## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## **FORM 10-Q**

☑ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended July 1, 2017

OR

□ TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

Commission File Number 0-22684

## **UNIVERSAL FOREST PRODUCTS, INC.**

(Exact name of registrant as specified in its charter)

Michigan

(State or other jurisdiction of incorporation or organization)

38-1465835

(I.R.S. Employer Identification Number)

2801 East Beltline NE, Grand Rapids, Michigan

(Address of principal executive offices)

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

NONE

(Former name or former address, if changed since last report.)

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 for the past 90 days. Yes  $\boxtimes$  No  $\square$ 

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  $\boxtimes$  No  $\square$ 

Indicate by checkmark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company", and "emerging growth company" in Rule 12b-2 of the Exchange Act.

 Large Accelerated Filer I
 Accelerated Filer I
 Non-Accelerated Filer I
 Smaller reporting company I

 Emerging Growth Company I

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with an new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by checkmark whether the registrant is a shell company (as defined by Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗵

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:

Class	Outstanding as of July 1, 2017
Common stock, no par value	20,421,775

49525

(Zip Code)

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## CONSOLIDATED CONDENSED BALANCE SHEETS (Unaudited)

(in thousands, except share data)		July 1,	De	cember 31,		June 25,
		2017	2.	2016		2016
ASSETS			_		_	
CURRENT ASSETS:						
Cash and cash equivalents	\$	24,625	\$	34,091	\$	87,517
Restricted cash		905		398		909
Investments		10,401		10,348		9,740
Accounts receivable, net		398,529		282,253		318,505
Inventories:						
Raw materials		218,356		198,954		165,857
Finished goods		220,079		198,273		131,939
Total inventories		438,435		397,227		297,796
Refundable income taxes				11,459		
Other current assets		21,970		20,662		15,238
TOTAL CURRENT ASSETS		894,865	_	756,438	_	729,705
DEFERRED INCOME TAXES		1,981		1,546		2,541
RESTRICTED INVESTMENTS		7,911				
OTHER ASSETS		7,842		8,617		7,470
GOODWILL		213,597		198,535		181,381
INDEFINITE-LIVED INTANGIBLE ASSETS		2,340		2,340		2,340
OTHER INTANGIBLE ASSETS, NET		37,547		26,731		14,170
PROPERTY, PLANT AND EQUIPMENT:		í.		ĺ.		ĺ.
Property, plant and equipment		735,474		699,462		649,652
Less accumulated depreciation and amortization		(419,518)		(401,611)		(392,753)
PROPERTY, PLANT AND EQUIPMENT, NET		315,956		297,851	_	256,899
TOTAL ASSETS		í í	-		_	· · · · ·
		1,482,039		1,292,058	_	1,194,506
LIABILITIES AND SHAREHOLDERS' EQUITY						
CURRENT LIABILITIES:	<i><b></b></i>	00 500	<i><b></b></i>	10 501	<i><b></b></i>	
Cash overdraft	\$	22,769	\$	19,761	\$	100.005
Accounts payable		160,250		124,660		126,095
Accrued liabilities:		77 107		02 441		74.010
Compensation and benefits		77,187		92,441		74,919
Income taxes Other		960 48,063		32,281		1,755 35,321
		2,378				1,093
Current portion of long-term debt			_	2,634		,
TOTAL CURRENT LIABILITIES		311,607		271,777		239,183
LONG-TERM DEBT		204,752		109,059		84,530
DEFERRED INCOME TAXES		20,360		20,817		25,092
OTHER LIABILITIES		28,959	_	29,939		26,066
TOTAL LIABILITIES		565,678		431,592		374,871
SHAREHOLDERS' EQUITY:						
Controlling interest shareholders' equity:						
Preferred stock, no par value; shares authorized 1,000,000; issued and	<i>•</i>		<b>^</b>		<b>^</b>	
outstanding, none	\$	—	\$	—	\$	—
Common stock, no par value; shares authorized 80,000,000; issued and		20,422		20.242		20.207
outstanding, 20,421,775, 20,342,069 and 20,307,463		20,422		20,342		20,307
Additional paid-in capital		199,092		185,333		182,710
Retained earnings		684,808		649,135		609,718
Accumulated other comprehensive income		(2,590)	_	(5,630)	_	(4,149)
Total controlling interest shareholders' equity		901,732		849,180		808,586
Noncontrolling interest		14,629	_	11,286	_	11,049
TOTAL SHAREHOLDERS' EQUITY		916,361		860,466		819,635
TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY	\$	1,482,039	\$	1,292,058	\$	1,194,506
	<u></u>					

See notes to consolidated condensed financial statements.

#### CONSOLIDATED CONDENSED STATEMENTS OF EARNINGS AND COMPREHENSIVE INCOME (Unaudited)

(in thousands, except per share data)

(in thousands, except per share data)		Three Months Ended				Six Months Ended				
		July 1, June 25, 2017 2016				July 1, 2017		June 25, 2016		
NET SALES	\$ 1	,072,375	\$	872,093	\$ 1	,918,505	\$	1,554,244		
COST OF GOODS SOLD		924,135		740,606	1	,649,526		1,320,018		
GROSS PROFIT		148,240		131,487		268,979		234,226		
SELLING, GENERAL AND ADMINISTRATIVE										
EXPENSES		94,341		77,822		181,259		148,651		
EARNINGS FROM OPERATIONS		53,899		53,665		87,720		85,575		
INTEREST EXPENSE		1,840		1,103		3,343		2,179		
INTEREST INCOME		(329)		(208)		(411)		(312)		
EQUITY IN EARNINGS OF INVESTEE		(21)		(110)		(26)		(192)		
		1,490		785		2,906		1,675		
EARNINGS BEFORE INCOME TAXES		52,409		52,880		84,814		83,900		
INCOME TAXES		17,835		18,643		28,605		29,407		
NET EARNINGS		34,574		34,237		56,209		54,493		
LESS NET EARNINGS ATTRIBUTABLE TO NONCONTROLLING INTEREST		(932)		(839)		(1,505)		(1,882)		
NET EARNINGS ATTRIBUTABLE TO CONTROLLING INTEREST	\$	33,642	\$	33,398	\$	54,704	\$	52,611		
	<u>_</u>		<i>•</i>							
EARNINGS PER SHARE - BASIC	\$	1.64	\$	1.64	\$	2.67	\$	2.59		
EARNINGS PER SHARE - DILUTED	\$	1.64	\$	1.64	\$	2.66	\$	2.58		
OTHER COMPREHENSIVE INCOME:										
NET EARNINGS		34,574		34,237		56,209		54,493		
OTHER COMPREHENSIVE GAIN (LOSS)		1,387		(807)		4,422		(365)		
COMPREHENSIVE INCOME		35,961		33,430		60,631		54,128		
LESS COMPREHENSIVE INCOME ATTRIBUTABLE TO						(2,007)				
NONCONTROLLING INTEREST		(1,460)	_	(235)	_	(2,887)	_	(1,081)		
COMPREHENSIVE INCOME ATTRIBUTABLE TO CONTROLLING INTEREST	\$	34,501	\$	33,195	\$	57,744	\$	53,047		

See notes to consolidated condensed financial statements.

# CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Unaudited)

(in thousands, except share and per share data)				Con	trolling Intere	oct Sh	areholders' E	anity			
	Common Stock	A	Additional Paid-In Capital		Retained Earnings	A Co	ccumulated Other mprehensive Earnings	Noi	ncontrolling Interest		Total
Balance at December 26, 2015	\$ 20,142	\$	171,562	\$	565,636	\$	(4,585)	\$	13,654	\$	766,409
Net earnings					52,611				1,882		54,493
Foreign currency translation adjustment							250		(801)		(551)
Unrealized gain (loss) on investment & foreign currency							186				186
Distributions to noncontrolling interest									(1,731)		(1,731)
Purchases of noncontrolling interest			855						(1,955)		(1,100)
Cash dividends \$0.420 per share					(8,529)						(8,529)
Issuance of 3,708 shares under employee stock plans	3		287								290
Issuance of 114,132 shares under stock grant programs	114		5,134								5,248
Issuance of 47,914 shares under deferred compensation plans	48		(48)								
Expense associated with share-based compensation arrangements			977								977
Accrued expense under deferred compensation plans		_	3,943	_						_	3,943
Balance at June 25, 2016	\$ 20,307	\$	182,710	\$	609,718	\$	(4,149)	\$	11,049	\$	819,635
Balance at December 31, 2016	20,342		185,333		649,135		(5,630)		11,286		860,466
Net earnings					54,704				1,505		56,209
Foreign currency translation adjustment							2,817		1,382		4,199
Unrealized gain (loss) on investment & foreign currency							223				223
Distributions to noncontrolling interest									(1,953)		(1,953)
Additional purchases of noncontrolling interest									2,409		2,409
Cash dividends - \$0.450 per share					(9,208)						(9,208)
Issuance of 4,233 shares under employee stock plans	5		327								332
Issuance of 142,145 shares under stock grant programs	142		7,068								7,210
Issuance of 44,208 shares under deferred compensation plans	44		(44)								—
Repurchase of 110,880 shares	(111)				(9,823)						(9,934)
Expense associated with share-based compensation arrangements			1,282								1,282
Accrued expense under deferred compensation plans		_	5,126	_							5,126
Balance at July 1, 2017	\$ 20,422	\$	199,092	\$	684,808	\$	(2,590)	\$	14,629	\$	916,361

See notes to consolidated condensed financial statements.

## CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (Unaudited)

Six Months Ended         Six Months Ended           CASH FLOWS FROM OPERATING ACTIVITIES:         2017         2018           Net earnings         \$ 56,209         \$ 54,493           Amountation of inangables         2,377         1,285           Expense associated with shock grant plans         2,377         1,285           Detered income taxes         355         55           Equity in earnings of investee         355         55           Equity in earnings of investee         (101,239)         (95,198)           Investories         (269)         7,564           Account Sociation and impairment of assets         (263)         10           Investories         (263,79)         7,564           Account Solutions and inpairment         38,146         31,320           CASH FLOWS FROM INVESTING ACTIVITIES         15,211         40,041           CASH FLOWS FROM INVESTING ACTIVITIES:         15,211         40,041           CASH FLOWS FROM INVESTING ACTIVITIES:         2,260         20,2439           Purchase of property plant and equipment         (1,000)         (3,53)           Purchase of reavining noncontrolling interest, net of cash received         (1,100)         (1,003)           Cash contributed fron noncontrolling interest, net of cash received <td< th=""><th>(Childhich)</th><th></th><th></th><th></th><th></th></td<>	(Childhich)				
2017         2016           Net carnings         \$ 56,209         \$ 54,493           Net carnings         23,248         19,178           Amorization of intangibles         23,248         19,178           Deprectation         23,248         19,178           Amorization of intangibles         23,248         19,178           Deprectation of intangibles         23,248         19,178           Expense associated with share-based compensation arrangements         1,282         977           Length Sportson and Impairment of assets         (25)         152           Equipy in earnings of investee         (26)         (192)           Accounts receivable         (101,239)         (95,198)           Inventories         22,067         20,449           Accounts payable and cash overdraft         38,146         31,202           Accounts payable and cash overdraft         38,146         31,203           Accounts payable and equipment         (104,549)         (24,259)           Purchases of property plant and equipment         (1039)         309           Acquastions, net of cash received         (29)         (29)           Cabardee intervible         (22)         (23)           Contributed from noncontroling interest <t< th=""><th>(in thousands)</th><th></th><th></th><th></th><th></th></t<>	(in thousands)				
CASH FLOWS FROM OPERATING ACTIVITIES:         5         56,209         \$         54,493           Adjustments to reconcile net earnings to net cash from operating activities:         23,277         1,285           Depreciation         23,277         1,285           Expense associated with stare-based compensation arrangements         1,242         977           Expense associated with stare-based compensation arrangements         1,242         977           Expense associated with stare-based compensation arrangements         1,242         977           Deferred income taxes         039         70           Its so in dispisition and impairment of assets         (10,123)         (05,198)           Inventories         (26,579)         7,564           Accounts payable and cash overdraft         38,146         31,320           Accounts payable and cash overdraft         10,283         (24,269)           Purchases of property, plant and equipment         (10,23)         (24,269)           Purchases of property, plant and equipment         10,283         (29,98)           Cash FLOWS FROM INVESTING ACTIVITIES:         464         (10,-10)           Purchases of investments         (2,247)         901           Adjustrieut of non anorcontrolling interest         42,2409         (29,463)					
Net earnings         \$         5.02.00         \$         5.4.03.2           Depreciation         23,248         19,178           Amoritzation of intangibles         23,277         1.285           Expense associated with shore-based compensation arrangements         1,282         977           Expense associated with store-based compensation arrangements         335         355           Equity in earnings of investe         (28)         102           Net loss on disposition and impairment of assets         (28)         50           Caccured tabilities and other         (28,979)         7,564           Accound tabilities and other         (22,067)         20,439           NET CASH FROM OPERATING ACTIVITIES         72,210         40,041           Cash contributed from oncentrolling interest, net of cash received         (34,549)         (24,269)           Proceeds from sale of property, plant and equipment         (34,549)         (24,269)           Proceeds from sale of property, plant and equipment         (34,549)         (24,549)           Cash contributed from noncentrolling interest         424         436           Advants eventable         (16,118)         (3,571)           Proceeds from sale of investments         (24,549)         (24,549)           Cash contributed from no			2017		2016
Adjustments       23,248       19,178         Depreciation       23,247       1285         Expense associated with store-based compensation arrangements       1,282       977         Deferred Inconce taxes       355       55       15         Accound Inspective and impairment of assets       (328)       50         CASH ELOWS FROM INVESTING ACTIVITIES:       15,211       40,041         Purchases of property, plant and equipment       1,039       309         Purchase of remaining noncontrolling interest       464       -         Advances of nones receivable       (228)       (2365)       (24,269)         Proceeds from sale of property, plant and equipment       1,041       3,731         Purchase of renewed       -       -       (1,100)         Cash ELOWS FROM INNEATION ACTIVITIES       (29465) <t< td=""><td></td><td>¢</td><td>56 209</td><td>¢</td><td>54 493</td></t<>		¢	56 209	¢	54 493
Depreciation         23,248         19,178           Amortization of intangibles         2,377         1,285           Expense associated with store-based compensation arrangements         1,282         977           Expense associated with store sparse         355         55           Equity in examings of investee         (26)         (182)           Net loss on disposition and impairment of assets         (38)         50           Charge size         (26)         (22)         (27)           Accounts payable and cash overdraft         (38,146         (31,320)           Accound labilities and other         (22,067)         20,439           NET CASH FROM OPERATING ACTIVITIES         12,2207         20,439           Purchases of property, plant and equipment         (34,549)         (24,269)           Proceeds from sale of property, plant and equipment         (34,549)         (24,269)           Advances of notes receivable         1,033         309           Acquisitions, notes receivable         (28)         (29,46)           Collections on notes receivable         (24,549)         (24,66)           Collections on notes receivable         (24,67)         (29,363)           CASH ELOWS FROM INNEATING ACTIVITIES         (28,67)         (29,363)		φ	30,209	ф	54,455
Amorization of intangibles         2,377         1,282           Expense associated with stock grant plans         99         70           Deferred income taxes         355         55           Equity in earnings of investee         (26)         (192)           Net loss on disposition and inpairment of assets         (28)         50           Changes in:         (28)         50           Accounts receivable         (101,239)         (95,198)           Inventories         (26,679)         7,564           Accounts receivable         (20,790)         7,564           Accounts receivable         (21,329)         (24,269)           VEL CASH FROM OPERATINA ACTIVITIES         15,211         40,041           Charles not be availed or property plant and equipment         (103)         309           Accounts alse of property plant and equipment         (103)         309           Archards alse of property plant and equipment         (103)         309           Proceeds from sale of property plant and equipment         (104)         3,731           Proceeds from sale of property plant and equipment         (104)         3,731           Proceeds from sale of property plant and equipment         (104)         3,731           Proceeds from sale of investments			23.248		19.178
Expense associated with stare-based compensation arrangements         1,282         977           Deferred income taxes         355         55           Equity in earnings of investee         (26)         (192)           Net loss on disposition and impairment of assets         (238)         50           Changes in:         (10,239)         (95,198)           Accounts receivable         (10,239)         (95,198)           Inventories         (26,579)         7,564           Accounts payable and cash overdraft         38,146         31,320           Account iabilities and other         (22,067)         20,439           NET CASH FROM OPERATING ACTIVITIES         15,211         40,041           CASH FLOWS FROM INVESTING ACTIVITIES:         (34,549)         (24,269)           Purchases of property, plant and equipment         1,039         309           Accurati infagino noncontrolling interest, net of cash received         (36,658)         (1,62)           Purchase of remaining noncontrolling interest         (25,960)         (22,946)           CASH FLOWS FROM INVESTING ACTIVITIES         (34,541)         (3,210)           Porceeds from starce of common stock         (33,311)         (31,210)           CASH FLOWS FROM INVESTING ACTIVITIES         (99,887)         (29,363) <td></td> <td></td> <td></td> <td></td> <td></td>					
Expense associated with stock grant plans         99         70           Deferred income taxes         355         55           Equity in earnings of investee         (26)         (192)           Net loss on disposition and inpairment of assets         (28)         50           Changes in:         (269, 97)         7.564           Accounts receivable         (101,239)         (95,198)           Inventories         (26,979)         7.564           Accounts payable and cash overdraft         38,146         31,320           Accounts FROM OPERATING ACTIVITIES         15,211         40,041           Purchases of property, plant and equipment         (34,549)         (24,269)           Purchases of property, plant and equipment         (34,549)         (24,269)           Purchase of remaining noncontrolling interest, net of cash received					
Deferred income taxes         355         55           Equity in examings of investee         (22)         50           Changes in:         (328)         50           Accounts receivable         (101,239)         (95,198)           Inventories         (26,97)         7,564           Accounts payable and cash overdraft         38,146         31,320           Accrost liabilities and other         22,067         20,0439           NET CASH FROM OPERATING ACTIVITIES         15,211         40,041           CASH FLOWS FROM INVESTING ACTIVITIES:         11,030         309           Purchases of property, plant and equipment         11,030         309           Acquit diversing and equipment         11,030         309           Proceeds from sale of property, plant and equipment         11,030         309           Acquisitions, net of cash received					
Net loss on disposition and impairment of assets         (328)         50           Changes in:         (101,239)         (95,198)           Accounts receivable         (26,597)         7,554           Inventories         38,146         31,320           Account liabilities and other         22,067         20,0439           NET CASH FROM NPERSTING ACTIVITIES         15,211         40,041           CASH FLOW SFROM INVESTING ACTIVITIES         15,211         40,041           Orccest from sale of property, plant and equipment         (34,549)         (24,269)           Purchases of property, plant and equipment         (1,03)         309           Acquit diverse index proceivable         (1,100)         Cash contributed from noncontrolling interest.         464         -           Advances of notes: receivable         (1,24)         (27,37)         (23,57)           Proceeds from sale of property, plant and equipment         (125)         (73,6)           Collections on notes receivable         (141)         3,711           Proceeds from sale of investments         7,247         901           Other         (125)         (73,6)           NET CASH HOSM DINNCING ACTIVITIES         (99,887)         (23,63)           Proceeds from sale of investments         (14,611)			355		55
Changes in:(12.39)(95,198)Accounts receivable(26,979)7,564Accounts payable and cash overdraft(26,979)7,564Accounts payable and cash overdraft(26,979)7,564Account liabilities and other(26,979)7,564NET CASH FROM OPERATING ACTIVITIES15,21140,041Purchases of property, plant and equipment(34,549)(24,269)Proceeds from sale of property, plant and equipment(34,549)(24,269)Proceeds from sale of property, plant and equipment(34,549)(24,269)Acquisitions, net of cash received(59,658)(1,62)Purchases of remaining moncontrolling interest(46,470)(22,86)Cale contributed from noncontrolling interest(22,810)(22,466)Advances of notes receivable1,0413,731Purchases of investments(15,171)(27,363)Other(125)(736)Other(125)(736)Other(34,311)(3,210)Proceeds from issuance of common stock(331)290Dividends paid to shareholders(1,531)(1,731)Repayments under revolving credit facilities(1,933)(1,731)Repayments under revolving credit facilities(	Equity in earnings of investee		(26)		(192)
Accounts receivable         (101,239)         (95,198)           Inventories         (26,979)         7.564           Accounts payable and cash overdraft         38,146         31,320           Account is payable and cash overdraft         38,146         31,320           Account is payable and cash overdraft         38,146         31,320           Account isbuffices and other         22,067         20,439           NET CASH FROM OPERATING ACTIVITIES:         15,211         40,041           CASH FLOW SEROM INVESTING ACTIVITIES:         -         (1,100)           Purchase of property, plant and equipment         1,039         309           Acquisitions, net of cash received         -         -         (1,100)           Cash contributed from noncontrolling interest.         464         -         -           Advances of notes: receivable         (12,28)         (2,2469)         -           Collections on notes receivable         (12,5)         (15,118)         (3,571)           Purchases of investments         7,247         901         (0ber         (12,5)         (7,363)           NET CASH USED IN INVESTING ACTIVITIES         (99,887)         (29,363)         (29,363)         (24,460)         3,120           Obter         (01,953) <t< td=""><td>Net loss on disposition and impairment of assets</td><td></td><td>(328)</td><td></td><td><b>5</b>0</td></t<>	Net loss on disposition and impairment of assets		(328)		<b>5</b> 0
Inventories         (26,979)         7,564           Accound liabilities and other         38,146         31,320           NET CASH FROM OPERATING ACTIVITIES         15,211         40,041           CMARE PLOWS FROM INVESTING ACTIVITIES:         15,211         40,041           Purchases of property, plant and equipment         (34,549)         (24,269)           Proceeds from sale of property, plant and equipment         (34,549)         (24,269)           Purchases of property, plant and equipment         (34,549)         (24,269)           Purchase of nonest necevide         (64,100)         (24,66)           Call contributed from noncontrolling interest         464         (24,66)           Collections on notes receivable         1,041         3,731           Purchases of notes receivable         (12,571)         (29,363)           CASH FLOWS FROM FINANCING ACTIVITIES         (12,571)         (29,363)           Other         (12,517)         (29,363)         (29,363)           CASH FLOWS FROM FINANCING ACTIVITIES         (13,521)         (341,31)         (321)           NET CASH USED IN INVESTING ACTIVITIES         (13,511)         (341,31)         (3210)           NET CASH USED IN INVESTING ACTIVITIES         (14,311)         (3210)         (3210)           Ne			. ,		
Accounts payable and cash overdraft'38,146'31,320Accounts payable and other22,06720,439NET CASH FROM OPERATING ACTIVITIES15,21140,041CASH FLOWS FROM INVESTING ACTIVITIES1,039309Proceeds from sale of property, plant and equipment1,039309Proceeds from sale of property, plant and equipment-(1,100)Cash contributed from noncontrolling interest, net of cash received-(1,100)Cash contributed from noncontrolling interest464-Advances of notes receivable1,0413,731Purchases of investments(15,1118)(3,571)Purchases of investments7,247901Other(125)(736)NET CASH USED IN INVESTING ACTIVITIES(99,887)(29,363)CASH FLOWS FROM FINANCING ACTIVITIES(349,311)(3,210)Porceeds from issuare of normon stock(349,311)(3,210)Proceeds from issuare of common stock(99,887)(15,529)Borrowings under revolving credit facilities(44,4013,162Repayments under revolving credit facilities(9,207)(8,529)Distributions to noncontrolling interest(1,933)(1,731)Repurchase of common stock(9,394)-Other(6)(15)NET CASH FROM (USED IN) FINANCING ACTIVITIES74,521(10,033)Effect of exchange rate changes on cash1,196(561)NET CASH EQUIVALENTS, AND RESTRICTED CASH, EDGINNING OF YEAR34,48988,342CASH, CASH EQUIVAL	Accounts receivable		(101,239)		(95,198)
Accured labilities and other         22,067         20,439           NET CASH FROM OPERATING ACTIVITIES         15,211         40,041           CASH FLOWS FROM INVESTING ACTIVITIES:         13,249         (24,269)           Purchases of property, plant and equipment         1,039         309           Acquisitions, net of cash received         (59,058)         (1,682)           Purchase of remaining noncontrolling interest, net of cash received	Inventories		(26,979)		7,564
NET CASH FROM OPERATING ACTIVITIES15,21140,041CASH FLOWS FROM INVESTING ACTIVITIES: Purchases of property, plant and equipment(34,549)(24,269)Proceeds from sale of property, plant and equipment1,039309Proceeds from sale of property, plant and equipment(36,558)(1,662)Purchase of remaining noncontrolling interest464	Accounts payable and cash overdraft		38,146		
CASH FLOWS FROM INVESTING ACTIVITIES:(34,54)(24,26)Purchases of property, plant and equipment(36,553)(1,682)Purchases of property, plant and equipment(36,553)(1,100)Acquisitions, net of cash received	Accrued liabilities and other		22,067		20,439
Purchases of property, plant and equipment         (34,549)         (24,269)           Proceeds from sale of property, plant and equipment         1,039         309           Acquisitions, net of cash received         (59,658)         (1,682)           Purchase of remaining noncontrolling interest, net of cash received			15,211	_	40,041
Proceeds from sale of property, plant and equipment         1.039         309           Acquisitions, net of cash received         (59,658)         (1,682)           Purchase of remaining noncontrolling interest, net of cash received			(24 = 40)		(24.260)
Acquisitions, net of cash received(1,682)Purchase of remaining noncontrolling interest, net of cash received— (1,100)Cash contributed from noncontrolling interest464(1,28)Advances of notes receivable(1,041)3,731Purchase of investments(15,118)(3,571)Proceeds from sale of investments(125)(736)NET CASH USED IN INVESTING ACTIVITIES(99,887)(29,363)CASH FLOWS FROM FINANCING ACTIVITIES(99,887)(29,363)Borrowings under revolving credit facilities444,6013,162Repayments under revolving credit facilities(349,311)(3,210)Proceeds from issuance of common stock331290Dividends paid to shareholders(9,207)(8,529)Distributions to noncontrolling interest(1,953)(1,731)Repurchase of common stock(1,953)(1,731)Repurchase of common stock(1,953)(1,631)Effect of exchange rate changes on cash1,196(561)NET CASH EQUIVALENTS(1,0033)(1,531)Effect of exchange rate changes on cash1,196(561)NET CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR344,8988,342CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR34489586<					
Purchase of remaining noncontrolling interest         464         —           Advances of notes receivable         (228)         (2,946)           Collections on notes receivable         1,041         3,731           Purchases of investments         (15,118)         (3,571)           Proceeds from sale of investments         (125)         (7,36)           NET CASH USED IN INVESTING ACTIVITIES         (99,887)         (29,363)           CASH provided from issuance of common stock         331         290           Dividends paid to shareholders         (15,210)         (15,210)           Proceeds from issuance of common stock         331         290           Dividends paid to shareholders         (19,207)         (8,529)           Dividends paid to shareholders         (19,334)         (-(10)           Repartness of common stock         (9,3207)         (8,529)           Distributions to noncontrolling interest         (1,953)         (1,731)           Repurchase of common stock         (9,934)            Other         (6)         (15)           NET CASH FROM (USED IN) FINANCING ACTIVITIES         (4,959)         84           CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR         34,489         88,342           CASH, CASH EQUIVAL					
Cash contributed from noncontrolling interest       464       -         Advances of notes receivable       (228)       (2,246)         Collections on notes receivable       1,041       3,731         Purchases of investments       (15,118)       (3,571)         Proceeds from sale of investments       7,247       901         Other       (125)       (736)         NET CASH USED IN INVESTING ACTIVITIES       (99,887)       (29,363)         CASH FLOWS FROM FINANCING ACTIVITIES:       (99,887)       (29,363)         Borrowings under revolving credit facilities       444,601       3,162         Repayments under revolving credit facilities       (349,311)       (3,210)         Proceeds from issuance of common stock       331       290         Dividends paid to shareholders       (9,934)       -         (15)       NET CASH FROM (USED IN) FINANCING ACTIVITIES       (1,953)       (1,731)         Repurchase of common stock       (9,934)       -       -         Other       (6)       (15)       -       -         NET CASH FROM (USED IN) FINANCING ACTIVITIES       (8,559)       84       -         Charge fact changes on cash       1,196       (561)       -         NET CASH FROM (USED IN) FINANCING ACTIVITIES <td></td> <td></td> <td>(59,050)</td> <td></td> <td></td>			(59,050)		
Advances of notes receivable       (2.946)         Collections on notes receivable       1,041       3,731         Purchases of investments       (15,118)       (3,571)         Proceeds from sale of investments       7,247       901         Other       (125)       (736)         NET CASH USED IN INVESTING ACTIVITIES       (99,87)       (29,363)         CASH FLOWS FROM PINANCING ACTIVITIES:       (99,87)       (349,311)       (3,210)         Proceeds from issuance of common stock       331       290         Dividends paid to shareholders       (9,931)       (1,731)         Repayments under revolving credit facilities       (9,934)          Other       (6)       (15)         NET CASH FROM (USED IN) FINANCING ACTIVITIES       (1,953)       (1,731)         Repurchase of common stock       (9,934)          Other       (6)       (15)         NET CASH FROM (USED IN) FINANCING ACTIVITIES       (1,0033)       (1,731)         Repurchase of common stock       (8,959)       84         CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR       34,489       88,342         CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, END OF PERIOD       \$ 24,625       \$ 87,517         Restricted cash, beginni			464		(1,100)
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Purchases of investments         (15,118)         (3,571)           Proceeds from sale of investments         7,247         901           Other         (125)         (736)           NET CASH USED IN INVESTING ACTIVITIES         (99,887)         (29,363)           CASH FLOWS FROM FINANCING ACTIVITIES:         (349,311)         (3,210)           Proceeds from issuance of common stock         331         290           Dividends paid to shareholders         (9,207)         (8,529)           Distributions to noncontrolling interest         (1,953)         (1,731)           Repurchase of common stock         (9334)         —           Other         (6)         (15)           NET CASH FROM (USED IN) FINANCING ACTIVITIES         74,521         (10,033)           Effect of exchange rate changes on cash         1,196         (561)           NET CASH FROM (USED IN) FINANCING ACTIVITIES         74,521         (10,033)           Effect of exchange rate changes on cash         1,196         (561)           NET CHANGE IN CASH AND CASH EQUIVALENTS         (8,959)         84           CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, BEGINNING OF YEAR         34,489         88,342           CASH, CASH EQUIVALENTS, AND RESTRICTED CASH, END OF PERIOD         \$ 34,489         88,342 <tr< td=""><td></td><td></td><td>( -)</td><td></td><td></td></tr<>			( -)		
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NON-CASH FINANCING ACTIVITIES:		\$		\$	
			15,895		19,789
Common stock issued under deferred compensation plans 4,231 3,375					
	Common stock issued under deferred compensation plans		4,231		3,375

See notes to consolidated condensed financial statements.

#### NOTES TO UNAUDITED CONSOLIDATED CONDENSED FINANCIAL STATEMENTS

#### A. BASIS OF PRESENTATION

The accompanying unaudited interim consolidated condensed financial statements (the "Financial Statements") include our accounts and those of our wholly-owned and majority-owned subsidiaries and partnerships, and have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Accordingly, the Financial Statements do not include all of the information and footnotes normally included in the annual consolidated financial statements prepared in accordance with accounting principles generally accepted in the United States. All intercompany transactions and balances have been eliminated.

In our opinion, the Financial Statements contain all material adjustments necessary to present fairly our consolidated financial position, results of operations and cash flows for the interim periods presented. All such adjustments are of a normal recurring nature. These Financial Statements should be read in conjunction with the annual consolidated financial statements, and footnotes thereto, included in our Annual Report to Shareholders on Form 10-K for the fiscal year ended December 31, 2016.

Seasonality has a significant impact on our working capital from March to August which historically results in negative or modest cash flows from operations in our first and second quarters. Conversely, we experience a substantial decrease in working capital from September to February which typically results in significant cash flow from operations in our third and fourth quarters. For comparative purposes, we have included the June 25, 2016 balances in the accompanying unaudited consolidated condensed balance sheets.

#### B. FAIR VALUE

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

(in thousands)	Quoted Prices in Active Markets (Level 1)	July 1, 2017 Prices with Other Observable Inputs (Level 2)	Total	Quoted Prices in Active Markets (Level 1)	June 25, 2016 Prices with Other Observable Inputs (Level 2)	Total
Money market funds	\$ 64	\$ 891	\$ 955	\$ 65	\$ 506	<b>\$</b> 571
Fixed income funds	1,495	6,451	7,946	1,935	2,383	4,318
Equity securities	9,822		9,822	4,944		4,944
Mutual funds:						
Domestic stock funds	330		330	756		756
International stock funds	84		84	69		69
Target funds	254		254	231		231
Bond funds	206		206	199		199
Total mutual funds	874	_	874	1,255	_	1,255
Assets at fair value	\$ 12,255	\$ 7,342	\$ 19,597	\$ 8,199	\$ 2,889	\$ 11,088

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", "Restricted Cash", and

"Restricted Investments". 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.

We did not maintain any Level 3 assets or liabilities at July 1, 2017 or June 25, 2016.

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 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.

In the first six months of 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 \$3.8 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 captive, Ardellis Insurance Ltd. ("Ardellis"), maintains an investment portfolio, totaling \$17.8 million as of July 1, 2017, consisting of domestic and international stocks, and fixed income bonds.

Ardellis' available for sale investment portfolio, including funds held with the State of Michigan, consists of the following:

			U	nrealized		
	_	Cost	G	ain/(Loss)	Fa	nir Value
Fixed Income	\$	7,939	\$	8	\$	7,947
Equity		9,045		776		9,821
Total	\$	16,984	\$	784	\$	17,768

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 effected unrealized gain was \$784 thousand. Carrying amounts above are recorded in the investments and restricted investments line items within the balance sheet as of July 1, 2017. During the first six months of 2017, Ardellis investments reported a net realized gain of \$156 thousand, which was recorded in interest income on the statement of earnings.

#### C. REVENUE RECOGNITION

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 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. 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. Construction contract revenue increased to approximately \$31.1 million, during the second quarter of 2017, from \$30.9 million during the same period of 2016. Construction contract revenue was approximately \$63.0 million and \$63.4 million through the first six months of 2017 and 2016, respectively.

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.

The following table presents the balances of percentage-of-completion accounts which are included in "Other current assets" and "Accrued liabilities: Other", respectively (in thousands):

	 July 1, 2017	Dec	ember 31, 2016	June 25, 2016
Cost and Earnings in Excess of Billings	\$ 3,521	\$	2,573	\$ 2,835
Billings in Excess of Cost and Earnings	3,725		4,748	5,407

#### D. EARNINGS PER SHARE

The computation of earnings per share ("EPS") is as follows (in thousands):

		Three Moi	nths	Ended	Six Months Ended			Ended
		July 1, 2017	June 25, 2016		July 1, 2017			June 25, 2016
Numerator:								
Net earnings attributable to controlling interest	\$	33,642	\$	33,398	\$	54,704	\$	52,611
Adjustment for earnings allocated to non-vested restricted common								
stock		(663)		(557)		(994)		(816)
Net earnings for calculating EPS	\$	32,979	\$	32,841	\$	53,710	\$	51,795
Denominator:	_		_				_	
Weighted average shares outstanding		20,544		20,387		20,494		20,335
Adjustment for non-vested restricted common stock		(405)		(340)		(373)		(315)
Shares for calculating basic EPS		20,139		20,047		20,121		20,020
Effect of dilutive stock options		31		31		37		31
Shares for calculating diluted EPS		20,170		20,078		20,158		20,051
Net earnings per share:								
Basic	\$	1.64	\$	1.64	\$	2.67	\$	2.59
Diluted	\$	1.64	\$	1.64	\$	2.66	\$	2.58

No options were excluded from the computation of diluted EPS for the quarters ended July 1, 2017 or June 25, 2016.

## E. COMMITMENTS, CONTINGENCIES, AND GUARANTEES

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 \$3.6 million and \$3.4 million on July 1, 2017, and June 25, 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 July 1, 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. The Company has not been named as a target and continues to cooperate with the US Attorney's Office in this matter; however, because of the duration and unique nature of this proceeding, any potential, adverse financial implications to the Company are uncertain. 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 July 1, 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 July 1, 2017, we had outstanding purchase commitments on commenced capital projects of approximately \$29.5 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 effect 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 July 1, 2017 we had approximately \$8.2 million outstanding payment and performance bonds for open projects. We had approximately \$2.3 million in payment and performance bonds outstanding for completed projects which are still under warranty.

On July 1, 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 the second quarter of 2017 which would require us to recognize a liability on our balance sheet.

#### F. BUSINESS COMBINATIONS

We completed the following acquisitions in six months ended 2017 and 2016 which were accounted for using the purchase method in thousands unless otherwise noted:

Company Name	Acquisition Date	Purchase Price	Intangible Assets	Net Tangible Assets	Operating Segment
	May 26, 2017	\$5,042 cash paid for 100% asset purchase	\$ 4,880	\$ 162	South
	Boy has annual sales of a	ributor of industrial pallets and approximately \$8 million. Th duct offering and lumber sour	e acquisition of Go	Boy enabled us to	

	March 6, 2017	\$31,818 cash paid for 100% asset purchase	\$ 7,533		South				
Robbins Manufacturing Co.		d wood products with facilitie			11 1				
("Robbins")		nnual sales of approximately s this region and serve cust			ns allowed				
	us to expand our present	\$22,789	omers more cost e	liectively.					
	March 6, 2017	cash paid for 100% asset	\$ 14,341	\$ 8,448	North				
		purchase							
Quality Hardwood Sales, LLC		plier of hardwood products, in							
("Quality")		s. Quality has annual sales of		•	sition of				
	Quality enabled us to ex	pand our product offering to in	nclude hardwood-b	ased products.					
	November 29, 2016	\$9,455 cash paid for 100% stock	\$ 7,313	\$ 2,142	All Other				
	100000000000000000000000000000000000000	purchase	φ 7,515	φ 2,142	All Ollei				
The UBEECO Group Pty. Ltd.	A manufacturer and dist	ributor of a variety of wood pa	ckaging and altern	ative material prod	ucts.				
("Ubeeco")		pallets, skids, protective packa							
	Ubeeco has annual sales	of approximately \$20 million	. The acquisition o	of Ubeeco allows us	to make				
	progress on our goal of t	pecoming a global provider of	packaging solutior	15.					
		\$66,046							
		cash paid for 100% stock							
	September 16, 2016	purchase which includes \$11,337 in net cash received.	\$ 17,016	\$ 49,030	All Other				
	September 10, 2010	Also, paid \$86,294 to retire	φ 17,010	φ -5,050	7 III Oulei				
		outstanding debt and \$6,536							
		of certain other obligations.							
		d installer of customized inter		-					
	of commercial structures. idX has annual sales of \$300 million. The acquisition of idX enables us to								
	enhance our design, product and service offering to become a tier 1 supplier of interior fixtures to retail customers, and continue to use idX's capabilities to continue to develop new markets for growth. Our								
idX Holdings, Inc. ("idX")		erm synergies, including:	intilide to develop in	ew markets for gro	wui. Oui				
	° °	Eliminating redundant admini	strative support cos	sts.					
	b. Using the scale advantage of the Company to reduce material costs of common								
	raw materials.								
	c. Utilizing manufacturing capacity of certain existing locations to supply idX. d. Utilizing idX's international footprint to identify sourcing opportunities for								
	u.	certain products.	potprint to identify	sourcing opportuni	ties for				
		Cross selling one another's pr	oducts and services	s with our respectiv	e				
	e.	customers.		· · · · · · · · · · · · · · · · · · ·	-				
	f.	Collaborating on new product	development.						
	July 29, 2016	\$1,246	\$ 405	\$ 841	North				
		cash paid for asset purchase							
Seven D Truss, L.P.		ributor of roof and floor trusse		**	0				
	million. The acquisition Pennsylvania location.	of 7D gave us the opportunity	to consolidate ope	erations with our G	ordon,				
	r emisyivania location.	\$10,787							
	June 30, 2016	cash paid for 100% stock	\$ 6,817	\$ 4,248	West				
		purchase plus \$500 holdback.		.,_ 10					
Idaho Western, Inc. ("IWI")	A supplier of products ranging from lumber and plywood to siding and doors. IWI had annual sales of								
	approximately \$21 million. The acquisition of IWI allowed us to expand our presence in Boise, Idaho								
	and consolidate with our	Rapid Wood operations.							
		r r							

The intangible assets for each acquisition were finalized and allocated to their respective identifiable intangible asset and goodwill accounts during 2017, excluding idX, Ubeeco, Quality, Robbins, and Go Boy. Initial estimates have been made for idX, Ubeeco, Quality, and Robbins' identifiable intangible and goodwill allocations and deferred tax which will be completed in 2017.

#### G. SEGMENT REPORTING

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, 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, and West 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 (b) the Company's distribution unit (referred to as UFPD) which distributes a variety of products to the manufactured housing industry nation-wide and is accounted for as a reporting unit within the North segment, and (c) the idX division, which designs, produces, and installs customized in-store environments, for customers world-wide.

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 recently acquired idX division, have been included in the "All Other" column of the table below. The "Corporate" column includes unallocated administrative costs and certain incentive compensation expense.

		Three Months Ended July 1, 2017										
	North	South	West	All Other	Corporate	Total						
Net sales to outside customers	\$ 319,554	\$ 221,583	\$ 390,868	\$ 140,370	\$ —	\$ 1,072,375						
Intersegment net sales	16,790	19,378	22,249	49,197	—	107,614						
Segment operating profit	16,246	10,229	24,704	5,798	(3,078)	53,899						

		Three Months Ended June 25, 2016											
	North	South	West	All Other	Corporate	Total							
Net sales to outside customers	\$ 288,185	\$ 194,425	\$ 326,619	\$ 62,864	\$ —	\$ 872,093							
Intersegment net sales	14,638	9,860	21,015	6,535	—	52,048							
Segment operating profit	19,136	13,794	21,153	6,021	(6,439)	53,665							

		Six Months Ended July 1, 2017										
	North	South	West	All Other	Corporate	Total						
Net sales to outside customers	\$ 547,475	\$ 410,326	\$ 710,030	\$ 250,674	\$ —	\$ 1,918,505						
Intersegment net sales	32,962	36,656	44,082	68,127		181,827						
Segment operating profit (loss)	26,224	20,918	43,008	6,404	(8,834)	87,720						

		Six Months Ended June 25, 2016											
	North	South	West	All Other	Corporate	Total							
Net sales to outside customers	\$ 490,910	\$ 359,524	\$ 604,207	\$ 99,603	\$ —	\$ 1,554,244							
Intersegment net sales	27,752	19,051	43,271	11,985	—	102,059							
Segment operating profit	28,425	25,930	38,472	8,582	(15,834)	85,575							

#### H. INCOME TAXES

Effective tax rates differ from statutory federal income tax rates, primarily due to provisions for state and local income taxes and permanent tax differences. Our effective tax rate was 34.0% in the second quarter of 2017 compared to 35.3% for same period in 2016. Our effective tax rate was 33.7% in the first six months of 2017 compared to 35.0% in 2016, primarily due to recording a tax deduction for certain share-based compensation and fees at fair market value.

## MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

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 the second quarter of 2017 were impacted by the following:

- Our gross sales increased by 23% compared to the second quarter of 2016, which was comprised of a 16% increase in unit sales and a 7% increase in selling prices primarily due to the commodity lumber market (see Historical Lumber Prices below). Acquired operations contributed 12% to our unit sales growth. Our 4% organic growth rate was primarily driven by our sales to industrial, "big box" retail, residential construction, and manufactured housing customers. Unit sales to commercial construction customers were flat and decreased to our independent retail customers.
- Our operating profits increased modestly by 0.4%, which compares unfavorably with our 16% increase in unit sales. The shortfall in our profit growth was primarily due to the impact of volatile lumber prices on gross profits and the impact of acquired operations which contributed unit sales growth without a commensurate increase in operating profits.

#### HISTORICAL LUMBER PRICES

We experience significant fluctuations in the cost of commodity lumber products from primary producers ("Lumber Market"). The following table presents the Random Lengths framing lumber composite price:

	F	Random Lengths Composite Average \$/MBF				
		2017		2016		
January	\$	356	\$	316		
February		393		310		
March		401		321		
April		424		345		
May		416		356		
June		399		353		
Second quarter average	\$	413	\$	351		
Year-to-date average	\$	398	\$	334		
Second quarter percentage change		17.7 %	6			
Year-to-date percentage change		19.2 %				

In addition, a Southern Yellow Pine ("SYP") composite price, which we prepare and use, is presented below. Our purchases of this species comprised approximately 46% of total lumber purchases through the first six months of 2017 and 2016.

	Random Lengths SYP Average \$/MBF				
		2017	_	2016	
January	\$	397	\$	358	
February		420		357	
March		433		366	
April		438		389	
May		416		397	
June		399		382	
Second quarter average	\$	418	\$	389	
Year-to-date average	\$	417	\$	375	
Second quarter percentage change		7.5 %	6		
Year-to-date percentage change		11.2 %	6		

#### IMPACT OF THE LUMBER MARKET ON OUR OPERATING RESULTS

We generally price our products to pass lumber costs through to our customers so that our profitability is based on the valueadded 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 49.3% and 48.8% of our sales in the first six months of 2017 and 2016, respectively.

Our gross margins are impacted by (1) the relative level of the Lumber Market (i.e. whether prices are higher or lower from comparative periods), and (2) the trend 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 level and trend of the Lumber Market impact our products differently.

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

- <u>Products with fixed selling prices.</u> These products include value-added products such as deck components and fencing sold to retail customers, as well as trusses, wall panels and other components sold to the 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 eventually allow us to 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 each of the product pricing categories above, 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 20% 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 the higher rate of inventory turnover. 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*.)
- <u>Products with fixed selling prices sold under long-term supply arrangements, particularly those involving multi-</u> <u>family construction projects.</u> We attempt to mitigate this risk through our purchasing practices by locking in costs.

Adverse trends in the lumber market impacted our gross profits on products sold under each of the general pricing methods described above. The dramatic rise in lumber prices, which peaked in April, resulted in a decline in gross profit per unit on products sold with a fixed price in the second quarter. Additionally, the subsequent decline in lumber prices

in May and June resulted in a decline in gross profit per unit on products sold with a variable price indexed to the lumber market. We anticipate these trends may continue to impact our results into the third quarter until we reach a point of repricing products sold via a fixed price with our customers and selling through higher cost material sold on a variable price.

Finally, recent wildfires in British Columbia have resulted in concerns about the supply of SPF material causing prices to rise significantly. We will attempt to mitigate the impact of this matter through strategies including substituting other species when possible.

In addition to the impact of the Lumber Market trends on gross margins, changes in the level 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 trend within each period.

	<u>Pe</u>	eriod 1	P	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 %	ó	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 are negatively impacted during periods of high lumber prices; conversely, we experience margin improvement when lumber prices are relatively low. In order to more effectively evaluate our profitability in such periods, we believe it is useful to compare our change in units shipped with our changes in costs and profits.

#### **BUSINESS COMBINATIONS**

We completed three business acquisitions during the first six months of 2017 and six during all of 2016. The annual historical sales attributable to acquisitions completed in 2017 and 2016 was approximately \$124 million and \$345 million, respectively. These business combinations were not significant to our quarterly or year-to-date operating results individually or in aggregate and thus pro forma results for 2017 or 2016 are not presented.

See Notes to the Unaudited Condensed Consolidated Financial Statements, Note F, "Business Combinations" for additional information.



#### **RESULTS OF OPERATIONS**

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

	Three Mont	hs Ended	Six Month	s Ended
	July 1, 2017	June 25, 2016	July 1, 2017	June 25, 2016
Net sales	100.0 %	100.0 %	100.0 %	100.0 %
Cost of goods sold	86.2	84.9	86.0	84.9
Gross profit	13.8	15.1	14.0	15.1
Selling, general, and administrative expenses	8.8	8.9	9.5	9.6
Earnings from operations	5.0	6.2	4.6	5.5
Other expense (income), net	0.1	0.1	0.2	0.1
Earnings before income taxes	4.9	6.1	4.4	5.4
Income taxes	1.7	2.1	1.5	1.9
Net earnings	3.2	3.9	2.9	3.5
Less net earnings attributable to noncontrolling interest	(0.1)	(0.1)	(0.1)	(0.1)
Net earnings attributable to controlling interest	3.1 %	3.8 %	2.9 %	3.4 %

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:

- 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 totals.
- · Maximizing unit sales growth while achieving return on investment goals.
- Developing new products and expanding our product offering for existing customers. New product sales were \$115.9 million in the second quarter of 2017 compared to \$97.8 million during the second quarter of 2016. New product sales year-to-date for 2017 and 2016 were \$196.7 million and \$166.1 million, respectively.

	 New Product Sales by Market						New Product Sales by Market						
	 Three Months Ended						Six Months Ended						
(in thousands) <u>Market Classification</u>	July 1, 2017	June 20		% Cha	inge		July 1, 2017		June 25, 2016	% (	Change		
Retail	\$ 74,862	6	3,502	17.8	39%	\$	119,975	\$	100,714	1	9.12%		
Industrial	25,356	2	1,445	18.2	24%		47,073		41,369	1	3.79%		
Construction	 15,666	1	2,896	21.4	48%		29,626		23,995	2	3.47%		
Total New Product Sales	 115,884	9	7,843	18.4	14%		196,674		166,078	1	8.42%		

Note: Certain prior year product reclassifications and the change in designation of certain products as "new" resulted in a change in prior year's sales.

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

	Thre	e Months Ende	ed	Six Months Ended					
(in thousands) <u>Market Classification</u>	July 1, 2017	June 25, 2016	% Change	July 1, 2017	June 25, 2016	% Change			
Retail	\$ 459,140	\$407,670	12.6 %	\$ 770,891	\$ 678,928	13.5 %			
Industrial	335,928	228,052	47.3 %	613,170	429,701	42.7 %			
Construction	295,153	251,665	17.3 %	562,969	472,622	19.1 %			
Total Gross Sales	1,090,221	887,387	22.9 %	1,947,030	1,581,251	23.1 %			
Sales Allowances	(17,846)	(15,294)	16.7 %	(28,525)	(27,007)	5.6 %			
Total Net Sales	\$1,072,375	\$872,093	23.0 %	\$1,918,505	\$1,554,244	23.4 %			

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

Gross sales in the second quarter of 2017 increased 23% compared to the same period of 2016, due to a 16% increase in unit sales and a 7% increase in selling prices primarily due to the Lumber Market. Acquired operations contributed 12% to our unit sales growth, and our organic unit sales growth was 4%.

Changes in our gross sales by market are discussed below.

#### **Retail:**

Gross sales to the retail market increased almost 13% in the second quarter of 2017 compared to the same period of 2016, due to an 8% increase in unit sales and a 5% increase in selling prices. Within this market, sales to our big box customers increased over 13%, and sales to other independent retailers increased over 11%. Businesses we acquired contributed 8% to our growth in unit sales, primarily to independent retail customers, as our organic growth remained flat during the quarter.

Gross sales to the retail market increased almost 14% in the first six months of 2017 compared to the same period of 2016, due to an 8% increase in unit sales and a 6% increase in selling prices. Within this market, sales to our big box customers increased over 16%, and sales to other independent retailers increased over 10%. Businesses we acquired contributed 6% to our growth in unit sales, primarily to independent retail customers; organic unit sales growth increased 2% in the first six months of 2017.

#### **Industrial:**

Gross sales to the industrial market increased over 47% in the second quarter of 2017 compared to the same period of 2016, resulting from a 40% increase in unit sales and a 7% increase in selling prices. Businesses we acquired contributed 32% to our growth in unit sales. Our organic growth in unit sales of 8% was primarily due to adding 337 new customers, share gains with several existing customers, and greater demand from existing customers.

Gross sales to the industrial market increased almost 43% in the first six months of 2017 compared to the same period of 2016, resulting from a 37% increase in unit sales and a 6% increase in selling prices. Businesses we acquired contributed 30% to our growth in unit sales. Our organic growth in unit sales of 7% was primarily due to same factors discussed above.

#### **Construction:**

Gross sales to the construction market increased over 17% in the second quarter of 2017 compared to 2016. The increase was due to a 9% increase in unit sales and an 8% increase in our selling prices. Our increase in unit sales was driven by a 9% increase to manufactured housing customers, a 5% increase to commercial construction customers, and a 10% increase to residential construction customers.

By comparison (and based upon various industry publications):

- Production of HUD-code manufactured homes in April and May 2017, the most recent period reported, was up 11.9% compared to the same period of 2016.
- Non-residential construction activity in April and May increased approximately 11.3% compared to the same period of 2016.
- National housing starts increased approximately 1.1% in the period from March through May 2017 (our sales trail housing starts by about a month) compared to the same period of 2016. Our sales growth exceeds industry growth due to a combination of increased demand and market share.

Gross sales to the construction market increased over 19% in the first six months of 2017 compared to 2016. The increase was due to an 11% increase in unit sales and an 8% increase in our selling prices. Our increase in unit sales was driven by an 11% increase to manufactured housing customers, a 5% increase to commercial construction customers, and a 13% increase to residential construction customers due to the same factors discussed above.

#### 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.

	Three Mon	ths Ended	Six Month	s Ended
	July 1, 2017	June 25, 2016	July 1, 2017	June 25, 2016
Value-Added	62.0 %	61.4 %	62.3 %	61.8 %
Commodity-Based	38.0 %	38.6 %	37.7 %	38.2 %

#### COST OF GOODS SOLD AND GROSS PROFIT

Our gross margin decreased to 13.8% from 15.1% comparing the second quarter of 2017 to the same period of 2016. Our 12.7% increase in gross profit dollars compares unfavorably with our 16% increase in unit sales during the same period. Acquired operations contributed \$16.7 million of gross profit in the second quarter of 2017. Excluding acquisitions, our gross profits were impacted by the following:

- Our gross profit on sales to the retail market decreased by over \$2 million due to a 110 basis decrease in gross margin as a result of selling variable price products into a falling lumber market.
- Our gross profit on sales to the industrial market decreased by approximately \$1 million primarily due to the impact of the higher cost of lumber on products we sell with fixed selling prices for a certain time period.
- Our gross profit on sales to the construction market increased by almost \$3 million due to a 7% organic unit sales increase.



Our gross margin decreased to 14.0% from 15.1% comparing the first six months of 2017 to the same period of 2016. Our 14.8% increase in gross profit dollars compares unfavorably with our 17% increase in unit sales in the first six months of 2017 compared to the same period last year. The increase in our gross profit dollars was primarily due to acquired operations which contributed \$27.6 million of gross profit in the first six months of 2017. Excluding acquisitions our gross profits were impacted by:

- Our gross profit on sales to the retail market increased by almost \$2 million due to a 2% organic unit sales increase.
- Our gross profit on sales to the industrial market decreased by over \$6 million primarily due to the impact of the higher cost of lumber on products we sell with fixed selling prices (See our discussion under Impact of the Lumber Market on Our Operating Results above).
- Our gross profit on sales to the construction market increased by approximately \$8 million due to a 9% organic unit sales increase.

#### SELLING, GENERAL AND ADMINISTRATIVE EXPENSES

Selling, general and administrative ("SG&A") expenses increased by approximately \$16.5 million, or 21.2%, in the second quarter of 2017 compared to the same period of 2016, while we reported a 16% increase in unit sales. Acquired operations contributed approximately \$14 million to our year over year increase. The remaining increase was primarily due to an increase in compensation and benefit costs, bad debt expense and foreign currency exchange losses. These increases were offset by a \$1.4 million decrease in our accrued bonus expense to \$12.1 million this year from \$13.5 million last year.

Selling, general and administrative ("SG&A") expenses increased by approximately \$32.6 million, or 21.9%, in the first six months of 2017 compared to the same period of 2016, while we reported a 17% increase in unit sales. Acquired operations contributed approximately \$27 million to our year over year increase. The remaining increase was primarily due to an increase in compensation and benefit costs and foreign currency exchange losses. These increases were offset by a \$1.7 million decrease in our accrued bonus expense to \$20.2 million this year from \$21.9 last year.

#### **INTEREST, NET**

Net interest costs were higher in the second quarter of 2017 compared to the same period of 2016 due to carrying a higher amount of debt and a slight increase in short-term borrowing rates.

#### **INCOME TAXES**

Effective tax rates differ from statutory federal income tax rates, primarily due to provisions for state and local income taxes and permanent tax differences. Our effective tax rate was 34.0% in the second quarter of 2017 compared to 35.3% for same period in 2016 and 33.7% in the first six months of 2017 compared to 35.0% in 2016. The decrease in our effective tax rate is due to recording a tax deduction for certain share-based compensation and fees at fair market value and an anticipated increase in our research and development tax credit.

## SEGMENT REPORTING

The following table presents, for the periods indicated, our net sales and earnings from operations by reportable segment.

	Net Sales							Earnings from Operations										
		Three Months Ended						Three Months Ended										
(in thousands)	July 1, 2017	June 25, 2016	\$ Change	% Change		July 1, 2017		June 25, 2016				\$ Change	% Change					
North	\$ 319,554	\$ 288,185	\$ 31,369	10.9 %		\$	16,246	\$	19,136	\$	(2,890)	(15.1)%						
South	221,583	194,425	27,158	14.0 %			10,229		13,794		(3,565)	(25.8)%						
West	390,868	326,619	64,249	19.7 %			24,704		21,153		3,551	16.8 %						
All Other	140,370	62,864	77,506	123.3 %			5,798		6,021		(223)	(3.7)%						
Corporate							(3,078)		(6,439)		3,361	(52.2)%						
Total	\$1,072,375	\$ 872,093	\$ 200,282	23.0 %		\$	53,899	\$	53,665	\$	234	0.4 %						

		Net Sa	les				Earnings from Operations						
		Six Months	5 Ene	ded			Six Months Ended						
(in thousands)	 July 1, 2017	 June 25, 2016		\$ Change		% Change		July 1, 2017	_	June 25, 2016		\$ Change	% Change
North	\$ 547,475	\$ 490,910	\$	56,565		11.5 %		\$ 26,224	\$	28,425	\$	(2,201)	(7.7)%
South	410,326	359,524		50,802		14.1 %		20,918		25,930		(5,012)	(19.3)%
West	710,030	604,207		105,823		17.5 %		43,008		38,472		4,536	11.8 %
All Other	250,674	99,603		151,071	1	151.7 %		6,404		8,582		(2,178)	(25.4)%
Corporate	 _	 _						(8,834)	_	(15,834)		7,000	44.2 %
Total	\$ 1,918,505	\$ 1,554,244	\$	364,261	_	23.4 %		\$ 87,720	\$	85,575	\$	2,145	2.5 %

(1) Corporate primarily represents over (under) allocated administrative costs and accrued bonus expense.

North

	Net Sales			Net Sales				
	North Segment by Market			North Segment by Market				
	Thr	ee Months End	Six Months Ended					
(in thousands) <u>Market Classification</u>	July 1, 2017	June 25, 2016	% Change	July 1, 2017	June 25, 2016	% Change		
Retail	\$161,697	\$152,643	5.9 %	\$248,640	\$237,447	4.7 %		
Industrial	41,956	32,003	31.1 %	74,342	60,986	21.9 %		
Construction	123,426	109,739	12.5 %	236,222	202,004	16.9 %		
Total Gross Sales	327,079	294,385	11.1 %	559,204	500,437	11.7 %		
Sales Allowances	(7,525)	(6,200)	21.4 %	(11,729)	(9,527)	23.1 %		
Total Net Sales	\$319,554	\$288,185	10.9 %	\$547,475	\$490,910	11.5 %		

Net sales attributable to the North reportable segment increased in the second quarter of 2017 compared to 2016 as a result of increased sales to each of our markets. Our sales to the retail and construction markets increased due to the same factors previously discussed. Acquired operations contributed \$9.4 million to our industrial sales increase.

Earnings from operations for the North reportable segment decreased in the second quarter of 2017 by \$2.9 million, or 15.1%, due to a decrease in gross profit of \$0.7 million and a \$2.2 million increase in SG&A expenses compared to last year. Acquired operations contributed \$0.7 million to our operating profits in the second quarter. The remaining decrease was primarily due to the impact of the lumber market volatility on gross profits as previously described.

Net sales attributable to the North reportable segment increased in the first six months of 2017 compared to 2016 due to an increase in sales to each of our markets. Our sales to the retail and construction markets increased due to the same factors previously discussed. Acquired operations contributed \$12.5 million to our industrial sales increase.

Earnings from operations for the North reportable segment decreased in the first six months of 2017 by \$2.2 million, or 7.7%, due to an increase in gross profit of \$1.8 million offset by a \$4.0 million increase in SG&A expenses compared to last year. Acquired operations contributed \$0.9 million to our operating profits in the first six months of 2017. The remaining decrease was due to the same factors described above.

#### South

	Net Sales			Net Sales				
South Segment by Market			South Segment by Market					
	Three Months Ended				Six Months Ended			
(in thousands) <u>Market Classification</u>	July 1, 2017	June 25, 2016	% Change	July 1, 2017	June 25, 2016	% Change		
Retail	\$106,340	\$ 92,123	15.4 %	\$190,663	\$163,982	16.3 %		
Industrial	71,120	65,162	9.1 %	132,538	125,249	5.8 %		
Construction	49,248	41,180	19.6 %	96,333	77,432	24.4 %		
Total Gross Sales	226,708	198,465	14.2 %	419,534	366,663	14.4 %		
Sales Allowances	(5,125)	(4,040)	26.9 %	(9,208)	(7,139)	29.0 %		
Total Net Sales	\$221,583	\$194,425	14.0 %	\$410,326	\$359,524	14.1 %		

Net sales attributable to the South reportable segment increased in the second quarter of 2017 compared to 2016 due to increased sales to retail, industrial, and construction customers. Our sales to the retail and industrial markets increased primarily due to acquired operations which contributed \$27.7 million and \$1.2 million, respectively, of sales growth. Our sales to the construction market increased primarily due to increased industry production of manufactured homes.

Earnings from operations for the South reportable segment decreased in the second quarter of 2017 by \$3.6 million, or 25.8%, due to a decrease in gross profit of \$2.8 million and an increase of \$0.8 million in SG&A expenses. The decrease in gross profit was primarily due to the impact of the volatility in lumber prices. Acquired operations contributed \$0.8 million to our operating profits in the second quarter.

Net sales attributable to the South reportable segment increased in the second quarter of 2017 compared to 2016 due to increased sales to retail, industrial, and construction customers. Our sales to the retail market increased primarily due to acquired operations which contributed \$35.5 million of sales growth, as well as increased sales with "big box" customers. Our sales to the industrial market increased primarily due to share gains within our Southeast region. Our sales to the construction market increased primarily due to increased industry production of manufactured homes.

Earnings from operations for the South reportable segment decreased in the second quarter of 2017 by \$5.0 million, or 19.3%, due to a decrease in gross profit of \$3.9 million and an increase of \$1.1 million in SG&A expenses. The decrease in gross profit was primarily due to the same factors discussed above. Acquired operations contributed \$1.3 million to our operating profits in the first six months of 2017.

#### West

		Net Sales		Net Sales				
	West Segment by Market			West Segment by Market				
	Thr	ee Months Ende	ed	Six Months Ended				
(in thousands) <u>Market Classification</u>	July 1, 2017	June 25, 2016	% Change	July 1, 2017	June 25, 2016	% Change		
Retail	\$ 133,353	\$ 114,216	16.8 %	\$ 232,201	\$ 199,495	16.4 %		
Industrial	140,362	118,786	18.2 %	256,718	224,304	14.5 %		
Construction	122,390	98,339	24.5 %	230,212	188,702	22.0 %		
Total Gross Sales	396,105	331,341	19.5 %	719,131	612,501	17.4 %		
Sales Allowances	(5,237)	(4,722)	10.9 %	(9,101)	(8,294)	9.7 %		
Total Net Sales	\$ 390,868	\$ 326,619	19.7 %	\$ 710,030	\$ 604,207	17.5 %		

Net sales attributable to the West reportable segment increased in the second quarter of 2017 compared to 2016 due to higher lumber prices and an increase in sales to the retail, construction, and industrial markets. Our increase in sales to the retail was primarily due to an increase in demand from our big box customers. Our increases in sales to the industrial and construction markets were primarily due to demand improvements and market share gains. Acquisitions contributed \$2.9 million, \$2.1 million, and \$3.8 million in sales growth to the retail, industrial, and construction markets, respectively.

Earnings from operations for the West reportable segment increased in the second quarter of 2017 by \$3.6 million, or 16.8%, compared to the same period in 2016 due to a \$5.8 million increase in gross profit, offset by a \$2.2 million increase in SG&A expenses. Acquired operations contributed \$0.5 million to our operating profits in the second quarter. The remaining increase was primarily due to improvements in our sales mix of higher-margin value-added products.

Net sales attributable to the West reportable segment increased in the first six months of 2017 compared to 2016 due to an increase in sales to the retail, construction, and industrial markets. Our sales to these markets increased due to the same factors previously discussed. Acquisitions contributed \$4.9 million, \$3.2 million, and \$6.8 million in sales growth to the retail, industrial, and construction markets, respectively.

Earnings from operations for the West reportable segment increased in the first six months of 2017 by \$4.5 million, or 11.8%, compared to the same period in 2016 due to an \$8.2 million increase in gross profit, offset by a \$3.7 million increase in SG&A expenses. Acquired operations contributed \$0.8 million to our operating profits in the first six months of 2017. The remaining increase was due to the same factors discussed above.

#### All Other

	Net Sales			Net Sales			
	All Other Segment by Market			All Other Segment by Market			
	Th	ee Months Er	ıded	Six Months Ended			
(in thousands) <u>Market Classification</u>	July 1, 2017	June 25, 2016	% Change	July 1, 2017	June 25, 2016	% Change	
Retail	\$ 57,750	\$47,756	20.9 %	\$ 99,386	\$ 76,557	29.8 %	
Industrial	82,490	15,437	434.4 %	149,573	25,093	496.1 %	
Construction	88	3	2,833.3 %	202		100.0 %	
Total Gross Sales	140,328	63,196	122.1 %	249,161	101,650	145.1 %	
Sales Allowances & Other	42	(332)	(112.7)%	1,513	(2,047)	(173.9)%	
Total Net Sales	\$140,370	\$62,864	123.3 %	\$250,674	\$ 99,603	151.7 %	

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

Net sales attributable to All Other reportable segments increased in the second quarter of 2017 compared to 2016 due to increases in sales to the retail and industrial markets. Our increase in sales to the industrial market was primarily due to a \$60.3 million increase from businesses we acquired since June of 2016.

Earnings from operations for All Other reportable segments decreased during the second quarter of 2017 by \$0.2 million, or 3.7%, compared to the same period of 2016. During the second quarter of 2017, gross profit dollars increased \$15.5 million, offset by an increase in SG&A expenses of \$15.7 million compared to the same period of 2016. Businesses we acquired contributed \$0.3 million to our earnings from operations during the second quarter of 2017.

Net sales attributable to All Other reportable segments increased in the first six months of 2017 compared to 2016 due to increases in sales to the retail and industrial markets. Our increase in sales to the industrial market was primarily due to a \$113.8 million increase from businesses we acquired since June of 2016.

Earnings from operations for All Other reportable segments decreased during the first six months of 2017 by \$2.2 million, or 25.4%, compared to the same period of 2016. During the first six months of 2017, gross profit dollars increased \$27.9 million, offset by an increase in SG&A expenses of \$30.1 million compared to the same period of 2016. Businesses we acquired since June of 2016 contributed \$2.7 million to the earnings from operations decrease in the first six months of 2017. These businesses are seasonal and sales volume is significantly lower in the first half of the year compared to other quarters.

#### **OFF-BALANCE SHEET TRANSACTIONS**

We have no significant off-balance sheet transactions other than operating leases.

#### LIQUIDITY AND CAPITAL RESOURCES

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

	 Six Months Ended				
	July 1, 2017		June 25, 2016		
Cash from operating activities	\$ 15,211	\$	40,041		
Cash used in investing activities	(99,887)		(29,363)		
Cash from (used in) financing activities	74,521		(10,033)		
Effect of exchange rate changes on cash	1,196		(561)		
Net change in all cash and cash equivalents	(8,959)		84		
Cash, cash equivalents, and restricted cash, beginning of period	34,489		88,342		
Cash, cash equivalents, and restricted cash, end of period	\$ 25,530	\$	88,426		

In general, we funded 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 this is one of many 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 quarters 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 50 days from 43 days during the second quarter and increased to 54 days from 48 in the first six months of 2017 compared to the prior periods, due to the impact of acquired operations which carry comparatively higher investments in inventory than our other operations. Excluding acquired operations our cash cycle was 45 days in the second quarter of 2017 and 48 days in the first six months of 2017.

	Three I Enc		Six Mont	hs Ended
	July 1, 2017	June 25, 2016	July 1, 2017	June 25, 2016
Days of sales outstanding	31	31	31	31
Days supply of inventory	39	33	43	38
Days payables outstanding	(20)	(21)	(20)	(21)
Days in cash cycle	50	43	54	48

In the first six months of 2017, our cash from operating activities was \$15.2 million, which was comprised of net earnings of \$56.2 million, and \$27.0 million of non-cash expenses, offset by a \$68.0 million seasonal increase in working capital since the end of December 2016. Comparatively, cash from operating activities was \$40.0 million in the first six months of 2016, which was comprised of net earnings of \$54.5 million and \$21.4 million of non-cash expenses, offset by a \$35.9 million seasonal increase in working capital since the end of 2015. The increase in working capital compared to the same period last year was primarily due to significant increases in inventory, accounts receivable, and accounts payable which can be attributable to the growth in acquisitions since June of last year and the increase in the lumber market.

Acquisitions and purchases of property, plant, and equipment comprised most of our cash used in investing activities during the first six months of 2017 and totaled \$59.7 million and \$34.5 million, respectively. Outstanding purchase commitments on existing capital projects totaled approximately \$29.5 million on July 1, 2017. We currently plan to spend \$70 million for the year in 2017 on capital expenditures. We intend to fund capital expenditures and purchase commitments through our operating cash flows for the balance of the year. Comparatively, capital expenditures were \$24.3 million during the first six months of 2016. The increase in our capital expenditures in 2017 is primarily due to the additional requirements of our recently acquired operations. The sale and purchase of investments totaling \$7.2 million and \$15.1 million, respectively, are due to investment activity in our capitive insurance subsidiary.

Cash flows from financing activities primarily consisted of net borrowings under our revolving credit facility of approximately \$95.3 million, as a result of seasonal working capital requirements and to finance the acquisitions we completed in the first six months of 2017. Additionally, we had \$9.2 million in dividend payments and \$9.9 million in payments for stock repurchases.

On July 1, 2017, we had \$119.8 million outstanding on our \$295 million revolving credit facility. The revolving credit facility also supports letters of credit totaling approximately \$9.8 million on July 1, 2017; as a result, we have approximately \$165.4 million in remaining availability on our revolver after considering letters of credit. 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 July 1, 2017.

#### ENVIRONMENTAL CONSIDERATIONS AND REGULATIONS

See Notes to Unaudited Consolidated Condensed Financial Statements, Note E, "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. There have been no material changes in our policies or estimates since December 31, 2016.

#### Item 3. 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.

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 regulations, transportation, 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 volume, our gross margins, and our profitability. We anticipate that these fluctuations will continue in the future. (See "Impact of the Lumber Market on Our Operating Results.")

Our international operations have exposure to foreign currency rate risks, primarily due to fluctuations in their local currency, which is their functional currency, compared to the U.S. dollar. Additionally, certain of our operations enter into transactions that will be settled in a currency other than the U.S. Dollar. We have entered into forward foreign exchange rate contracts in 2017 and may enter into further forward contracts in the future associated with mitigating the foreign currency exchange risk. Historically, our hedge contracts are deemed immaterial to the financial statements, however any material hedge contract in the future will be disclosed.

#### Item 4. Controls and Procedures.

- (a) Evaluation of Disclosure Controls and Procedures. 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 quarter ended July 1, 2017 (the "Evaluation Date"), have concluded that, as of such date, our disclosure controls and procedures were effective.
- (b) <u>Changes in Internal Controls</u>. During the quarter ended July 1, 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.

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## UNIVERSAL FOREST PRODUCTS, INC.

#### PART II. OTHER INFORMATION

## Item 1A. Risk Factors.

None.

#### Item 2. Unregistered Sales of Equity Securities and Use of Proceeds.

- (a) None.
- (b) None.
- (c) Issuer purchases of equity securities.

23
23
23
9

(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, 2011, 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 2.8 million.

#### Item 5. Other Information.

None.



#### PART II. OTHER INFORMATION

#### Item 6. Exhibits.

The following exhibits (listed by number corresponding to the Exhibit Table as Item 601 in Regulation S-K) are filed with this report:

- 31 Certifications.
  - (a) 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).
  - (b) 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).
- 32 Certifications.
  - (a) 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).
  - (b) 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).
- 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.



## SIGNATURES

Pursuant to the requirements 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.

#### UNIVERSAL FOREST PRODUCTS, INC.

Date: August 2, 2017

Date: August 2, 2017

By: /s/ Matthew J. Missad

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

By: /s/ Michael R. Cole Michael R. Cole, Chief Financial Officer, Principal Financial Officer and Principal Accounting Officer

#### EXHIBIT INDEX

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#### Certification

I, Matthew J. Missad, certify that:

- 1. I have reviewed this report on Form 10-Q 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:
  - 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 be 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 the registrant's board of directors (or persons performing the equivalent function):
  - 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: August 2, 2017

/s/ Matthew J. Missad

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

#### Certification

I, Michael R. Cole, certify that:

- 1. I have reviewed this report on Form 10-Q 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 be 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 the registrant's board of directors (or persons performing the equivalent function):
  - 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: August 2, 2017

/s/ Michael R. Cole

Michael R. Cole Chief 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 quarterly report on Form 10-Q for the quarterly period ended July 1, 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 quarterly report on Form 10-Q for the quarterly period ended July 1, 2017, fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

#### UNIVERSAL FOREST PRODUCTS, INC.

Date: August 2, 2017

By: /s/ Matthew J. Missad Matthew J. Missad, 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 quarterly report on Form 10-Q for the quarterly period ended July 1, 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 quarterly report on Form 10-Q for the quarterly period ended July 1, 2017, fairly presents, in all material respects, the financial condition and results of operations of Universal Forest Products, Inc.

#### UNIVERSAL FOREST PRODUCTS, INC.

Date: August 2, 2017

By: /s/ Michael R. Cole Michael R. Cole, Chief Financial Officer and Principal Financial 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.