability.

G. <u>LEASES</u>

We lease certain real estate under operating lease agreements with original terms ranging from one to ten years. We are required to pay real estate taxes and other occupancy costs under these leases. Certain leases carry renewal options of five to fifteen years. We also lease motor vehicles, equipment, and an aircraft under operating lease agreements for

periods of one to ten years. Future minimum payments under non-cancelable operating leases on December 30, 2017 are as follows (in thousands):

	Operating Leases	
2018	\$	19,405
2019		13,187
2020		9,967
2021		7,778
2022		5,947
Thereafter		17,640
Total minimum lease payments	\$	73,924

Rent expense was approximately \$22.3 million, \$10.5 million, and \$6.3 million in 2017, 2016, and 2015, respectively.

H. DEFERRED COMPENSATION

We have a program whereby certain executives irrevocably elected to defer receipt of certain compensation in 1985 through 1988. Deferred compensation payments to these executives will commence upon their retirement. We purchased life insurance on these executives, payable to us in amounts which, if assumptions made as to mortality experience, policy dividends, and other factors are realized, will accumulate cash values adequate to reimburse us for all payments for insurance and deferred compensation obligations. In the event cash values are not sufficient to fund such obligations, the program allows us to reduce benefit payments to such amounts as may be funded by accumulated cash values. The deferred compensation liabilities and related cash surrender value of life insurance policies totaled \$2.0 million and \$2.4 million on December 30, 2017 and December 31, 2016, respectively, and are included "Other Liabilities" and "Other Assets," respectively.

We also maintain a non-qualified deferred compensation plan (the "Plan") for the benefit of senior management employees who may elect to defer a portion of their annual bonus payments and salaries. The Plan provides investment options similar to our 401(k) plan, including our stock. The investment in our stock is funded by the issuance of shares to a Rabbi trust, and may only be distributed in kind. Assets held by the Plan totaled approximately \$1.0 million and \$0.9 million on December 30, 2017 and December 31, 2016 respectively, and are included in "Other Assets." Related liabilities totaled \$22.6 million and \$17.4 million on December 30, 2017 and December 30, 2017 and December 31, 2016, respectively, and are included in "Other Liabilities" and "Shareholders' Equity." Assets associated with the Plan are recorded at fair market value. The related liabilities are recorded at fair market value, with the exception of obligations associated with investments in our stock which are recorded at the market value on the date of deferral.

I. <u>COMMON STOCK</u>

In April 2002, our shareholders approved the 2002 Employee Stock Purchase Plan ("Stock Purchase Plan") to succeed the Employee Stock Purchase Plan originally approved in 1994. In April 2008, our shareholders authorized additional shares to be allocated to the Stock Purchase Plan and extended the term of the Stock Purchase Plan to 2018. The plan allows eligible employees to purchase shares of our stock at a share price equal to 85% of fair market value on the purchase date. We have expensed the fair value of the compensation associated with these awards, which approximates the discount. The amount of expense is nominal.

In April 1994, our shareholders approved the Directors' Retainer Stock Plan ("Stock Retainer Plan"). In April 2007, our shareholders authorized additional shares to be issued pursuant to this plan. The Stock Retainer Plan allows eligible members of the Board of Directors to defer the cash portion of their retainer and committee fees and receive shares of our stock at the time of or following their retirement, disability or death. The number of shares to be received is equal to the amount of the cash portion of their retainer and committee fees deferred multiplied by 110%, divided by the fair market value of a share of our stock at the time of deferral. The number of shares is increased by the amount of dividends paid on the Company's common stock. We recognized expense for this plan of \$1.7 million in 2017, \$0.7 million in 2016,

and \$0.6 million in 2015. Effective January 1, 2017, this plan was amended to allow directors to defer payment of the annual retainer paid in the form of our common stock.

On April 15, 2010, our shareholders approved an amended and restated Long Term Stock Incentive Plan (the "LTSIP"). The LTSIP reserves 1,000,000 shares, plus a balance of unused shares from prior plans of approximately 1.6 million shares, plus an annual increase of no more than 200,000 shares per year which may be added on the dates of our annual shareholder meetings. The LTSIP provides for the grant of stock options, stock appreciation rights, restricted stock, performance shares and other stock-based awards.

On October 18, 2017, the Board of Directors approved a three-for-one split of the Company's outstanding shares of common stock effected as a stock dividend. On November 14, 2017, shareholders of record as of October 31, 2017, received two additional shares for each share held on the record date.

There is no unrecognized compensation expense remaining for stock options in 2017, 2016, and 2015.

A summary of the nonvested restricted stock awards granted under the LTSIP is as follows:

	Restricted Awards	Weighted- Average Grant Date Fair Value	Unrecognized Compensation Expense (in millions)	Weighted- Average Period to Recognize Expense
Nonvested at December 27, 2014	771,258	12.13	1.7	1.81 years
Granted	228,963	18.00		
Vested	(364,926)	12.87		
Forfeited	(11,547)	16.28		
Nonvested at December 26, 2015	623,748	13.66	5.2	2.53 years
Granted	350,892	23.96		
Vested	(180,465)	15.66		
Forfeited	(2,643)	21.45		
Nonvested at December 31, 2016	791,532	19.32	4.8	1.51 years
Granted	388,248	32.03		
Vested	(141,111)	12.71		
Forfeited	(5,043)	30.14		
Nonvested at December 30, 2017	1,033,626	\$ 24.24	\$ 7.1	1.31 years

Under the Stock Purchase Plan and LTSIP, we recognized share-based compensation expense of \$3.6 million, \$2.2 million, and \$1.8 million and the related total income tax benefits of \$1.0 million, \$1.1 million, and \$0.9 million in 2017, 2016 and 2015, respectively.

In 2017, 2016 and 2015, cash received from option exercises and share issuances under our plans was \$0.7 million, \$0.5 million and \$1.1 million, respectively. The actual tax benefit realized in 2017, 2016 and 2015 for the tax deductions from option exercises totaled \$0.0 million, \$0.0 million and \$0.4 million, respectively.

On November 14, 2001, the Board of Directors approved a share repurchase program (which succeeded a previous program) allowing us to repurchase up to 2.5 million shares of our common stock. On October 14, 2010, our Board authorized an additional 2 million shares to be repurchased under our share repurchase program. We repurchased 445,740 and 0 shares under this program in 2017 and 2016, respectively. As of December 30, 2017, the cumulative total authorized shares available for repurchase is approximately 2.7 million shares.

J. <u>RETIREMENT PLANS</u>

We have a profit sharing and 401(k) plan for the benefit of substantially all of our employees, excluding the employees of certain wholly-owned subsidiaries. Amounts contributed to the plan are made at the discretion of the Board



of Directors. We matched 25% of employee contributions in 2017, 2016, and 2015, on a discretionary basis, totaling \$4.8 million, \$4.4 million, and \$2.4 million respectively. The basis for matching contributions may not exceed the lesser of 6% of the employee's annual compensation or the IRS limitation.

On July 14, 2011, the compensation committee of the board of directors approved a retirement plan for certain officers of the Company (who have at least 20 years of service with the Company and at least 10 years of service as an officer) whereby we will pay, upon retirement, benefits totaling 150% of the officer's highest base salary in the three years immediately preceding separation from service plus health care benefits for a specified period of time if certain eligibility requirements are met. Approximately \$7.8 million and \$6.5 million are accrued in "Other Liabilities" for this plan at December 30, 2017 and December 31, 2016, respectively.

K. <u>INCOME TAXES</u>

Income tax provisions for the years ended December 30, 2017, December 31, 2016, and December 26, 2015 are summarized as follows (in thousands):

	2017	2016	2015
Currently Payable:			
Federal	\$ 44,413	\$ 42,397	\$ 34,672
State and local	8,579	6,341	6,643
Foreign	6,240	6,143	5,599
	59,232	54,881	46,914
Net Deferred:			
Federal	(7,681)	(455)	(1,104)
State and local	(864)	438	96
Foreign	1,280	310	(36)
	(7,265)	293	(1,044)
	\$ 51,967	\$ 55,174	\$ 45,870

The components of earnings before income taxes consist of the following:

	2017	2016	2015
U.S.	\$ 151,395	\$ 140,106	\$ 115,231
Foreign	24,612	20,565	15,771
Total	\$ 176,007	\$ 160,671	\$ 131,002

The effective income tax rates are different from the statutory federal income tax rates for the following reasons:

	2017	2016	2015
Statutory federal income tax rate	35 %	35 %	35 %
State and local taxes (net of federal benefits)	3.0	3.1	3.6
Effect of noncontrolling owned interest in earnings of partnerships	(0.2)	(0.2)	(0.3)
Manufacturing deduction	(2.5)	(2.4)	(2.4)
Tax credits, including foreign tax credit	(2.0)	(1.4)	(1.6)
Change in uncertain tax positions reserve	0.4	0.4	0.3
Other permanent differences	(0.1)	0.1	0.7
Other, net	(0.6)	(0.3)	(0.3)
Impact of Tax Act and reduction of corporate tax rate	(3.5)	—	
Effective income tax rate	29.5 %	34.3 %	35.0 %

Temporary differences which give rise to deferred income tax assets and (liabilities) on December 30, 2017 and December 31, 2016 are as follows (in thousands):

	2017	2016
Employee benefits	\$ 17,048	\$ 13,375
Net operating loss carryforwards	8,592	13,605
Foreign subsidiary capital loss carryforward	546	509
Other tax credits	709	1,196
Inventory	358	2
Reserves on receivables	714	1,208
Accrued expenses	2,060	8,931
Other, net	1,879	2,323
Gross deferred income tax assets	 31,906	 41,149
Valuation allowance	(4,706)	(5,371)
Deferred income tax assets	 27,200	 35,778
Depreciation	(19,992)	(29,971)
Intangibles	(19,422)	(25,078)
Other, net		—
Deferred income tax liabilities	 (39,414)	(55,049)
Net deferred income tax liability	\$ (12,214)	\$ (19,271)

As of December 30, 2017, the company had federal, state and foreign net operating loss carryforwards of \$8.6 million and state tax credit carryforwards of \$0.5 million, which will expire at various dates. The Company also has a \$0.2 million federal alternative minimum tax credit which it expects to be refunded.

The NOL and credit carryforwards expire as follows:

	Net	Operating L	Tax Credits		
	U.S.	State	Foreign	U.S.	State
2017 – 2021	\$ —	\$ 356	\$2,106	\$ —	\$ 270
2022 - 2026		391	243	_	233
2027 - 2031		605	156	—	
2032 - 2036	3,431	804		—	_
Thereafter		419	81	_	
Total	\$3,431	\$2,575	\$2,586	\$ -	\$ 503

As of December 30, 2017, we believe that it is more likely than not that the benefit from certain state and foreign NOL carryforwards as well as certain state tax credit carryforwards will not be realized. In recognition of this risk, we have provided a valuation allowance against various NOL and tax credit carryforwards. Furthermore, there is a valuation allowance of \$0.5 million against a capital loss carryforward we have for a wholly-owned subsidiary, UFP Canada, Inc. Based upon the business activity and the nature of the assets of this subsidiary, our ability to realize a future benefit from this carryforward is doubtful. The capital loss has an unlimited carryforward and therefore will not expire unless there is a change in control of the subsidiary.

On December 22, 2017, the U.S. government enacted comprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (the "Tax Act"). The Tax Act makes broad and complex changes to the U.S. tax code that will affect 2017, including, but not limited to, (1) requiring a one-time transition tax on certain unrepatriated earnings of foreign subsidiaries that is payable over eight years and (2) bonus depreciation that will allow for full expensing of qualified property.

The Tax Act also established new tax laws that will affect 2018, including, but not limited to, (1) reduction of the U.S. federal corporate tax rate; (2) elimination of the corporate alternative minimum tax (AMT); (3) the creation of the base erosion antiabuse tax (BEAT), a new minimum tax: (4) a general elimination of U.S. federal income taxes on dividends from foreign subsidiaries; (5) a new provision designed to tax global intangible low-taxed income (GILTI), which allows for the possibility of using foreign tax credits (FTCs) and a deduction of up to 50 percent to offset the income tax liability

(subject to some limitations); (6) a new limitation on deductible interest expense; (7) the repeal of the domestic production activity deduction; (8) limitations on the deductibility of certain executive compensation; (9) limitations on the use of FTCs to reduce the U.S. income tax liability; and (10) limitations on net operating losses (NOLs) generated after December 31, 2017, to 80 percent of taxable income.

The SEC staff issued SAB 118, which provides guidance on accounting for the tax effects of the Tax Act. SAB 118 provides a measurement period that should not extend beyond one year from the Tax Act enactment date for companies to complete the accounting under ASC 740. In accordance with SAB 118, a company must reflect the income tax effects of those aspects of the Act for which the accounting under ASC 740 is complete. To the extent that a company's accounting for certain income tax effects of the Tax Act is incomplete but it is able to determine a reasonable estimate, it must record a provisional estimate in the financial statements. If a company cannot determine a provisional estimate to be included in the financial statements, it should continue to apply ASC 740 on the basis of the provisions of the tax laws that were in effect immediately before the enactment of the Tax Act.

In connection with our initial analysis of the impact of the Tax Act, we have recorded a discrete net tax benefit of \$6.1 million in the period ending December 30, 2017. This net benefit primarily consists of (1) a net benefit for the corporate rate reduction of \$8.2 million; (2) a net expense for the write-down of deferred tax assets for stock based compensation that will no longer be deductible for \$1.9 million; and (3) a net expense for the transition tax of \$0.2 million. For various reasons that are discussed more fully below, we have not completed our accounting for the income tax effects of certain elements of the Tax Act. If we were able to make reasonable estimates of the effects of elements for which our analysis is not yet complete, we recorded provisional adjustments. If we were not yet able to make reasonable estimates of the impact of certain elements, we have not recorded any adjustments related to those elements and have continued accounting for them in accordance with ASC 740 on the basis of the tax laws in effect before the Tax Act.

Our accounting for the following elements of the Tax Act is incomplete. However, we were able to make reasonable estimates of certain effects and, therefore, recorded provisional adjustments as follows:

Reduction of U.S. federal corporate tax rate: The Tax Act reduces the corporate tax rate to 21 percent, effective January 1, 2018. For certain of our DTAs and DTLs, we have recorded a provisional decrease of \$13.6 million and \$21.8 million, respectively, with a corresponding net adjustment of deferred income tax benefit of \$8.2 million for the year ended December 30, 2017. While we are able to make a reasonable estimate of the impact of the reduction in corporate rate, it may be affected by other analysis related to the Tax Act, including, but not limited to, our calculation of deemed repatriation of deferred foreign income and the state tax effect of adjustments made to federal temporary differences.

Deemed Repatriation Transition Tax: The Deemed Repatriation Transition Tax (Transition Tax) is a tax on previously untaxed accumulated and current earnings and profits (E&P) of certain of our foreign subsidiaries. To determine the amount of the Transition Tax, we must determine, in addition to other factors, the amount of post-1986 E&P of the relevant subsidiaries, as well as the amount of non-U.S. income taxes paid on such earnings. We are able to make a reasonable estimate of the Transition Tax and recorded a provisional Transition Tax obligation comprised of \$6.3 million tax on foreign earnings and offset by FTCs of \$6.1 million. However, we are continuing to gather additional information to more precisely compute the amount of the Transition Tax for any potential state tax effects and we are still evaluating the remaining outside basis differences not closed by the imposition of the transition tax. Tentatively, no changes were made to our ASC 740-30 assertion.

Cost recovery: While we have not yet completed all of the computations necessary or completed an inventory of our 2017 expenditures that qualify for immediate expensing, we have recorded a provisional benefit of \$0.1 million based on our current intent to fully expense all qualifying expenditures. This resulted in a decrease of approximately \$0.3 million to our current income tax payable and a corresponding increase in our DTLs of approximately \$0.2 million (after considering the effects of the reduction in income tax rates).

Our accounting for the following elements of the Tax Act is incomplete, and we were not yet able to make reasonable estimates of the effects. Therefore, no provisional adjustments were recorded.

Global intangible low taxed income (GILTI): The Tax Act creates a new requirement that certain income (i.e., GILTI) earned by controlled foreign corporations (CFCs) must be included currently in the gross income of the CFCs' U.S. shareholder. GILTI is the excess of the shareholder's "net CFC tested income" over the net deemed tangible income return, which is currently defined as the excess of (1) 10 percent of the aggregate of the U.S. shareholder's pro rata share of the qualified business asset investment of each CFC with respect to which it is a U.S. shareholder over (2) the amount of certain interest expense taken into account in the determination of net CFC-tested income.

Because of the complexity of the new GILTI tax rules, we are continuing to evaluate this provision of the Tax Act and the application of ASC 740. Under U.S. GAAP, we are allowed to make an accounting policy choice of either (1) treating taxes due on future U.S. inclusions in taxable income related to GILTI as a current-period expense when incurred (the "period cost method") or (2) factoring such amounts into a company's measurement of its deferred taxes (the "deferred method"). Our selection of an accounting policy with respect to the new GILTI tax rules will depend, in part, on analyzing our global income to determine whether we expect to have future U.S. inclusions in taxable income related to GILTI and, if so, what the impact is expected to be. Because whether we expect to have future U.S. inclusions in taxable income related to GILTI depends on not only our current structure and estimated future results of global operations but also our intent and ability to modify our structure and/or our business, we are not yet able to reasonably estimate the effect of the provision of the Tax Act. Therefore, we have not made any adjustments related to potential GILTI tax in our financial statements and have not made a policy decision regarding whether to record deferred taxes on GILTI.

Valuation allowances: The company must assess whether valuation allowances assessments are affected by various aspects of the Tax Act (e.g., deemed repatriation of deferred foreign income and the effects on state NOLs, GILTI inclusions, new categories of FTCs). Since, as discussed herein, the company has recorded no amounts related to certain portions of the Tax Act, any corresponding determination of the need for or change in a valuation allowance has not be completed and no changes to valuation allowances as a result of the Tax Act have been recorded.

The remaining provisions of the Tax Act, as listed above, became effective on January 1, 2018 and did not require accounting treatment for the year-ended December 30, 2017. We are currently analyzing the impact of these provisions.

L. ACCOUNTING FOR UNCERTAINTY IN INCOME TAXES

ASC 740, *Income Taxes* ("ASC 740") clarifies the accounting for income taxes by prescribing the minimum recognition threshold a tax position is required to meet before being recognized in the financial statements. ASC 740 also provides guidance on derecognition, measurement, classification, interest and penalties, and disclosure requirements.

A reconciliation of the beginning and ending amount of unrecognized tax benefits is as follows (in thousands):

	 2017	2016	2015
Gross unrecognized tax benefits beginning of year	\$ 3,381	\$ 2,209	\$ 1,793
Increase in tax positions for prior years	4	243	_
Increase in tax positions due to acquisitions		362	
Increase in tax positions for current year	1,107	905	754
Settlements with taxing authorities	(2)	(32)	—
Lapse in statute of limitations	(490)	(306)	(338)
Gross unrecognized tax benefits end of year	\$ 4,000	\$ 3,381	\$ 2,209

Our effective tax rate would have been affected by the unrecognized tax benefits had this amount been recognized as a reduction to income tax expense.

We recognized interest and penalties for unrecognized tax benefits in our provision for income taxes. The liability for unrecognized tax benefits included accrued interest and penalties of \$0.7 million, \$0.6 million, and \$0.2 million at December 30, 2017, December 31, 2016, and December 26, 2015, respectively.

We file income tax returns in the United States and in various state, local and foreign jurisdictions. The federal and a majority of state and foreign jurisdictions are no longer subject to income tax examinations for years before 2014.

A number of routine state and local examinations are currently ongoing. Due to the potential for resolution of state examinations, and the expiration of various statutes of limitation, and new positions that may be taken, it is reasonably possible that the amounts of unrecognized tax benefits could change in the next twelve months is \$0.7 million.

M. <u>COMMITMENTS, CONTINGENCIES, AND GUARANTEES</u>

We are self-insured for environmental impairment liability, including certain liabilities which are insured through a wholly owned subsidiary, Ardellis Insurance Ltd., a licensed captive insurance company.

We own and operate a number of facilities throughout the United States that chemically treat lumber products. In connection with the ownership and operation of these and other real properties, and the disposal or treatment of hazardous or toxic substances, we may, under various federal, state, and local environmental laws, ordinances, and regulations, be potentially liable for removal and remediation costs, as well as other potential costs, damages, and expenses. Environmental reserves, calculated with no discount rate, have been established to cover remediation activities at wood preservation facilities in Stockertown, PA; Elizabeth City, NC; Auburndale, FL; and Medley, FL. In addition, a reserve was established for our facility in Thornton, CA to remove certain lead containing materials which existed on the property at the time of purchase.

On a consolidated basis, we have reserved approximately \$3.0 million and \$3.6 million on December 30, 2017 and December 31, 2016, respectively, representing the estimated costs to complete future remediation efforts. These amounts have not been reduced by an insurance receivable.

Many of our wood treating operations utilize "Subpart W" drip pads, defined as hazardous waste management units by the Environmental Protection Agency. The rules regulating drip pads require that a pad be "closed" at the point that it is no longer intended to be used for wood treating operations or to manage hazardous waste. Closure involves identification and disposal of contaminants which are required to be removed from the facility. The cost of closure is dependent upon a number of factors including, but not limited to, identification and removal of contaminants, cleanup standards that vary from state to state, and the time period over which the cleanup would be completed. Based on our present knowledge of existing circumstances, it is considered probable that these costs will approximate \$0.2 million. As a result, this amount is recorded in other long-term liabilities on December 30, 2017.

In February 2014, one of our operations was served with a federal grand jury subpoena from the Southern District of New York. The subpoena was issued in connection with an investigation being conducted by the US Attorney's Office for the Southern District of New York. The subpoena requested documents relating to a developer and construction projects for which our operation had provided materials and labor. Following receipt of the subpoena, the Audit Committee of the Company's Board of Directors retained outside counsel to conduct an internal investigation and respond to the subpoena. The Company cooperated in all respects with the US Attorney's Office, complied with this subpoena and voluntarily provided additional information. As a result of the internal investigation, in 2014, two Company employees were terminated for violating the Company's Code of Business Conduct and Ethics. In May 2015, those ex-employees were indicted by the grand jury. In April 2016, one of the two former employees pled guilty to four of the charges included in the indictment. In May 2016, the other former employee was found guilty by a jury on four of the charges included in the indictment. The Company has not been named as a target and continues to cooperate with the US Attorney's Office in this matter. Based upon prior communications with the US Attorney's Office, we do not believe that the resolution of this matter will have a material adverse impact on our financial condition or the results of our operations.

In addition, on December 30, 2017, we were parties either as plaintiff or defendant to a number of lawsuits and claims arising through the normal course of our business. In the opinion of management, our consolidated financial statements will not be materially affected by the outcome of these contingencies and claims.

On December 30, 2017, we had outstanding purchase commitments on commenced capital projects of approximately \$7.7 million.

We provide a variety of warranties for products we manufacture. Historically, warranty claims have not been material. We distribute products manufactured by other companies, some of which are no longer in business. While we do

not warrant these products, we have received claims as a distributor of these products when the manufacturer no longer exists or has the ability to pay. Historically, these costs have not had a material affect on our consolidated financial statements.

As part of our operations, we supply building materials and labor to site-built construction projects or we jointly bid on contracts with framing companies for such projects. In some instances we are required to post payment and performance bonds to insure the project owner that the products and installation services are completed in accordance with our contractual obligations. We have agreed to indemnify the surety for claims made against the bonds. As of December 30, 2017, we had approximately \$1.4 million in outstanding payment and performance bonds for open projects. We had approximately \$7.6 million in payment and performance bonds outstanding for completed projects which are still under warranty.

On December 30, 2017 we had outstanding letters of credit totaling \$26.5 million, primarily related to certain insurance contracts and industrial development revenue bonds described further below.

In lieu of cash deposits, we provide irrevocable letters of credit in favor of our insurers to guarantee our performance under certain insurance contracts. We currently have irrevocable letters of credit outstanding totaling approximately \$16.7 million for these types of insurance arrangements. We have reserves recorded on our balance sheet, in accrued liabilities, that reflect our expected future liabilities under these insurance arrangements.

We are required to provide irrevocable letters of credit in favor of the bond trustees for all industrial development revenue bonds that have been issued. These letters of credit guarantee principal and interest payments to the bondholders. We currently have irrevocable letters of credit outstanding totaling approximately \$9.8 million related to our outstanding industrial development revenue bonds. These letters of credit have varying terms but may be renewed at the option of the issuing banks.

Certain wholly owned domestic subsidiaries have guaranteed the indebtedness of Universal Forest Products, Inc. in certain debt agreements, including the Series 2012 Senior Notes and our revolving credit facility. The maximum exposure of these guarantees is limited to the indebtedness outstanding under these debt arrangements and this exposure will expire concurrent with the expiration of the debt agreements.

We did not enter into any new guarantee arrangements during 2017 which would require us to recognize a liability on our balance sheet.

N. <u>SEGMENT REPORTING</u>

ASC 280, Segment Reporting ("ASC 280"), defines operating segments as components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance.

The Company operates manufacturing, treating and distribution facilities throughout North America, Europe, Asia and Australia, but primarily in the United States. The Company manages the operations of its individual locations primarily through a geographic reporting structure under which each location is included in a region and regions are included in our North, South, West, and International divisions. The exceptions to this geographic reporting and management structure are (a) the Company's Alternative Materials Division, which offers a portfolio of non-wood products and distributes those products nation-wide and is accounted for as a reporting unit within the All Other segment, (b) the Company's distribution unit (referred to as UFPD) which distributes a variety of products to the manufactured housing industry and is accounted for as a reporting unit within the North segment, and (c) idX division, which designs, manufactures, and installs customized interior fixtures and is accounted for within the All Other segment.

With respect to the facilities in the north, south, and west segments, these facilities generally supply the three markets the Company serves nationally - Retail, Industrial, and Construction. Also, substantially all of our facilities support customers in the immediate geographical region surrounding the facility.



Our Alternative Materials, International, and idX divisions have been included in the "All Other" column of the table below. The "Corporate" column includes unallocated administrative costs and certain incentive compensation expense.

	2017							
	All							
	North	South	West	Other	Corporate	Total		
Net sales to outside customers	\$1,133,656	\$837,370	\$1,417,924	\$552,232	\$ —	\$3,941,182		
Intersegment net sales	67,161	74,566	83,245	167,568		392,540		
Interest expense (income)	4	160	293	(473)	6,234	6,218		
Amortization expense	559	607	1,723	1,971	_	4,860		
Depreciation expense	10,511	6,880	14,116	8,586	8,443	48,536		
Segment earnings from operations	61,326	46,646	82,465	17,296	(26,264)	181,469		
Segment assets	351,270	240,661	462,311	356,264	54,171	1,464,677		
Capital expenditures	23,026	12,286	23,212	9,865	2,727	71,116		

	2016							
		All						
	North	South	West	Other	Corporate	Total		
Net sales to outside customers	\$ 1,000,426	\$ 711,862	\$ 1,251,093	\$ 277,112	\$ —	\$ 3,240,493		
Intersegment net sales	57,770	38,641	88,311	19,322	—	204,044		
Interest expense	1	307	387	143	3,737	4,575		
Amortization expense	115	—	1,858	822	—	2,795		
Depreciation expense	8,948	6,190	13,326	4,531	7,828	40,823		
Segment earnings from operations	59,408	47,146	76,875	16,639	(35,630)	164,438		
Segment assets	302,009	192,085	438,674	313,304	45,986	1,292,058		
Capital expenditures	10,902	5,571	19,648	6,037	11,604	53,762		

		2015								
	North	All North South West Other Corporate		North South				Total		
Net sales to outside customers	\$ 922,092	\$ 656,550	\$ 1,133,398	\$ 175,031	\$ —	\$ 2,887,071				
Intersegment net sales	51,796	29,940	58,412	13,673	—	153,821				
Interest expense		296	516	52	4,269	5,133				
Amortization expense	267	9	2,467	788		3,531				
Depreciation expense	7,901	6,255	13,033	3,707	6,814	37,710				
Segment earnings from operations	53,879	30,740	70,220	3,038	(22,410)	135,467				
Segment assets	279,664	192,756	382,251	152,527	100,481	1,107,679				
Capital expenditures	9,622	6,138	13,356	6,698	7,708	43,522				

Information regarding principal geographic areas was as follows (in thousands):

	201	17	201	16	2015		
	Net Sales	Tangible Ta		Long-Lived Tangible Assets	Net Sales	Long-Lived Tangible Assets	
United States	\$ 3,821,366	\$ 313,976	\$ 3,162,331	\$ 280,362	\$ 2,811,359	\$ 244,040	
Foreign	119,816	30,380	78,162	26,106	75,712	15,408	
Total	\$ 3,941,182	\$ 344,356	\$ 3,240,493	\$ 306,468	\$ 2,887,071	\$ 259,448	

Sales generated in Canada and Mexico are primarily to customers in the United States of America.

The following table presents, for the periods indicated, our percentage of value-added and commodity-based sales to total sales.

	Value-Added	Commodity- Based
2017	63.3 %	36.7 %
2016	62.6 %	37.4 %
2015	59.8 %	40.2 %

Value-added product sales consist of fencing, decking, lattice, and other specialty products sold to the retail building materials market, specialty wood packaging, engineered wood components, in-store fixtures, and wood-alternative products. Engineered wood components include roof trusses, wall panels, and floor systems. Wood-alternative products consist primarily of composite wood and plastics. Although we consider the treatment of dimensional lumber with certain chemical preservatives a value-added process, treated lumber is not presently included in the value-added sales totals. Commodity-based product sales consist primarily of remanufactured lumber and preservative treated lumber.

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The following table presents, for the periods indicated, our gross sales (in thousands) by major product classification.

		Year Ended			
	December 30, 2017	December 31,	December 26,		
Value-Added Sales	2017	2016	2015		
Trusses – residential, modular and manufactured housing	\$ 368,591	\$ 334,956	\$ 299,111		
Fencing	187,905	176,668	149,526		
Decking and railing – composite, wood and other	244,910	200,004	177,787		
Turn-key framing and installed sales	149,520	141,474	129,803		
Industrial packaging and components	471,262	391,610	374,030		
Engineered wood products (eg. LVL; i-joist)	76,507	76,503	67,804		
In-store fixtures	260,174	87,262	_		
Manufactured brite and other lumber	78,638	68,517	59,804		
Wall panels	61,226	53,279	46,496		
Outdoor DIY products (eg. stakes; landscape ties)	110,327	106,284	56,846		
Construction and building materials (eg. door packages; drywall)	265,048	204,732	200,901		
Lattice – plastic and wood	48,736	50,556	47,392		
Manufactured brite and other panels	75,742	60,753	57,999		
Siding, trim and moulding	85,016	66,048	45,215		
Hardware	21,218	20,713	17,123		
Manufactured treated lumber	17,584	17,412	13,611		
Manufactured treated panels	3,329	3,449	5,353		
Other	9,275	7,518	5,668		
Total Value-Added Sales	\$ 2,535,008	\$ 2,067,738	\$ 1,754,469		
Commodity-Based Sales					
Non-manufactured brite and other lumber	576,374	469,042	458,023		
Non-manufactured treated lumber	575,505	479,333	423,543		
Non-manufactured brite and other panels	271,310	238,806	253,678		
Non-manufactured treated panels	34,970	30,374	31,789		
Other	13,036	12,084	10,978		
Total Commodity-Based Sales	\$ 1,471,195	\$ 1,229,639	\$ 1,178,011		
Total Gross Sales	\$ 4,006,203	\$ 3,297,377	\$ 2,932,480		
Sales allowances	(65,021)	(56,884)	(45,409)		
Total Net Sales	\$ 3,941,182	\$ 3,240,493	\$ 2,887,071		

0. <u>QUARTERLY FINANCIAL INFORMATION (UNAUDITED)</u>

The following table sets forth selected financial information for all of the quarters, consisting of 13 and 14 weeks during the years ended December 30, 2017 and December 31, 2016, respectively, (in thousands, except per share data):

	Fi	irst	Seco	ond	Third		Fo	urth
	2017	2016	2017	2016	2017	2016	2017	2016
Net sales	\$846,130	\$682,151	\$1,072,375	\$872,093	\$1,056,586	\$826,665	\$966,091	\$859,584
Gross profit	120,740	102,739	148,240	131,487	144,687	118,054	129,159	122,310
Net earnings	21,634	20,255	34,574	34,237	34,669	28,764	33,162	22,241
Net earnings attributable to								
controlling interest	21,062	19,212	33,642	33,398	33,693	27,819	31,115	20,750
Basic earnings per share	0.34	0.32	0.55	0.55	0.55	0.45	0.51	0.34
Diluted earnings per share	0.34	0.32	0.55	0.55	0.55	0.45	0.51	0.34

P. <u>SUBSEQUENT EVENTS</u>

Subsequent to December 30, 2017, the Company completed a sale and lease-back transaction with a property in Medley, Florida. The sale price for the property was approximately \$36 million and created a \$7 million pre-tax gain. The transaction is part of a strategy to create efficiencies and advantages not possible with the current facility by optimizing the capacity of its other three Florida operations, including two it acquired from Robbins Manufacturing in 2017, and adding a state-of-the-art facility in South Florida. The Company will lease back the Medley, Florida, facility for two years as it executes its long-term plan for Florida and the Southeast region.

PRICE RANGE OF COMMON STOCK AND DIVIDENDS

Our common stock trades on The Nasdaq Stock Market ("NASDAQ") under the symbol UFPI. The following table sets forth the range of high and low sales prices, which incorporate the retroactive effect of the Company's 3 for 1 stock split, as reported by NASDAQ.

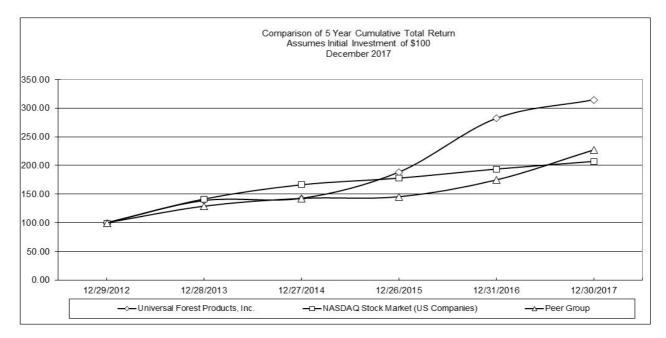
Fiscal 2017	High	Low	Fiscal 2016	High	Low
Fourth Quarter	39.16	32.50	Fourth Quarter	35.70	27.80
Third Quarter	32.72	26.28	Third Quarter	36.66	28.26
Second Quarter	32.80	28.43	Second Quarter	30.50	25.55
First Quarter	35.70	31.34	First Quarter	27.86	20.35

There were approximately 1,450 shareholders of record as of February 23, 2018.

We paid dividends on our common stock of \$0.15 and \$0.17 per share in June and December 2017, respectively. In June and December 2016, we paid dividends of \$0.14 and \$0.15 per share, respectively. We intend to continue with our current semiannual dividend policy for the foreseeable future.

STOCK PERFORMANCE GRAPH

The following graph depicts the cumulative total return on our common stock compared to the cumulative total return on the indices for The Nasdaq Stock Market (all U.S. companies) and an industry peer group we selected. The graph assumes an investment of \$100 on December 29, 2012, and reinvestment of dividends in all cases.



The companies included in our self-determined industry peer group are as follows:

American Woodmark Corporation	Louisiana-Pacific Corporation
Bemis Company, Inc.	Masco Corporation
BlueLinx Holdings, Inc.	NCI Building Systems, Inc.
BMC Stock Holdings, Inc.	Simpson Manufacturing Company, Inc.
Boise Cascade, LLC	Sonoco Products Company
Builders FirstSource, Inc.	Trex Company, Inc.
Gibraltar Industries, Inc.	Westrock Company
Greif Bros. Corporation	

The returns of each company included in the self-determined peer group are weighted according to each respective company's stock market capitalization at the beginning of each period presented in the graph above. In determining the members of our peer group, we considered companies who selected UFPI as a member of their peer group, and looked for similarly sized companies or companies that are a good fit with the markets we serve.

BOARD OF DIRECTORS

William G. Currie Chairman of the Board Universal Forest Products, Inc.

Matthew J. Missad Chief Executive Officer Universal Forest Products, Inc.

John M. Engler Interim President Michigan State University

Gary F. Goode, CPA Chairman Titan Sales & Consulting, LLC

Thomas W. Rhodes President and Chief Executive Officer TWR Enterprises, Inc.

Bruce A. Merino

Mary E. Tuuk Chief Compliance Officer Meijer, Inc.

Brian C. Walker Chief Executive Officer Herman Miller, Inc.

Michael G. Wooldridge Partner Varnum, LLP

Directors and Executive Officers

EXECUTIVE OFFICERS

Matthew J. Missad Chief Executive Officer

Patrick M. Webster President and Chief Operating Officer

Michael R. Cole Chief Financial Officer and Treasurer

Allen T. Peters President UFP Western Division

Patrick Benton President UFP Northern Division

Jonathan West President UFP Southern Division

Robert D. Coleman Executive Vice President Manufacturing

C. Scott Greene Executive Vice President Marketing

Donald L. James Executive Vice President National Sales

Michael F. Mordell Executive Vice President International Operations

Chad C. Uhlig Eastin Executive Vice President Purchasing

ANNUAL MEETING

The annual meeting of Universal Forest Products, Inc. will be held at 8:30 a.m. on April 18, 2018, at 2880 East Beltline Lane NE, Grand Rapids, MI 49525.

SHAREHOLDER INFORMATION

Shares of the Company's stock are traded under the symbol UFPI on the NASDAQ Stock Market. The Company's 10-K report, filed with the Securities and Exchange Commission, will be provided free of charge to any shareholder upon written request. For more information contact:

Investor Relations Department Universal Forest Products, Inc. 2801 East Beltline NE Grand Rapids, MI 49525 Telephone: (616) 364-6161 Web: www.ufpi.com

SECURITIES COUNSEL

Varnum, LLP Grand Rapids, MI

INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

Deloitte & Touche LLP Grand Rapids, MI

TRANSFER AGENT/SHAREHOLDER INQUIRIES

American Stock Transfer & Trust Company serves as the transfer agent for the Corporation. Inquiries relating to stock transfers, changes of ownership, lost or stolen stock certificates, changes of address, and dividend payments should be addressed to:

American Stock Transfer & Trust Co. 6201 15th Ave Brooklyn, NY 11219 Telephone: (800) 937-5449

UNIVERSAL FOREST PRODUCTS®, INC., CORPORATE HEADQUARTERS

2801 East Beltline NE Grand Rapids, MI 49525 Telephone: (616) 364-6161 Facsimile: (616) 364-5558

UNIVERSAL FOREST PRODUCTS®, INC., AND ITS AFFILIATES

Locations:

Ashburn, GA Athena, OR Auburn, NY Auburndale, FL Aurora, CO Bangalore, India Barnesville, GA Belchertown, MA Berlin, NJ Biscoe, NC Blanchester, OH Bomaderry, NSW, Australia Bridgeton, MO Burlington, NC Cedar Hill, TX Chaffee, NY Chandler, AZ Chesapeake, VA Chicago, IL Chino, CA Church Hill, TN Clinton, NC Columbia, MD Concord, Ontario, Canada Conway, SC Cordele, GA Dallas, TX Dayton, OH Durango, Mexico Eagan, MN Earth City, MO Eatonton, GA Elizabeth City, NC Elkhart, IN Elkwood, VA Embalaje, Mexico Erskine Park, NSW, Australia Folkston, GA Franklinton, NC Fredericksburg, VA Gainesville, GA Gilmer, TX Gordon, PA Grand Rapids, MI Grandview, TX Granger, IN Greene, ME Haleyville, AL Hamilton, OH Harrisonville, MO

Hillsboro, TX Hudson, NY Huntsville, TX Janesville, WI Jefferson, GA Jeffersonville, IN Kansas City, MO Kearneysville, WV Kyle, TX Lacolle, Quebec, Canada Lafayette, CO Liberty, NC Lockhart, FL Locust, NC Magna, UT McMinnville, OR Medley, FL Merciditas, Puerto Rico Mexico City, Mexico Minneota, MN Morristown, TN Moultrie, GA Muscle Shoals, AL Nampa, ID Nappanee, IN Naugatuck, CT New Delhi, India New Hartford, NY New London, NC New Waverly, TX New Windsor, MD New York, NY Ontario, CA Ooltewah, TN Parker, PA Pearisburg, VA Peru, IL Plainville, MA Poulsbo, WA Prairie du Chien, WI Puyallup, WA Ranson, WV Riverside, CA Rockwell, NC Saginaw, MI Saginaw, TX Salina, KS Salisbury, NC San Antonio, TX Sauk Rapids, MN

Schertz, TX Selma, AL Shanghai, China Shawnee, OK Shibuya-ku, Tokyo, Japan Sidney, NY Snohomish, WA Spring Lake, MI Stanfield, NC Stockertown, PA Swindon, Wiltshire, United Kingdom Tacoma, WA Thomaston, GA Thornton, CA Union City, GA Warrens, WI Washington, NC Wenatchee, WA White Bear Lake, MN White Pigeon, MI Windsor, CO Woodburn, OR Wujiang City, China Yakima, WA Yeerongpilly, QLD, Australia

EXHIBIT 21

LIST OF REGISTRANT'S SUBSIDIARIES AND AFFILIATES

11032 Tidewater Trail, LLC	Delaware	UFP Gear, LLC	Michigan
234 Springs Rd., LLC	Delaware	UFP Global Holdings Limited	United Kingdom
2875 Needmore Rd. LLC	Delaware	UFP Gordon, LLC	Michigan
621 Hall St., LLC	Delaware	UFP Grandview, LLC	Michigan
Aljoma Holding Company, LLC	Michigan	UFP Granger, LLC	Michigan
Aljoma Lumber, Inc.	Florida	UFP Great Lakes, LLC	Michigan
Ardellis Insurance Ltd.	Bermuda	UFP Gulf, LLC	Michigan
CA Truss, Inc.	Michigan	UFP Haleyville, LLC	Michigan
Caliper Building Systems, LLC	Michigan	UFP Hamilton, LLC	Michigan
Eovations, LLC	Michigan	UFP Harrisonville, LLC	Michigan
Gulf Coast Components, LLC	Michigan	UFP Hillsboro, LLC	Michigan
Horizon Terra, Incorporated	Indiana	UFP International Employment Services, LLC	Michigan
Idaho Western, Inc.	Idaho	UFP International, LLC	Michigan
idX (China) Display System Co.,			U U
Ltd.	China	UFP Janesville, LLC	Michigan
idX (India) Display Private Ltd.	India	UFP Kyle, LLC	Michigan
idX Asia Fixtures Limited	Hong Kong	UFP Lafayette, LLC	Michigan
idX Asia Trading Limited	Hong Kong	UFP Lansing, LLC	Michigan
idX Chicago, LLC	Delaware	UFP Magna, LLC	Michigan
idX Corporation	Delaware	UFP McMinnville, LLC	Michigan
idX Corporation London Limited	England and Wales ltd. Corp.	UFP Mexico Embalaje y Distribution, S. de R.L. de	Mexico
	Zinghand and Wates har Corp.	C. V.	intenieo
idX Dallas, LLC	Delaware	UFP Mexico Investment, LLC	Michigan
idX Dayton, LLC	Delaware	UFP Mid-Atlantic, LLC	Michigan
idX Holdings, Inc.	Delaware	UFP Minneota, LLC	Michigan
idX Impressions, LLC	Delaware	UFP Morristown, LLC	Michigan
idX Los Angeles, LLC	Delaware	UFP Moultrie, LLC	Michigan
idX Mexico, S. de R.L. de C.V.	Mexico	UFP Mountain West, LLC	Michigan
idX Shanghai Trading Company,	China	UFP Nappanee, LLC	Michigan
Ltd.	Ciiiia	OFF Nappanee, LLC	witchigan
Integra International Pty Ltd	Australia	UFP National Enterprises II, Inc.	Michigan
Integra Packaging Pty Ltd	Australia	UFP New London, LLC	Michigan
Landura, LLC	Texas	UFP New Waverly, LLC	Michigan
Maine Ornamental, LLC	Michigan	UFP New Windsor, LLC	Michigan
Mane Offiamental, LLC Metaworld Technologies, LLC	Michigan	UFP New York, LLC	Michigan
Mid-Atlantic Framing, LLC	Michigan	UFP North Atlantic, LLC	Michigan
0.	Michigan		U
North Atlantic Framing, LLC		UFP Northeast, LLC	Michigan
Pacific Coast Showcase, Inc.	Washington	UFP Orlando, LLC	Michigan
Pinelli Universal TKT, S de R.L.	Marrian		Mishigan
de C.V.	Mexico	UFP Parker, LLC	Michigan
Pinelli Universal, S de R.L. de C.V.		UFP Purchasing, Inc.	Michigan
PR Distribution, LLC	Puerto Rico	UFP Ranson, LLC	Michigan
Shawnlee Construction, L.L.C.	Michigan	UFP Real Estate, LLC	Michigan
Shepardville Construction, LLC	Michigan	UFP Riverside, LLC	Michigan
Store Fixtures Canada Holdings,			
Inc.	Delaware	UFP Rockwell, LLC	Michigan
The UBEECO Group Pty Ltd	Australia	UFP Saginaw, LLC	Michigan
TKT Real State, S. de R.L. de C.V.		UFP Salisbury, LLC	Michigan
Tresstar, LLC	Michigan	UFP San Antonio, LLC	Michigan
Triangle Systems, Inc.	New York	UFP Sauk Rapids, LLC	Michigan
U.F.P. Mexico Holdings, S. de			
R.L.de CV	Mexico	UFP Schertz, LLC	Michigan
UFP Albuquerque, LLC	Michigan	UFP Shawnee, LLC	Michigan
UFP Altoona, LLC	Michigan	UFP Southeast, LLC	Michigan
UFP Ashburn, LLC	Michigan	UFP Southwest, LLC	Michigan
UFP Atlantic Division, LLC	Michigan	UFP Stockertown, LLC	Michigan
UFP Atlantic, LLC	Michigan	UFP Tampa, LLC	Michigan
UFP Auburndale, LLC	Michigan	UFP Thomaston, LLC	Michigan

UFP Aurora, LLC	Michigan	UFP Thornton, LLC	Michigan
UFP Australia Pty Ltd	Australia	UFP Transportation, Inc.	Michigan
UFP Australia Real Estate Pty Ltd	Australia	UFP Union City, LLC	Michigan
UFP Barnesville, LLC	Michigan	UFP Ventures II, Inc.	Michigan
UFP Belchertown, LLC	Michigan	UFP Warranty Corporation	Michigan
UFP Berlin, LLC	Michigan	UFP Warrens, LLC	Michigan
UFP Biscoe, LLC	Michigan	UFP Washington, LLC	Michigan
UFP Blanchester, LLC	Michigan	UFP Western Division, Inc.	Michigan
UFP Caldwell, LLC	Michigan	UFP White Bear Lake, LLC	Michigan
UFP Canada, Inc.	Canada	UFP Windsor, LLC	Michigan
UFP Central Plains, LLC	Michigan	UFP Woodburn, LLC	Michigan
UFP Chandler, LLC	Michigan	United Lumber & Reman, LLC	Alabama
UFP Chicago, LLC	Michigan	Universal Consumer Products, Inc.	Michigan
UFP Dallas, LLC	Michigan	Universal Forest Products RMS, LLC	Michigan
UFP Distribution, LLC	Michigan	Universal Forest Products Texas LLC	Michigan
UFP Eagan, LLC	Michigan	Universal Forest Products, Inc.	Michigan
UFP East Central, LLC	Michigan	Universal Showcase ULC	Alberta
UFP Eastern Division, Inc.	Michigan	Upshur Forest Products, LLC	Michigan
		Western Building Professionals of California II	
UFP Eatonton, LLC	Michigan	Limited Partnership	Michigan
UFP Elizabeth City, LLC	Michigan	Western Building Professionals of California, Inc.	Michigan
UFP Elkwood, LLC	Michigan	Western Building Professionals, LLC	Michigan
UFP Far West, LLC	Michigan	Yard & Home, LLC	Michigan
UFP Folkston, LLC	Michigan	Pinelli Lumber, Inc.	Texas
		TIBASA Universal Forest Products S. de R.L. de	
UFP Franklinton, LLC	Michigan	C.V.	Mexico
UFP Gainesville, LLC	Michigan	idX Amsterdam B.V.	Amsterdam
	-		

Consent of Independent Registered Public Accounting Firm

We consent to the incorporation by reference in Registration Statement Form S-8 for various employee option and incentive stock plans (Registration Statement Nos. 33-81128, 333-60630, 333-150345, 333-156596, and 33-84632) of our reports dated February 28, 2018, relating to the consolidated financial statements of Universal Forest Products, Inc. and subsidiaries (the "Company"), and the effectiveness of the Company's internal control over financial reporting, appearing in this Annual Report on Form 10-K of the Company for the year ended December 30, 2017.

/s/ Deloitte & Touche LLP

Grand Rapids, Michigan

February 28, 2018

Universal Forest Products, Inc.

Certification

I, Matthew J. Missad, certify that:

- 1. I have reviewed this report on Form 10-K of Universal Forest Products, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Audit Committee of registrant's Board of Directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2018

/s/ Matthew J. Missad

Matthew J. Missad Chief Executive Officer and Principal Executive Officer

Universal Forest Products, Inc.

Certification

I, Michael R. Cole, certify that:

- 1. I have reviewed this report on Form 10-K of Universal Forest Products, Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - a. Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - b. Designed such internal control over financial reporting, or caused such internal control over financial reporting to designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - c. Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - d. Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the Audit Committee of registrant's Board of Directors (or persons performing the equivalent functions):
 - a. All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - b. Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: February 28, 2018

/s/ Michael R. Cole

Michael R. Cole Chief Financial Officer, Principal Financial Officer and Principal Accounting Officer

CERTIFICATE OF THE CHIEF EXECUTIVE OFFICER OF UNIVERSAL FOREST PRODUCTS, INC.

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350):

I, Matthew J. Missad, Chief Executive Officer of Universal Forest Products, Inc., certify, to the best of my knowledge and belief, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350) that:

(1) The report on Form 10-K for the year ended December 30, 2017, which this statement accompanies, fully complies with requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in this report on Form 10-K for the period ended December 30, 2017 fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

UNIVERSAL FOREST PRODUCTS, INC.

Date: February 28, 2018

By: <u>/s/ Matthew J. Missad</u> Matthew J. Missad Its: Chief Executive Officer and

Principal Executive Officer

The signed original of this written statement required by Section 906, or any other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Universal Forest Products, Inc. and will be retained by Universal Forest Products, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.

CERTIFICATE OF THE CHIEF FINANCIAL OFFICER OF UNIVERSAL FOREST PRODUCTS, INC.

Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350):

I, Michael R. Cole, Chief Financial Officer of Universal Forest Products, Inc., certify, to the best of my knowledge and belief, pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350) that:

(1) The report on Form 10-K for the period ended December 30, 2017, which this statement accompanies, fully complies with requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and

(2) The information contained in this report on Form 10-K for the period ended December 30, 2017 fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

UNIVERSAL FOREST PRODUCTS, INC.

Date: February 28, 2018

By: /s/ Michael R. Cole

Michael R. Cole Its: Chief Financial Officer, Principal Financial Officer and Principal Accounting Officer

The signed original of this written statement required by Section 906, or any other document authenticating, acknowledging, or otherwise adopting the signature that appears in typed form within the electronic version of this written statement required by Section 906, has been provided to Universal Forest Products, Inc. and will be retained by Universal Forest Products, Inc. and furnished to the Securities and Exchange Commission or its staff upon request.