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 March 31, 2015

OR

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

For the transition period from_____ to ____

Commission File number 1-4982

PARKER-HANNIFIN CORPORATION

(Exact name of registrant as specified in its charter)

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(State or other jurisdiction of incorporation or organization)

6035 Parkland Blvd., Cleveland, Ohio (Address of principal executive offices)

34-0451060 (IRS Employer **Identification No.)**

> 44124-4141 (Zip Code)

Registrant's telephone number, including area code: (216) 896-3000

Indicate by check mark 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 🗷 No 🗆

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 🗷 No 🗆

Indicate by check mark whether the Registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act (check one):

× П Accelerated filer Large accelerated filer Non-accelerated filer □ (Do not check if a smaller reporting company) Smaller reporting company Indicate by check mark whether the Registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes 🗆 No 🗷 Number of Common Shares outstanding at March 31, 2015 138,676,726

PART I - FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

PARKER-HANNIFIN CORPORATION CONSOLIDATED STATEMENT OF INCOME (Dollars in thousands, except per share amounts) (Unaudited)

	Three Months Ended					Nine Months Ended				
	 March 31,				March 31,					
	2015		2014		2015		2014			
Net sales	\$ 3,162,311	\$	3,358,406	\$	9,567,236	\$	9,690,556			
Cost of sales	2,373,016		2,605,893		7,234,465		7,502,273			
Gross profit	 789,295		752,513		2,332,771	-	2,188,283			
Selling, general and administrative expenses	372,306		407,241		1,152,950		1,212,807			
Goodwill and intangible asset impairment	_				—		188,870			
Interest expense	35,003		20,594		83,609		62,403			
Other (income), net	 (6,380)		(4,812)		(32,055)		(424,693)			
Income before income taxes	388,366		329,490		1,128,267		1,148,896			
Income taxes	102,904		86,972		295,299		408,654			
Net income	 285,462		242,518		832,968		740,242			
Less: Noncontrolling interest in subsidiaries' earnings	117		112		282		232			
Net income attributable to common shareholders	\$ 285,345	\$	242,406	\$	832,686	\$	740,010			
Earnings per share attributable to common shareholders:										
Basic	\$ 2.06	\$	1.63	\$	5.77	\$	4.96			
Diluted	\$ 2.02	\$	1.60	\$	5.68	\$	4.88			
Cash dividends per common share	\$ 0.63	\$	0.48	\$	1.74	\$	1.38			

See accompanying notes to consolidated financial statements.

PARKER-HANNIFIN CORPORATION CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (Dollars in thousands) (Unaudited)

	Three Months Ended March 31,					Nine Months Ended March 31,				
		2015		2014		2015		2014		
Net income	\$	285,462	\$	242,518	\$	832,968	\$	740,242		
Less: Noncontrolling interests in subsidiaries' earnings		117		112		282		232		
Net income attributable to common shareholders		285,345		242,406		832,686		740,010		
Other comprehensive income (loss), net of tax										
Foreign currency translation adjustment		(373,942)		(1,067)		(892,984)		178,773		
Retirement benefits plan activity		25,871		27,179		77,793		81,801		
Other		183		51		285		153		
Other comprehensive income (loss)		(347,888)		26,163		(814,906)		260,727		
Less: Other comprehensive income (loss) for noncontrolling interests		(27)		86		(180)		(29)		
Other comprehensive income (loss) attributable to common shareholders		(347,861)		26,077		(814,726)	-	260,756		
Total comprehensive income (loss) attributable to common shareholders	\$	(62,516)	\$	268,483	\$	17,960	\$	1,000,766		

See accompanying notes to consolidated financial statements.

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PARKER-HANNIFIN CORPORATION CONSOLIDATED BALANCE SHEET (Dollars in thousands)

		(Unaudited) March 31, 2015		June 30, 2014
ASSETS				
Current assets:				
Cash and cash equivalents	\$	1,017,013	\$	1,613,555
Marketable securities and other investments		1,013,692		573,701
Trade accounts receivable, net		1,701,017		1,858,176
Non-trade and notes receivable		324,140		388,437
Inventories		1,387,681		1,371,681
Prepaid expenses		188,855		129,837
Deferred income taxes		152,599		136,193
Total current assets		5,784,997		6,071,580
Plant and equipment		4,806,883		5,152,591
Less: Accumulated depreciation		3,163,345		3,328,297
	·	1,643,538		1,824,294
Other assets		993,550		1,018,781
Intangible assets, net		1,022,425		1,188,282
Goodwill		2,892,705		3,171,425
Total assets	\$	12,337,215	\$	13,274,362
LIABILITIES		, ,		, ,
Current liabilities:				
Notes payable and long-term debt payable within one year	\$	665,123	\$	816,622
Accounts payable, trade	φ	1,138,163	ψ	1,252,040
Accrued payrolls and other compensation		370,620		453,321
Accrued domestic and foreign taxes		141,653		223,611
Other accrued liabilities		451,765		507,202
Total current liabilities		2,767,324		3,252,796
Long-term debt		2,707,524		1,508,142
Pensions and other postretirement benefits		1,288,166		1,346,224
Deferred income taxes		78,276		94,819
Other liabilities		323,567		409,573
Total liabilities		7,182,276		6,611,554
EQUITY		7,182,270		0,011,554
Shareholders' equity:				
Serial preferred stock, \$.50 par value; authorized 3,000,000 shares; none issued				
Common stock, \$.50 par value; authorized 600,000,000 shares; issued 181,046,128 shares at March 31 and		_		
June 30		90,523		90,523
Additional capital		633,483		595,498
Retained earnings		9,753,934		9,174,189
Accumulated other comprehensive (loss)		(1,638,224)		(823,498)
Treasury shares, at cost; 42,369,402 shares at March 31 and 32,143,315 shares at June 30		(3,688,001)		(2,377,284)
Total shareholders' equity		5,151,715		6,659,428
Noncontrolling interests		3,224		3,380
Total equity		5,154,939		6,662,808
Total liabilities and equity	\$	12,337,215	\$	13,274,362
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See accompanying notes to consolidated financial statements.

PARKER-HANNIFIN CORPORATION

CONSOLIDATED STATEMENT OF CASH FLOWS

(Dollars in thousands) (Unaudited)

	Nine Months Ended March 31,				
	 2015	2014			
CASH FLOWS FROM OPERATING ACTIVITIES					
Net income	\$ 832,968 \$	740,242			
Adjustments to reconcile net income to net cash provided by operations:					
Depreciation	152,884	161,749			
Amortization	84,348	91,401			
Share incentive plan compensation	74,830	84,647			
Deferred income taxes	(29,362)	(769			
Foreign currency transaction (gain) loss	(79,572)	5,572			
Loss on sale of plant and equipment	10,248	2,061			
Gain on sale of businesses	(4,732)				
Goodwill and intangible asset impairment	—	188,870			
Net gain on deconsolidation	_	(412,612			
Changes in assets and liabilities, net of effect of acquisitions:					
Accounts receivable, net	39,309	(10,146			
Inventories	(142,105)	(84,540			
Prepaid expenses	(64,461)	4,879			
Other assets	2,291	(43,297			
Accounts payable, trade	(29,719)	41,733			
Accrued payrolls and other compensation	(47,892)	(35,090			
Accrued domestic and foreign taxes	(68,274)	15,712			
Other accrued liabilities	(43,320)	11,999			
Pensions and other postretirement benefits	117,097	45,452			
Other liabilities	 (13,488)	9,608			
Net cash provided by operating activities	791,050	817,471			
CASH FLOWS FROM INVESTING ACTIVITIES					
Acquisitions (net of cash of \$3,979 in 2015)	(18,640)	(14,272			
Capital expenditures	(157,418)	(167,371			
Proceeds from sale of plant and equipment	15,525	10,785			
Proceeds from sale of businesses	35,577				
Net proceeds from deconsolidation	_	202,498			
Purchases of marketable securities and other investments	(1,456,410)				
Maturities of marketable securities and other investments	828,653				
Other	(44,726)	(3,382			
Net cash (used in) provided by investing activities	 (797,439)	28,258			
CASH FLOWS FROM FINANCING ACTIVITIES					
Proceeds from exercise of stock options	2,828	6,635			
Payments for common shares	(1,348,446)	(153,918			
Tax benefit from share incentive plan compensation	19,097	26,393			
Payments for notes payable, net	(364,771)	(253,602			
Proceeds from long-term borrowings	1,482,605	739			
Payments for long-term borrowings	(491)	(2,456			
Dividends	(252,745)	(206,516			
Net cash (used in) financing activities	(461,923)	(582,725			
Effect of exchange rate changes on cash	(128,230)	51,573			
Net (decrease) increase in cash and cash equivalents	(596,542)	314,577			
Cash and cash equivalents at beginning of year	1,613,555	1,781,412			
Cash and cash equivalents at end of period	\$ 1,017,013 \$	2,095,989			

See accompanying notes to consolidated financial statements.

PARKER-HANNIFIN CORPORATION BUSINESS SEGMENT INFORMATION (Dollars in thousands) (Unaudited)

The Company operates in two reportable business segments: Diversified Industrial and Aerospace Systems. The Diversified Industrial Segment includes a significant portion of international operations.

Diversified Industrial - This segment produces a broad range of motion-control and fluid systems and components used in all kinds of manufacturing, packaging, processing, transportation, mobile construction, refrigeration and air conditioning, agricultural and military machinery and equipment and has a significant portion of international operations. Sales are made directly to major original equipment manufacturers (OEMs) and through a broad distribution network to smaller OEMs and the aftermarket.

Aerospace Systems - This segment designs and manufactures products and provides aftermarket support for commercial, business jet, military and general aviation aircraft, missile and spacecraft markets. The Aerospace Systems Segment provides a full range of systems and components for hydraulic, pneumatic and fuel applications.

	 Three Mo Mar	nded	Nine Months Ended March 31,				
	2015		2014		2015		2014
Net sales							
Diversified Industrial:							
North America	\$ 1,441,625	\$	1,455,212	\$	4,302,644	\$	4,168,489
International	1,148,248		1,357,513		3,599,145		3,905,159
Aerospace Systems	572,438		545,681		1,665,447		1,616,908
Total net sales	\$ 3,162,311	\$	3,358,406	\$	9,567,236	\$	9,690,556
Segment operating income							
Diversified Industrial:							
North America	\$ 235,516	\$	242,998	\$	726,640	\$	677,824
International	139,473		126,933		465,803		434,541
Aerospace Systems	73,334		63,974		205,500		166,306
Total segment operating income	448,323		433,905		1,397,943		1,278,671
Corporate general and administrative expenses	45,515		38,377		152,319		132,406
Income before interest expense and other expense	402,808		395,528		1,245,624		1,146,265
Interest expense	35,003		20,594		83,609		62,403
Other expense (income)	(20,561)		45,444		33,748		(65,034)
Income before income taxes	\$ 388,366	\$	329,490	\$	1,128,267	\$	1,148,896



PARKER-HANNIFIN CORPORATION

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS Dollars in thousands, except per share amounts

1. Management representation

In the opinion of the management of the Company, the accompanying unaudited consolidated financial statements contain all adjustments (consisting of only normal recurring adjustments) necessary to present fairly the Company's financial position as of March 31, 2015, the results of operations for the three and nine months ended March 31, 2015 and 2014 and cash flows for the nine months then ended. These financial statements should be read in conjunction with the consolidated financial statements and related notes included in the Company's 2014 Annual Report on Form 10-K and previously filed fiscal 2015 Form 10-Qs. Interim period results are not necessarily indicative of the results to be expected for the full fiscal year.

The Company has evaluated subsequent events that have occurred through the date these financial statements were issued. No subsequent events have occurred that required adjustment to these financial statements.

2. New accounting pronouncements

In April 2015, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2015-03, "Interest - Imputation of Interest." ASU 2015-03 requires that debt issuance costs related to a recognized debt liability be presented in the balance sheet as a direct deduction from the carrying amount of that debt liability. The recognition and measurement guidance for debt issuance costs are not affected by the amendments in the ASU. ASU 2015-03 is effective for financial statements issued for fiscal years beginning after December 15, 2015, and interim periods within those fiscal years. The Company does not expect ASU 2015-03 will have a material impact on its statement of financial position or financial statement disclosures.

In May 2014, the FASB issued ASU 2014-09, "Revenue from Contracts with Customers." ASU 2014-09 requires revenue recognition to depict the transfer of goods or services to customers in an amount that reflects the consideration that a company expects to be entitled to in exchange for the goods or services. To achieve this principle, a company must apply five steps including identifying the contract with a customer, identifying the performance obligations in the contract, determining the transaction price, allocating the transaction price to the performance obligations, and recognizing revenue when (or as) the company satisfies the performance obligations. Additional quantitative and qualitative disclosure to enhance the understanding about the nature, amount, timing, and uncertainty of revenue and cash flows is also required. ASU 2014-09 is effective for fiscal years, and interim periods within those years, beginning after December 15, 2016. The FASB has tentatively proposed a one-year deferral of this effective date. The Company has not yet determined the effect that ASU 2014-09 will have on its results of operations, statement of financial position, or financial statement disclosures.

3. Product warranty

In the ordinary course of business, the Company warrants its products against defects in design, materials and workmanship over various time periods. The warranty accrual as of March 31, 2015 and June 30, 2014 is immaterial to the financial position of the Company and the change in the accrual for the current-year quarter and first nine months of fiscal 2015 is immaterial to the Company's results of operations and cash flows.



4. Earnings per share

The following table presents a reconciliation of the numerator and denominator of basic and diluted earnings per share for thethree and nine months ended March 31, 2015 and 2014.

	Three Mo	nths]	Ended		Nine Months Ended						
	 Mai	•ch 31	,		March 31,						
	2015		2014	2014 2015			2014				
Numerator:											
Net income attributable to common shareholders	\$ 285,345	\$	242,406	\$	832,686	\$	740,010				
Denominator:											
Basic - weighted average common shares	138,794,789		149,039,529		144,342,288		149,143,478				
Increase in weighted average common shares from dilutive effect of equity-based awards	2,395,014		2,700,088		2,284,985		2,418,798				
Diluted - weighted average common shares, assuming exercise of equity-based awards	141,189,803		151,739,617		146,627,273		151,562,276				
Basic earnings per share	\$ 2.06	\$	1.63	\$	5.77	\$	4.96				
Diluted earnings per share	\$ 2.02	\$	1.60	\$	5.68	\$	4.88				

For the three months ended March 31, 2015 and 2014, 396,693 and 375,282 common shares subject to equity-based awards, respectively, were excluded from the computation of diluted earnings per share because the effect of their exercise would be anti-dilutive. For the nine months ended March 31, 2015 and 2014, 1,067,506 and 1,265,717 common shares subject to equity-based awards, respectively, were excluded from the computation of diluted earnings per share because the effect of their exercise would be anti-dilutive.

5. Share repurchase program

The Company has a program to repurchase its common shares. On October 22, 2014, the Board of Directors of the Company approved an increase in the overall number of shares authorized to repurchase under the program so that, beginning on such date, the aggregate number of shares authorized for repurchase was 35 million. There is no limitation on the number of shares that can be repurchased in a fiscal year. Repurchases may be funded primarily from operating cash flows and commercial paper borrowings and the shares are initially held as treasury stock. During the three-month period ended March 31, 2015, the Company repurchased 3,844,356 shares at an average price, including commissions, of \$124.05 per share. During the nine- month period ended March 31, 2015, the Company repurchased 10,677,828 shares at an average price, including commissions, of \$125.83 per share.

6. Trade accounts receivable, net

Trade accounts receivable are initially recorded at their net collectible amount and are generally recorded at the time the revenue from the sales transaction is recorded. Receivables are written off to bad debt primarily when, in the judgment of the Company, the receivable is deemed to be uncollectible due to the insolvency of the debtor. Allowance for doubtful accounts was \$10,108 and \$16,040 at March 31, 2015 and June 30, 2014, respectively.



7. Non-trade and notes receivable

The non-trade and notes receivable caption in the Consolidated Balance Sheet is comprised of the following components:

	Marc 20	· ·	June 30, 2014
Notes receivable	\$	88,846	\$ 117,400
Reverse repurchase agreements		78,308	54,772
Accounts receivable, other		156,986	 216,265
Total	\$	324,140	\$ 388,437

Reverse repurchase agreements are collateralized lending arrangements and have a maturity longer than three months from the date of purchase. The Company does not record an asset or liability for the collateral associated with the reverse repurchase agreements.

8. Inventories

The inventories caption in the Consolidated Balance Sheet is comprised of the following components:

	March 31, 2015	June 30, 2014
Finished products	\$ 546,615	\$ 532,968
Work in process	752,587	732,294
Raw materials	 88,479	 106,419
Total	\$ 1,387,681	\$ 1,371,681

9. Business realignment charges

The Company incurred business realignment charges in fiscal 2015 and fiscal 2014.

Business realignment charges by business segment are as follows:

		Three Months Ended				Nine Months Ended				
	March 31,				March 31,					
		2015		2014		2015		2014		
Diversified Industrial	\$	7,203	\$	59,582	\$	22,136	\$	83,420		
Aerospace Systems		563		299		563		925		

Work force reductions in connection with such business realignment charges by business segment are as follows:

	Three Months	Ended	Nine Months Ended				
	March 3	1,	March 31,				
	2015	2014	2015	2014			
Diversified Industrial	176	572	350	1,154			
Aerospace Systems	21	17	21	44			

The charges primarily consist of severance costs related to plant closures as well as general work force reductions implemented by various operating units throughout the world, with the majority of the charges relating to realignment initiatives in Europe. In addition, asset write-downs of \$484 and \$2,399 for the three and nine months ended March 31, 2015, respectively, and \$1,331 for the nine months ended March 31, 2014 were recognized in connection with plant closures in the Diversified Industrial Segment and are reflected in the other expense (income) caption in the Business Segment Information. The Company believes the realignment actions will positively impact future results of operations but will not have a material effect on liquidity and sources and uses of capital.

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9. Business realignment charges, cont'd

The business realignment charges are presented in the Consolidated Statement of Income as follows:

		Three Mo	ded	Nine Months Ended						
		March 31,				March 31,				
	:	2015		2014		2015		2014		
Cost of sales	\$	4,823	\$	31,053	\$	15,430	\$	46,297		
Selling, general and administrative expenses		2,943		28,828		7,269		38,048		
Other (income), net		484				2,399		1,331		

As of March 31, 2015, approximately \$9 million in severance payments have been made relating to charges incurred during fiscal 2015, the remainder of which are expected to be paid by March 31, 2016. Severance payments relating to prior year actions are being made as required. Remaining severance payments related to current-year and prior-year actions of approximately \$37 million are primarily reflected within the other accrued liabilities caption in the Consolidated Balance Sheet. Additional charges may be recognized in future periods related to the realignment actions described above, the timing and amount of which are not known at this time.

10. Equity

Changes in equity for the three months endedMarch 31, 2015 and 2014 are as follows:

	Shareholders' Equity	Noncontrolling Interests		Total Equity
Balance at December 31, 2014	\$ 5,756,749	\$	3,392	\$ 5,760,141
Net income	285,345		117	285,462
Other comprehensive (loss)	(347,861)		(27)	(347,888)
Dividends paid	(87,731)		(258)	(87,989)
Stock incentive plan activity	22,092		—	22,092
Shares purchased at cost	(476,879)		—	(476,879)
Balance at March 31, 2015	\$ 5,151,715	\$	3,224	\$ 5,154,939

	Shareholders' Equity		Noncontrolling Interests	Total Equity
Balance at December 31, 2013	\$ 6,295,226	\$	3,060	\$ 6,298,286
Net income	242,406		112	242,518
Other comprehensive income	26,077		86	26,163
Dividends paid	(71,777)		(21)	(71,798)
Stock incentive plan activity	9,064		—	9,064
Shares purchased at cost	(50,000)		—	(50,000)
Balance at March 31, 2014	\$ 6,450,996	\$	3,237	\$ 6,454,233



10. Equity, cont'd

Changes in equity for the nine months ended March 31, 2015 and 2014 are as follows:

	Shareholders' Equity		Noncontrolling Interests	Total Equity
Balance at June 30, 2014	\$ 6,659,428	\$	3,380	\$ 6,662,808
Net income	832,686		282	832,968
Other comprehensive (loss)	(814,726)		(180)	(814,906)
Dividends paid	(252,487)		(258)	(252,745)
Stock incentive plan activity	70,392		—	70,392
Shares purchased at cost	(1,343,578)		_	(1,343,578)
Balance at March 31, 2015	\$ 5,151,715	\$	3,224	\$ 5,154,939

	Shareholders' Equity	Noncontrolling Interests			Total Equity
Balance at June 30, 2013	\$ 5,738,426	\$	3,055	\$	5,741,481
Net income	740,010		232		740,242
Other comprehensive income (loss)	260,756		(29)		260,727
Dividends paid	(206,495)		(21)		(206,516)
Stock incentive plan activity	68,299		_		68,299
Shares purchased at cost	(150,000)		—		(150,000)
Balance at March 31, 2014	\$ 6,450,996	\$	3,237	\$	6,454,233

Changes in accumulated other comprehensive (loss) in shareholder's equity by component for thenine months ended March 31, 2015 and 2014 are as follows:

	Foreign Currency Translation Adjustment	Retirement Benefit Plans	Other	Total
Balance at June 30, 2014	\$ 124,620	\$ (947,890)	\$ (228)	\$ (823,498)
Other comprehensive (loss) before reclassifications	(892,804)	_	132	(892,672)
Amounts reclassified from accumulated other comprehensive (loss)		77,793	153	77,946
Balance at March 31, 2015	\$ (768,184)	\$ (870,097)	\$ 57	\$ (1,638,224)
	Foreign Currency Translation Adjustment	Retirement Benefit Plans	Other	Total
Balance at June 30, 2013	Currency Translation			Total \$ (1,107,833)
Balance at June 30, 2013 Other comprehensive income before reclassifications	Currency Translation Adjustment	Benefit Plans		
	Currency Translation Adjustment \$ (68,328)	Benefit Plans		\$ (1,107,833) 178,802 81,954

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10. Equity, cont'd

Reclassifications out of accumulated other comprehensive (loss) in shareholder's equity for the three and nine months ended March 31, 2015 and 2014 are as follows:

Details about Accumulated Other Comprehensive Loss) Components	prehensive Income (Expense) Reclassified from Accumulated Other Comprehensive (Loss)						
	Three Months Ended March 31, 2015		N	line Months Ended March 31, 2015			
Retirement benefit plans							
Amortization of prior service cost and initial net obligation	\$	(2,281)	\$	(6,825)	See Note 12		
Recognized actuarial loss		(38,498)		(115,725)	See Note 12		
Total before tax		(40,779)		(122,550)			
Tax benefit		14,908		44,757	Income taxes		
Net of tax	\$	(25,871)	\$	(77,793)			
Dther							
Realized loss on cash flow hedges	\$	(76)	\$	(228)	Interest expense		
Tax benefit		25		75	Income taxes		
Net of tax	\$	(51)	\$	(153)			

Inco	· · ·	Consolidated Statement of Income Classification		
Three Months Ended March 31, 2014		I	Nine Months Ended March 31, 2014	
\$	(2,913)	\$	(8,765)	See Note 12
	(39,970)		(120,349)	See Note 12
	(42,883)		(129,114)	
	15,704		47,313	Income taxes
\$	(27,179)	\$	(81,801)	
\$	(76)	\$	(228)	Interest expense
	25		75	Income taxes
\$	(51)	\$	(153)	
	Thr	Other Compresentation Three Months Ended March 31, 2014 \$ (2,913) (39,970) (42,883) 15,704 \$ (27,179) \$ (76) 25	Other Compreher Three Months Ended I March 31, 2014 I \$ (2,913) \$ (39,970) I I (42,883) I I \$ (27,179) \$ \$ (76) \$	March 31, 2014 March 31, 2014 \$ (2,913) \$ (8,765) (39,970) (120,349) (42,883) (129,114) 15,704 47,313 \$ (27,179) \$ (81,801) \$ (27,179) \$ (228) 25 75

11. Goodwill and intangible assets

The changes in the carrying amount of goodwill for thenine months ended March 31, 2015 are as follows:

	Diversified Seg				Total
Balance at June 30, 2014	\$	3,072,724	\$	98,701	\$ 3,171,425
Acquisitions		8,682		—	8,682
Divestitures		(4,757)		—	(4,757)
Foreign currency translation and other		(282,568)		(77)	(282,645)
Balance at March 31, 2015	\$	2,794,081	\$	98,624	\$ 2,892,705

Acquisitions represent the original goodwill allocation and final adjustments to the purchase price allocation for the acquisitions during the measurement period subsequent to the applicable acquisition dates. The Company's previously reported results of operations and financial position would not be materially different had the goodwill adjustments recorded during the first nine months of fiscal 2015 been reflected in the same reporting period in which the initial purchase price allocations for those acquisitions were made.

Divestitures primarily represent goodwill associated with the sale of businesses during the first nine months of fiscal 2015.

During the second quarter of fiscal 2014, the Company made a decision to restructure and change the strategic direction of its Worldwide Energy Products Division (EPD). The Company calculated the fair value of EPD using assumptions reflecting the Company's updated strategic direction for this reporting unit, the results of which indicated that the carrying value of EPD exceeded its fair value. As a result, the Company estimated the implied fair value of EPD's goodwill, which resulted in a non-cash impairment charge of \$140,334. The impairment charge is reflected in the goodwill and intangible asset impairment caption in the Consolidated Statement of Income and in the other expense (income) caption in the Business Segment Information. The fair value of EPD was calculated using both a discounted cash flow analysis and estimated fair market values of comparable businesses with each valuation method having equal weight. Fair value calculated using a discounted cash flow analysis is classified within level 3 of the fair value hierarchy and requires several assumptions including a risk-adjusted interest rate and future sales and operating margin levels.

Intangible assets are amortized on the straight-line method over their legal or estimated useful lives. The following summarizes the gross carrying value and accumulated amortization for each major category of intangible assets:

		March	31, 20	015	June 30, 2014				
		Gross Carrying Amount		Accumulated Amortization		Gross Carrying Amount	Accumulated Amortization		
Patents	\$	145,944	\$	84,939	\$	160,030	\$	86,708	
Trademarks		347,425		161,276		391,268		174,114	
Customer lists and other		1,345,307		570,036		1,481,560		583,754	
Total	\$	1,838,676	\$	816,251	\$	2,032,858	\$	844,576	

Total intangible amortization expense for the nine months ended March 31, 2015 was \$81,754. The estimated amortization expense for the five years endingJune 30, 2015 through 2019 is \$108,218, \$104,395, \$100,452, \$95,109, and \$88,824, respectively.

Intangible assets are evaluated for impairment whenever events or circumstances indicate that the undiscounted net cash flows to be generated by their use over their expected useful lives and eventual disposition may be less than their net carrying value. No such events or circumstances occurred during the nine months ended March 31, 2015.

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11. Goodwill and intangible assets, cont'd

During the second quarter of fiscal 2014, in connection with the goodwill impairment review of EPD discussed above, the Company determined that certain intangible assets of EPD, primarily trademarks and customer lists, were impaired resulting in a non-cash impairment charge of \$43,664. The impairment charge is reflected in the goodwill and intangible asset impairment caption in the Consolidated Statement of Income and in the other expense (income) caption in the Business Segment Information. The fair value of EPD's intangible assets were determined using an income approach for the individual intangible assets. Fair value calculated using an income approach is classified within level 3 of the fair value hierarchy and requires several assumptions including future sales and operating margins expected to be generated from the use of the individual intangible asset.

12. Retirement benefits

Net pension benefit cost recognized included the following components:

	Three Mont March	ed	Nine Months Ended March 31,				
	 2015 2014		2014	2015			2014
Service cost	\$ 24,506	\$	24,935	\$	74,163	\$	74,621
Interest cost	44,447		48,034		135,245		143,043
Expected return on plan assets	(54,658)		(56,657)		(164,847)		(169,619)
Amortization of prior service cost	2,306		2,949		6,903		8,843
Amortization of net actuarial loss	38,171		39,914		114,896		119,593
Amortization of initial net obligation	4		5		13		15
Net pension benefit cost	\$ 54,776	\$	59,180	\$	166,373	\$	176,496

In the fourth quarter of fiscal 2015, the Company initiated a voluntary retirement program under which certain participants of its U.S. qualified defined benefit pension plan were offered enhanced retirement benefits. The Company will incur an increase in net pension benefit cost during the fourth quarter of fiscal 2015 should certain participants accept the enhanced retirement benefits.

Net postretirement benefit cost recognized included the following components:

	Three Months Ended March 31,				Nine Months Ended March 31,			
	 2015	,	2014		2015		2014	
Service cost	\$ 163	\$	54	\$	475	\$	466	
Interest cost	558		811		2,042		2,229	
Amortization of prior service benefit	(29)		(41)		(91)		(93)	
Amortization of net actuarial loss	327		56		829		756	
Net postretirement benefit cost	\$ 1,019	\$	880	\$	3,255	\$	3,358	

13. Debt

During the second quarter of fiscal 2015, the Company issued \$500,000 aggregate principal of ten-year medium-term notes, \$500,000 aggregate principal of twenty-year medium-term notes and \$500,000 aggregate principal of thirty-year medium-term notes. The ten-year medium-term notes are due in a balloon payment inNovember 2024 and carry an interest rate of 3.30 percent. The twenty-year medium-term notes are due in a balloon payment in November 2044 and carry an interest rate of 4.45 percent. Interest payments are due semi-annually. Debt issuance costs for all medium-term notes issued were approximately \$15,018 and will be amortized over the term of the notes. The Company used a portion of the net proceeds from the notes issuance to repay outstanding commercial paper borrowings.

14. Income taxes

The effective tax rate for the first nine months of fiscal 2015 was lower than the comparable prior-year period due to discrete tax costs that occurred in the prior-year, an increase in estimated foreign earnings in low tax rate jurisdictions, and the re-enactment of the U.S. Research and Development tax credit.

The Company and its subsidiaries file federal and state income tax returns in the U.S. and in various foreign jurisdictions. In the normal course of business, the Company is subject to examination by taxing authorities throughout the world. The Company is open to assessment of its federal income tax returns by the U.S. Internal Revenue Service for fiscal years after 2011. The Company is also open to assessment for all significant state, local and foreign jurisdictions for fiscal years after 2006. Unrecognized tax benefits reflect the difference between positions taken or expected to be taken on income tax returns and the amounts reflected in the financial statements.

As of March 31, 2015, the Company had gross unrecognized tax benefits of \$146,482. The total amount of gross unrecognized tax benefits that, if recognized, would affect the effective tax rate was \$79,710. If recognized, a significant portion of the gross unrecognized tax benefits would be offset against an asset currently recorded in the Consolidated Balance Sheet. The accrued interest related to the gross unrecognized tax benefits, excluded from the amounts above, is \$10,502. It is reasonably possible that within the next 12 months the amount of gross unrecognized tax benefits could be reduced by up to approximately \$110,000 as a result of the revaluation of existing uncertain tax positions arising from developments in the examination process or the closure of tax statutes. Any increase in the amount of unrecognized tax benefits within the next 12 months is expected to be insignificant.

15. Financial instruments

The Company's financial instruments consist primarily of cash and cash equivalents, marketable securities and other investments, long-term investments, and accounts receivable as well as obligations under accounts payable, trade, notes payable and long-term debt. Due to their short-term nature, the carrying values for cash and cash equivalents, accounts receivable, accounts payable, trade and notes payable approximate fair value.

Marketable securities and other investments include deposits, which are recorded at cost, and investments classified as available-for-sale, which are recorded at fair value with unrealized gains and losses recorded in accumulated other comprehensive (loss). The amortized cost and fair value of available-for-sale investments at March 31, 2015 are as follows:

	Amortized Cost	Gross Unrealized Gains	Gross Unrealized Losses	Fair Value
Fixed income mutual funds	\$ 222,088	\$ 301	\$ —	\$ 222,389
Government bonds	63,594	5	6	63,593
Corporate bonds	138,319	_	154	138,165
Asset-backed and mortgage-backed securities	10,753	2	17	10,738

At March 31, 2015, there were no facts or circumstances that indicated the unrealized losses were other than temporary. All available-for-sale investments in an unrealized loss position have been in that position for less than twelve months.

The contractual maturities of available-for-sale investments atMarch 31, 2015 are as follows:

	А	mortized Cost	Fair Value
Less than one year	\$	19,245	\$ 19,239
One to three years		179,575	179,434
Above three years		13,846	13,823

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15. Financial instruments cont'd

Actual maturities of available-for-sale investments may differ from their contractual maturities as the Company has the ability to liquidate the available-for-sale investments after giving appropriate notice to the issuer.

The carrying value of long-term debt (excluding capital leases) and estimated fair value of long-term debt (excluding capital leases) are as follows:

	March 31, 2015			June 30, 2014
Carrying value of long-term debt (excluding capital leases)	\$	2,939,620	\$	1,508,420
Estimated fair value of long-term debt (excluding capital leases)		3,295,663		1,708,723

The fair value of long-term debt was determined based on observable market prices in the active market in which the security is traded and is classified within level 2 of the fair value hierarchy.

The Company utilizes derivative and non-derivative financial instruments, including forward exchange contracts, costless collar contracts, cross-currency swap contracts and certain foreign denominated debt designated as net investment hedges, to manage foreign currency transaction and translation risk. The derivative financial instrument contracts are with major investment grade financial institutions and the Company does not anticipate any material non-performance by any of the counterparties. The Company does not hold or issue derivative financial instruments for trading purposes.

The Company's Euro bonds and Japanese Yen credit facility have each been designated as a hedge of the Company's net investment in certain foreign subsidiaries. The translation of the Euro bonds and Japanese Yen credit facility into U.S. dollars is recorded in accumulated other comprehensive (loss) and remains there until the underlying net investment is sold or substantially liquidated.

Derivative financial instruments are recognized on the Consolidated Balance Sheet as either assets or liabilities and are measured at fair value.

The following summarizes the location and fair value of derivative financial instruments reported in the Consolidated Balance Sheet as of March 31, 2015 and June 30, 2014:

	Balance Sheet Caption	March 31, 2015	June 30, 2014
Net investment hedges			
Cross-currency swap contracts	Other assets	\$ 26,747	\$
Cross-currency swap contracts	Other liabilities	—	45,790
Cash flow hedges			
Costless collar contracts	Non-trade and notes receivable	7,712	3,508
Forward exchange contracts	Non-trade and notes receivable	63	(41)
Costless collar contracts	Other accrued liabilities	6,651	378

The cross-currency swap and costless collar contracts are reflected on a gross basis in the Consolidated Balance Sheet. The presentation of forward exchange contracts is on a net basis, the effect of which is immaterial to the Consolidated Balance Sheet. The Company has not entered into any master netting arrangements.

Gains or losses on derivatives that are not hedges are adjusted to fair value through the cost of sales caption in the Consolidated Statement of Income. Gains or losses on derivatives that are hedges are adjusted to fair value through accumulated other comprehensive (loss) in the Consolidated Balance Sheet until the hedged item is recognized in earnings.

The cross-currency swap contracts have been designated as hedging instruments. The costless collar contracts and forward exchange contracts have not been designated as hedging instruments and are considered to be economic hedges of forecasted transactions.

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15. Financial instruments cont'd

Gains (losses) on derivative financial instruments that were recorded in the Consolidated Statement of Income are as follows:

	Three Months Ended March 31,				Nine Months Ended March 31,			
	2015		2014		2015		2014	
Forward exchange contracts	\$ (331)	\$	442	\$	148	\$	(182)	
Costless collar contracts	(424)		766		(1,788)		7,486	

Gains (losses) on derivative and non-derivative financial instruments that were recorded in accumulated other comprehensive (loss) in the Consolidated Balance Sheet are as follows:

	Three Mo	ded	Nine Months Ended					
	March 31,				March 31,			
	 2015		2014		2015		2014	
Cross-currency swap contracts	\$ 22,684	\$	(2,393)	\$	44,813	\$	(13,881)	
Foreign denominated debt	17,151		(1,013)		42,296		(7,895)	

There was no ineffectiveness of the cross-currency swap contracts or foreign denominated debt, nor was any portion of these financial instruments excluded from the effectiveness testing, during the nine months ended March 31, 2015 and 2014.

A summary of financial assets and liabilities that were measured at fair value on a recurring basis at March 31, 2015 and June 30, 2014 are as follows:

	Total Value at March 31, 2015	Qı	uoted Prices In Active Markets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
Assets:	,		× /	 . ,	 × /
Fixed income mutual funds	\$ 222,389	\$	59,450	\$ 162,939	\$ _
Government bonds	63,593		63,593	_	—
Corporate bonds	138,165		138,165	_	_
Asset-backed and mortgage-backed securities	10,738		_	10,738	_
Derivatives	34,522		_	34,522	_
Liabilities:					
Derivatives	6,651			6,651	_
		Quo	oted Prices	Significant Other	Significant
	Total		In Active	Observable	Unobservable
	Value at		Markets	Inputs	Inputs
	 June 30, 2014		(Level 1)	(Level 2)	 (Level 3)
Assets:					
Derivatives	\$ 3,508 \$	5	—	\$ 3,508	\$ _
Liabilities:					
Derivatives	46,209		—	46,209	—

Fixed income mutual funds consist of investments in mutual funds with variable net asset values. The fair values of the fixed income mutual funds, government bonds, corporate bonds and asset-backed and mortgage-backed securities are determined using the closing market price reported in the active market in which the fund is traded or the market price for similar assets that are traded in an active market.

15. Financial instruments cont'd

Derivatives consist of forward exchange, costless collar and cross-currency swap contracts, the fair values of which are calculated using market observable inputs including both spot and forward prices for the same underlying currencies. The calculation of fair value of the cross-currency swap contracts also utilizes a present value cash flow model that has been adjusted to reflect the credit risk of either the Company or the counterparty.

There are no other financial assets or financial liabilities that are marked to market on a recurring basis. Fair values are transferred between levels of the fair value hierarchy when facts and circumstances indicate that a change in the method of estimating the fair value of a financial asset or financial liability is warranted.

16. Deconsolidation of subsidiary

During the second quarter of fiscal 2014, the Company and GE Aviation, a non-related party, finalized a joint venture in which the Company sold a50 percent equity interest in one of its wholly-owned subsidiaries. The sale of the 50 percent equity interest in the wholly-owned subsidiary resulted in a loss of control of the subsidiary, and therefore it was deconsolidated from the Company's financial statements during the second quarter of fiscal 2014. The Company's equity interest in the joint venture with GE Aviation is accounted for using the equity method of accounting. A significant portion of the underlying net assets of the joint venture are related to goodwill.

The Company recognized a pre-tax gain of \$413 million on the deconsolidation, measured as the fair value of the consideration received for the 50 percent equity interest in the former subsidiary and the fair value of the retained investment less the carrying amount of the former subsidiary's net assets. Approximately \$186 million of the pre-tax gain is attributable to the remeasurement of the retained investment in the former subsidiary to its current fair value. The gain is reflected in the other (income) net caption in the Consolidated Statement of Income and the other expense (income) caption in the Business Segment Information for the nine months ended March 31, 2014.

The fair value of the retained investment in the joint venture with GE Aviation was determined using both a market and income approach. Cash consideration paid was the primary input used for the market approach. The fair value calculated using an income approach required several assumptions including future projected cash flows discounted using a rate approximating the cost of capital of the joint venture and is classified within level 3 of the fair value hierarchy.



PARKER-HANNIFIN CORPORATION

FORM 10-Q ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

FOR THE THREE AND NINE MONTHS ENDED MARCH 31, 2015 AND COMPARABLE PERIODS ENDED MARCH 31, 2014

OVERVIEW

The Company is a leading worldwide diversified manufacturer of motion and control technologies and systems, providing precision engineered solutions for a wide variety of mobile, industrial and aerospace markets.

The Company's order rates provide a near-term perspective of the Company's outlook particularly when viewed in the context of prior and future order rates. The Company publishes its order rates on a quarterly basis. The lead time between the time an order is received and revenue is realized generally ranges from one day to 12 weeks for mobile and industrial orders and from one day to 18 months for aerospace orders. The Company believes the leading economic indicators of these markets that have a strong correlation to the Company's future order rates are as follows:

- Purchasing Managers Index (PMI) on manufacturing activity specific to regions around the world with respect to most mobile and industrial markets;
- Global aircraft miles flown and global revenue passenger miles for commercial aerospace markets and Department of Defense spending for military aerospace markets; and
- Housing starts with respect to the North American residential air conditioning market and certain mobile construction markets.

A PMI above 50 indicates that the manufacturing activity specific to a region of the world in the mobile and industrial markets is expanding. A PMI below 50 indicates the opposite. Recent PMI levels for some regions around the world were as follows:

	March 31, 2015	December 31, 2014	June 30, 2014
United States	51.5	55.5	55.3
Eurozone countries	52.2	50.6	51.8
China	49.6	49.6	50.7
Brazil	46.2	50.2	48.7

Global aircraft miles flown and global revenue passenger miles have both increased approximately six percent from their comparable fiscal 2014 levels. The Company anticipates that U.S. Department of Defense spending with regard to appropriations and operations and maintenance for the U.S. Government's fiscal year 2015 will be approximately one percent higher than the comparable fiscal 2014 level.

Housing starts in March 2015 were approximately two percent lower than housing starts in March 2014 and were approximately four percent higher than housing starts in June 2014.

The Company remains focused on maintaining its financial strength by adjusting its cost structure to reflect changing demand levels, maintaining a strong balance sheet and managing its cash. The Company has been able to borrow funds at affordable interest rates and had a debt to debt-shareholders' equity ratio of 39.7 percent at March 31, 2015 compared to 34.0 percent at December 31, 2014 and 25.9 percent at June 30, 2014. Net of cash and cash equivalents and marketable securities and other investments, the debt to debt-shareholders' equity ratio was 20.9 percent at March 31, 2015 compared to 14.9 percent at December 31, 2014 and 2.0 percent at June 30, 2014.

The Company believes many opportunities for profitable growth are available. The Company intends to focus primarily on business opportunities in the areas of energy, water, food, environment, defense, life sciences, infrastructure and transportation.



The Company believes it can meet its strategic objectives by:

- Serving the customer and continuously enhancing its experience with the
- Company;
- Successfully executing its Win Strategy initiatives relating to premier customer service, financial performance and profitable growth;
- Maintaining its decentralized division and sales company
- structure;
- Fostering an entrepreneurial
- culture;
- Engineering innovative systems and products to provide superior customer value through improved service, efficiency and productivity;
- Delivering products, systems and services that have demonstrable savings to customers and are priced by the value they
- deliver;Acquiring strategic
- businesses;
- Organizing around targeted regions, technologies and markets:
- Driving efficiency by implementing lean enterprise principles; and
- Creating a culture of empowerment through its values, inclusion and diversity, accountability and teamwork.

Acquisitions will be considered from time to time to the extent there is a strong strategic fit while at the same time, maintaining the Company's strong financial position. In addition, the Company will continue to assess its existing businesses and initiate efforts to divest businesses that are not considered to be a good long-term strategic fit for the Company. Future business divestitures could have a negative effect on the Company's results of operations.

The discussion below is structured to separately discuss the Consolidated Statement of Income, Results by Business Segment, Consolidated Balance Sheet and Consolidated Statement of Cash Flows.

CONSOLIDATED STATEMENT OF INCOME

	Three Mo Mar	nths Ei ch 31,	nded	Nine Months Ended March 31,			
(dollars in millions)	2015		2014	2015			2014
Net sales	\$ 3,162.3	\$	3,358.4	\$	9,567.2	\$	9,690.6
Gross profit	\$ 789.3	\$	752.5	\$	2,332.8	\$	2,188.3
Gross profit margin	25.0%		22.4 %		24.4 %		22.6 %
Selling, general and administrative expenses	\$ 372.3	\$	407.2	\$	1,153.0	\$	1,212.8
Selling, general and administrative expenses, as a percent of sales	11.8 %		12.1 %		12.1 %		12.5 %
Goodwill and intangible asset impairment	\$ _	\$	_	\$	_	\$	188.9
Interest expense	35.0		20.6		83.6		62.4
Other (income), net	\$ (6.4)	\$	(4.8)	\$	(32.1)	\$	(424.7)
Effective tax rate	26.5 %		26.4 %		26.2 %		35.6%
Net income	\$ 285.5	\$	242.5	\$	833.0	\$	740.2
Net income, as a percent of sales	9.0%		7.2%		8.7%		7.6%

Net sales for the current-year quarter and first nine months of fiscal 2015 decreased from the comparable prior-year periods primarily due to lower sales in the Diversified Industrial International businesses, primarily due to effect of currency rate changes, more than offsetting higher volume experienced in the Aerospace Systems Segment. An increase in net sales in the Diversified Industrial North American businesses for the first nine months of fiscal 2015 also helped offset the decrease in sales. The effect of currency rate changes decreased net sales by approximately \$205 million in the current-year quarter (\$185 million of which was attributable to the Diversified Industrial International businesses) and \$336 million for the first nine months of fiscal 2015 (\$298 million of which was attributable to the Diversified Industrial International businesses). Acquisitions made in the last 12 months contributed approximately \$3 million and \$12 million in sales in the current-year quarter and first nine months of fiscal 2015, respectively.

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Gross profit margin increased in the current-year quarter and first nine months of fiscal 2015 primarily due to lower business realignment charges, higher sales volume and a favorable product mix in the Aerospace Systems Segment and lower fixed overhead costs in the Diversified Industrial International businesses, reflecting the benefits of business realignment actions taken in the prior year. Foreign currency transaction (gain) loss (relating to cash, marketable securities and other investments and intercompany transactions) included in cost of sales for the current-year quarter and prior-year quarter were \$(56.4) million and \$1.1 million, respectively, and \$(79.6) million and \$5.6 million for the first nine months of fiscal 2015 and 2014, respectively. Pension cost included in cost of sales for the current-year quarter were \$39.2 million and \$45.2 million, respectively, and \$12.0 million and \$130.3 million for the first nine months of fiscal 2015 and fiscal 2014, respectively. Cost of sales for the current-year quarter also included business realignment charges of \$4.8 million and \$31.1 million, respectively, and \$46.3 million for the first nine months of fiscal 2014, respectively.

Selling, general and administrative expenses decreased for the current-year quarter and first nine months of fiscal 2015 primarily due to lower business realignment expenses and stock compensation expense, partially offset by higher incentive compensation expense. Selling, general and administrative expenses for the first nine months of fiscal 2015 includes higher expenses associated with the Company's deferred compensation programs. Stock compensation expense decreased primarily as a result of a lower number of stock awards granted in fiscal 2015. Pension cost included in selling, general and administrative expenses for the current-year quarter and prior-year quarter was \$15.4 million and \$16.5 million, respectively and \$46.7 million and \$48.7 million for the first nine months of fiscal 2015 and fiscal 2014, respectively. Business realignment charges included in selling, general and administrative expenses were \$2.9 million and \$28.8 million for the current-year quarter and prior-year quarter, respectively, and \$7.3 million and \$38.0 million for the first nine months of fiscal 2015 and fiscal 2015 and fiscal 2015 and fiscal 2014, respectively.

Goodwill and intangible asset impairment relates to the Worldwide Energy Products Division. Refer to Note 11 to the Consolidated Financial Statements for further discussion.

Interest expense for the current-year quarter and first nine months of fiscal 2015 increased from the comparable prior-year periods primarily due to a higher weighted-average interest rate on borrowings. The higher weighted-average interest rate primarily resulted from the issuance of \$1,500 million of medium-term notes during the second quarter of fiscal 2015.

Other (income), net in the current-year quarter and first nine months of fiscal 2015 includes income of \$4.9 million and \$16.1 million, respectively, related to equity method investments, a gain of \$1.3 million and \$8.9 million, respectively, related to the sale of businesses and an expense of \$0.8 million and \$7.9 million, respectively, related to asset writedowns. Other (income), net in the prior-year quarter and first nine months of fiscal 2014 included income of \$4.3 million and \$5.5 million, respectively, related to equity method investments, and an expense of \$0.8 million and \$3.0 million, respectively, related to asset writedowns. Other (income), net for the first nine months of fiscal 2014 included a gain of \$412.6 million related to the deconsolidation of a subsidiary (refer to Note 16 to the Consolidated Financial Statements for further discussion).

Effective tax rate for the first nine months of fiscal 2015 was lower than the comparable prior-year period due to discrete tax costs that occurred in the prior-year, an increase in estimated foreign earnings in low tax jurisdictions and the re-enactment of the U.S. Research and Development tax credit. The Company expects the effective tax rate for fiscal 2015 will be approximately 26.5 percent.

RESULTS BY BUSINESS SEGMENT

Diversified Industrial Segment

	Three Mont March		Nine Months Ended March 31,				
(dollars in millions)	2015	2014			2015		2014
Net sales							
North America	\$ 1,441.6	\$	1,455.2	\$	4,302.6	\$	4,168.5
International	1,148.2		1,357.5		3,599.1		3,905.2
Operating income							
North America	235.5		243.0		726.6		677.8
International	\$ 139.5	\$	126.9	\$	465.8	\$	434.5
Operating margin							
North America	16.3 %		16.7 %		16.9 %		16.3 %
International	12.1 %		9.4%		12.9 %		11.1 %
Backlog	\$ 1,662.9	\$	1,903.4	\$	1,662.9	\$	1,903.4



The Diversified Industrial Segment operations experienced the following percentage changes in net sales in the current-year period versus the comparable prior-year period:

	Period ending	March 31,
	Three Months	Nine Months
Diversified Industrial North America – as reported	(0.9)%	3.2 %
Acquisitions	— %	0.2 %
Currency	(1.1)%	(0.8)%
Diversified Industrial North America - without acquisitions and currency	0.2 %	3.8 %
Diversified Industrial International – as reported	(15.4)%	(7.8)%
Acquisitions	0.2 %	0.1 %
Currency	(13.6)%	(7.6)%
Diversified Industrial International - without acquisitions and currency	(2.0)%	(0.3)%
Total Diversified Industrial Segment – as reported	(7.9)%	(2.1)%
Acquisitions	0.1 %	0.1 %
Currency	(7.1)%	(4.0)%
Total Diversified Industrial Segment - without acquisitions and currency	(0.9)%	1.8 %

The above presentation reconciles the percentage changes in net sales of the Diversified Industrial Segment reported in accordance with U.S. GAAP to percentage changes in net sales adjusted to remove the effects of acquisitions made within the prior four fiscal quarters as well as the effects of currency exchange rates. The effects of acquisitions and currency exchange rates are removed to allow investors and the Company to meaningfully evaluate the percentage changes in net sales on a comparable basis from period to period.

Excluding the effects of acquisitions and changes in currency exchange rates, Diversified Industrial North American sales remained relatively flat for the current-year quarter as an increase in demand from distributors and end-users in the car and light truck and construction equipment markets was partially offset by lower demand in the farm and agriculture equipment market. The increase in Diversified Industrial North American sales for the first nine months of fiscal 2015 is primarily due to higher demand from distributors as well as from end-users in the construction equipment, car and light truck, refrigeration and air conditioning, oil and gas, and heavy-duty truck markets, partially offset by lower demand in the farm and agriculture equipment market. Excluding the effects of acquisitions and changes in currency exchange rates, Diversified Industrial International sales for the current-year quarter decreased due to lower volume in Europe and Latin America, partially offset by higher volume in the Asia Pacific region. Diversified Industrial International sales for the first nine months of fiscal 2015 remained relatively flat as increases in volume in the Asia Pacific region and Europe were offset by the absence of sales from divested businesses in Europe and lower volume in Latin America.

The decrease in operating margins in the Diversified Industrial North American businesses for the current-year quarter was primarily due to higher material prices and higher research and development expenses, partially offset by a favorable product mix. The increase in operating margins in the Diversified Industrial North American businesses for the first nine months of fiscal 2015 was primarily due to higher volume, a favorable product mix and manufacturing efficiencies, partially offset by higher material prices and higher warehouse, shipping and manufacturing support costs. The increase in operating margins in the Diversified Industrial International businesses for the current-year quarter and first nine months of fiscal 2015 was primarily due to lower fixed overhead costs, primarily resulting from business realignment actions taken in the prior year and lower business realignment charges in the current-year quarter and first nine months of fiscal 2015, partially offset by higher material prices and lower business realignment charges in the current-year quarter and first nine months of fiscal 2015 was primarily due to lower fixed overhead costs, primarily resulting from business realignment actions taken in the prior year and lower business realignment charges in the current-year quarter and first nine months of fiscal 2015, partially offset by higher material costs due to changes in currency exchange rates.

The following business realignment expenses are included in Diversified Industrial North America and Diversified Industrial International operating income:

(dollars in thousands)	Three Mo Mar	nths I ch 31,	Nine Months Ended March 31,				
	 2015		2014		2015		2014
Diversified Industrial North America	\$ 689	\$	100	\$	1,018	\$	1,751
Diversified Industrial International	6,514		59,482		21,118		81,669
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The business realignment charges consist primarily of severance costs resulting from plant closures as well as general work force reductions. The majority of the Diversified Industrial International business realignment charges were incurred in Europe. The Company does not anticipate that cost savings realized from the work force reduction measures taken during the first nine months of fiscal 2015 in the Diversified Industrial North American businesses will have a material impact on future operating income. The Company expects work force reduction measures taken in the Diversified Industrial International businesses will increase future annual operating income by approximately two percent. The Company expects to continue to take the actions necessary to structure appropriately the operations of the Diversified Industrial Segment. Such actions are expected to result in approximately \$10 million in additional business realignment charges in the remainder of fiscal 2015.

Diversified Industrial Segment backlog decreased from the prior-year quarter and the June 30, 2014 amount of \$1,861.0 million as shipments exceeded orders in all businesses with the largest decrease occurring in the European and North American businesses. Backlog consists of written firm orders from a customer to deliver products and, in the case of blanket purchase orders, only includes the portion of the order for which a schedule or release date has been agreed to with the customer. The dollar value of backlog is equal to the amount that is expected to be billed to the customer and reported as a sale. The Company anticipates Diversified Industrial North American sales for fiscal 2015 will increase between one percent and two percent from the fiscal 2014 level and Diversified Industrial International sales for fiscal 2015 will decrease between 12 percent and 11 percent from the fiscal 2014 level. Diversified Industrial North American operating margins in fiscal 2015 are expected to range from 12.8 percent to 13.0 percent. The forecasted Diversified Industrial North American operating margins in fiscal 2015 do not include the potential impact of the voluntary retirement program discussed in Note 12 to the Consolidated Financial Statements.

Aerospace Systems Segment

(dollars in millions)	Three Mo Ma	onths En och 31,	Nine Months Ended March 31,				
	2015	2014			2015	2014	
Net sales	\$ 572.4	\$	545.7	\$	1,665.4	\$	1,616.9
Operating income	\$ 73.3	\$	64.0	\$	205.5	\$	166.3
Operating margin	12.8 %		11.7 %		12.3 %		10.3 %
Backlog	\$ 1,848.3	\$	1,923.9	\$	1,848.3	\$	1,923.9

The increase in net sales in the Aerospace Systems Segment for the current-year quarter and first nine months of fiscal 2015 was primarily due to higher volume in the commercial original equipment manufacturer (OEM) and military aftermarket businesses, partially offset by lower volume in the commercial aftermarket and military OEM businesses. The higher margins in the current-year quarter were primarily due to higher military aftermarket volume and lower engineering development costs, partially offset by an unfavorable OEM product mix. The higher margins for the first nine months of fiscal 2015 were primarily due to a favorable OEM product mix, higher military aftermarket volume and lower engineering development costs.

The decrease in backlog from the prior-year quarter was primarily due to lower orders than shipments in the military OEM and commercial and military aftermarket businesses partially offset by orders exceeding shipments in the commercial OEM business. The decrease in backlog from the June 30, 2014 amount of \$1,993.6 million was primarily due to shipments exceeding orders in the commercial and military OEM businesses and commercial aftermarket business, partially offset by orders exceeding shipments in the military aftermarket business. Backlog consists of written firm orders from a customer to deliver products and, in the case of blanket purchase orders, only includes the portion of the order for which a schedule or release date has been agreed to with the customer. The dollar value of backlog is equal to the amount that is expected to be billed to the customer and reported as a sale. For fiscal 2015, sales are expected to increase between three percent and five percent from the fiscal 2014 level (excluding fiscal 2014 sales of \$49.5 million from a deconsolidated subsidiary) and operating margins are expected to range from 13.3 percent to 13.5 percent. Forecasted operating margins in fiscal 2015 do not include the potential impact of the voluntary retirement program discussed in Note 12 to the Consolidated Financial Statements. A higher concentration of commercial OEM volume in future product mix and higher than expected new product development costs could result in lower margins.

Corporate general and administrative expenses

Corporate general and administrative expenses were \$45.5 million in the current-year quarter compared to \$38.4 million in the comparable prior-year quarter and were \$152.3 million for the first nine months of fiscal 2015 compared to \$132.4 million for the first nine months of 2014. As a percent of sales, corporate general and administrative expenses increased to 1.4 percent in the current-year quarter from 1.1 percent in the prior-year quarter and increased to 1.6 percent in the first nine months of fiscal 2015 from 1.4 percent in the first nine months of fiscal 2014. The higher expenses in the current-year quarter and first nine months of fiscal 2015 is primarily due to an increase in incentive compensation, charitable contributions and research and development expenses. The higher expense for the first nine months of fiscal 2015 is also attributable to higher expenses related to the Company's deferred compensation programs.

Other expense (income) (in the Results By Business Segment) included the following:

(dollars in millions)	Three Mor Mar	nths En ch 31,	Nine Months Ended, March 31,				
Expense (income)	 2015		2014		2015		2014
Foreign currency transaction	\$ (56.4)	\$	1.1	\$	(79.6)	\$	5.6
Stock-based compensation	9.2		10.8		48.6		62.1
Pensions	23.5		26.5		73.0		81.4
Divestitures and asset sales and writedowns	0.9		1.5		1.3		(410.5)
Goodwill and intangible asset impairment			—				188.9
Other items, net	2.3		5.5		(9.6)		7.5
	\$ (20.5)	\$	45.4	\$	33.7	\$	(65.0)

Foreign currency transaction primarily relates to the impact of changes in foreign exchange rates on cash, marketable securities and other investments and intercompany transactions. A significant portion of the foreign currency transaction gain for the current-year quarter and first nine months of fiscal 2015 related to intercompany loans and was attributable to the Swiss National Bank lifting the cap on the the fluctuation of the exchange rate used to measure the Swiss Franc against the Euro. The Company has since settled these particular intercompany loans. The decrease in stock-based compensation expense in the current-year quarter and first nine months of fiscal 2015 is primarily due to fewer stock awards granted in fiscal 2015. Included in divestitures and asset sales and writedowns for the nine months ended March 31, 2014 is a gain of approximately \$413 million resulting from the deconsolidation of a subsidiary. Refer to Note 16 to the Consolidated Financial Statements for further discussion. Refer to Note 11 to the Consolidated Financial Statements for further discussion of the goodwill and intangible asset impairment.

CONSOLIDATED BALANCE SHEET

(dollars in millions)	March 31, 2015	June 30, 2014
Cash	\$ 2,030.7	\$ 2,187.3
Trade accounts receivable, net	1,701.0	1,858.2
Inventories	1,387.7	1,371.7
Notes payable and long-term debt payable within one year	665.1	816.6
Long-term debt	2,724.9	1,508.1
Shareholders' equity	5,151.7	6,659.4
Working capital	\$ 3,017.7	\$ 2,818.8
Current ratio	2.09	1.87

Cash (comprised of cash and cash equivalents and marketable securities and other investments) includes \$1,989 million and \$2,126 million held by the Company's foreign subsidiaries at March 31, 2015 and June 30, 2014, respectively. Generally, cash and cash equivalents and marketable securities and other investments held by foreign subsidiaries are not readily available for

use in the United States without adverse tax consequences. The Company's principal sources of liquidity are its cash flows provided by operating activities, commercial paper borrowings or borrowings directly from its line of credit. The Company does not believe the amount of cash held outside the U.S. will have an adverse effect on working capital needs, planned growth, repayment of maturing debt, benefit plan funding, dividend payments or share repurchases.

Trade accounts receivable, net are receivables due from customers for sales of product. Days sales outstanding relating to trade accounts receivable was 49 days at March 31, 2015 and 48 days at June 30, 2014. The Company believes that its receivables are collectible and appropriate allowances for doubtful accounts have been recorded.

Inventories as of March 31, 2015 increased \$16 million (which includes a decrease of \$119 million from the effect of foreign currency translation) compared to June 30, 2014. An increase in inventories was experienced in both the Diversified Industrial Segment and the Aerospace Systems Segment. Days' supply of inventory was 68 days at March 31, 2015, 61 days at June 30, 2014 and 66 days at March 31, 2014.

Notes payable and long-term debt payable within one year as of March 31, 2015 decreased from the June 30, 2014 amount due primarily to a decrease in commercial paper outstanding. The Company from time to time will utilize short-term intercompany loans to repay commercial paper borrowings. At times, the short-term intercompany loans are outstanding at the end of a fiscal quarter.

Long-term debt as of March 31, 2015 increased from the June 30, 2014 amount as the Company issued \$1,500 million of medium-term notes during the second quarter of fiscal 2015. Refer to Note 13 to the Consolidated Financial Statements for further discussion.

Shareholders' equity activity during the first nine months of fiscal 2015 included a decrease of approximately \$1,344 million as a result of share repurchases and a decrease of approximately \$893 million related to foreign currency translation adjustments, primarily related to the Euro.

CONSOLIDATED STATEMENT OF CASH FLOWS

	Nine Months Ended March 31,		
(dollars in millions)		2015 2014	
Cash provided by (used in):			
Operating activities	\$	791.1 \$	817.5
Investing activities		(797.4)	28.3
Financing activities		(461.9)	(582.7)
Effect of exchange rates		(128.2)	51.6
Net (decrease) increase in cash and cash equivalents	\$	(596.4) \$	314.7

Cash flows provided by operating activities for the first nine months of fiscal 2015 benefited from an increase in net income, which was more than offset by an increase in cash used by working capital items. Cash flows provided by operating activities in the first nine months of fiscal 2014 includes a \$189 million impairment charge and a \$413 million gain on the deconsolidation of a subsidiary. Refer to Note 11 and Note 16 to the Consolidated Financial Statements for further discussion of the impairment charge and gain on deconsolidation, respectively. Cash flows provided by operating activities for the first nine months of fiscal 2014 also included \$75 million of voluntary cash contributions made to the Company's domestic qualified defined benefit pension plan. The Company continues to focus on managing its inventory and other working capital requirements.

Cash flows used in investing activities increased in the first nine months of fiscal 2015 primarily due to marketable securities and other investments activity. Cash flows used in investing activities for the first nine months of fiscal 2014 included \$202 million of proceeds from the sale of a 50 percent equity interest in the subsidiary related to the joint venture with GE Aviation (refer to Note 16 to the Consolidated Financial Statements for further discussion).

Cash flows used in financing activities for the first nine months of fiscal 2015 includes the issuance of \$1,500 million of medium-term notes and the repayment of commercial paper notes outstanding at the time of the debt issuance. Cash flows used in financing activities included the repurchase of 10.7 million common shares for \$1,344 million in the first nine months of fiscal 2015 as compared to the repurchase of 1.3 million common shares for \$150 million in the first nine months of fiscal 2014.

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The Company's goal is to maintain no less than an "A" rating on senior debt to ensure availability and reasonable cost of external funds. As a means of achieving this objective, the Company has established a financial goal of maintaining a ratio of debt to debt-shareholders' equity of no more than 37 percent.

(dollars in millions) Debt to Debt-Shareholders' Equity Ratio	March 31, 2015	June 30, 2014
Debt	\$ 3,390	\$ 2,325
Debt & Shareholders' equity	\$ 8,542	\$ 8,984
Ratio	39.7 %	25.9 %

At March 31, 2015, the Company had a line of credit totaling \$2,000 million through a multi-currency revolving credit agreement with a group of banks, \$1,550 million of which was available. The credit agreement expires in October 2017; however, the Company has the right to request a one-year extension of the expiration date on an annual basis, which request may result in changes to the current terms and conditions of the credit agreement. Advances from the credit agreement can be used for general corporate purposes, including acquisitions, and for the refinancing of existing indebtedness. The credit agreement requires the payment of an annual facility fee, the amount of which would increase in the event the Company's credit ratings are lowered. Although a lowering of the Company's credit ratings would likely increase the cost of future debt, it would not limit the Company's ability to use the credit agreement nor would it accelerate the repayment of any outstanding borrowings.

As of March 31, 2015, the Company was authorized to sell up to \$1,850 million of short-term commercial paper notes. As of March 31, 2015, \$450 million commercial paper notes were outstanding and the largest amount of commercial paper notes outstanding during the third quarter of fiscal 2015 was \$547 million.

The Company's credit agreements and indentures governing certain debt securities contain various covenants, the violation of which would limit or preclude the use of the credit agreements for future borrowings, or might accelerate the maturity of the related outstanding borrowings covered by the indentures. Based on the Company's rating level at March 31, 2015, the most restrictive financial covenant provides that the ratio of secured debt to net tangible assets be less than 10 percent. However, the Company currently does not have secured debt in its debt portfolio. The Company is in compliance with all covenants and expects to remain in compliance during the term of the credit agreements and indentures.



FORWARD-LOOKING STATEMENTS

Forward-looking statements contained in this and other written and oral reports are made based on known events and circumstances at the time of release, and as such, are subject in the future to unforeseen uncertainties and risks. All statements regarding future performance, earnings projections, events or developments are forward-looking statements. It is possible that the future performance and earnings projections of the Company, including its individual segments, may differ materially from current expectations, depending on economic conditions within its mobile, industrial and aerospace markets, and the Company's ability to maintain and achieve anticipated benefits associated with announced realignment activities, strategic initiatives to improve operating margins, actions taken to combat the effects of the current economic environment, and growth, innovation and global diversification initiatives. A change in the economic conditions in individual markets may have a particularly volatile effect on segment performance.

Among other factors which may affect future performance are:

- changes in business relationships with and purchases by or from major customers, suppliers or distributors, including delays or cancellations in shipments, disputes
 regarding contract terms or significant changes in financial condition, changes in contract cost and revenue estimates for new development programs, and changes in
 product mix;
- ability to identify acceptable strategic acquisition targets;
- uncertainties surrounding timing, successful completion or integration of acquisitions and similar transactions;
- the ability to successfully divest businesses planned for divestiture and realize the anticipated benefits of such divestitures;
- the determination to undertake business realignment activities and the expected costs thereof and, if undertaken, the ability to complete such activities and realize the
 anticipated cost savings from such activities;
- ability to implement successfully the Company's capital allocation initiatives, including timing, price and execution of share repurchases;
- threats associated with and efforts to combat terrorism;
- uncertainties surrounding the ultimate resolution of outstanding legal proceedings, including the outcome of any appeals;
- competitive market conditions and resulting effects on sales and pricing;
- increases in raw material costs that cannot be recovered in product pricing;
- the Company's ability to manage costs related to insurance and employee retirement and health care benefits; and
- global economic factors, including manufacturing activity, air travel trends, currency exchange rates, difficulties entering new markets and general economic conditions such as inflation, deflation, interest rates and credit availability.

The Company makes these statements as of the date of this disclosure, and undertakes no obligation to update them unless otherwise required by law.

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ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

The Company manages foreign currency transaction and translation risk by utilizing derivative and non-derivative financial instruments, including forward exchange contracts, costless collar contracts, cross-currency swap contracts and certain foreign denominated debt designated as net investment hedges. The derivative financial instrument contracts are with major investment grade financial institutions and the Company does not anticipate any material non-performance by any of the counterparties. The Company does not hold or issue derivative financial instruments for trading purposes.

Derivative financial instruments are recognized on the Consolidated Balance Sheet as either assets or liabilities and are measured at fair value. Further information on the fair value of these contracts is provided in Note 15 to the Consolidated Financial Statements. Gains or losses on derivatives that are not hedges are adjusted to fair value through the Consolidated Statement of Income. Gains or losses on derivatives that are hedges are adjusted to fair value through accumulated other comprehensive (loss) in the Consolidated Balance Sheet until the hedged item is recognized in earnings. The translation of the foreign denominated debt that has been designated as a net investment hedge is recorded in accumulated other comprehensive (loss) and remains there until the underlying net investment is sold or substantially liquidated.

The Company's debt portfolio contains variable rate debt, inherently exposing the Company to interest rate risk. The Company's objective is to maintain a 60/40 mix between fixed rate and variable rate debt thereby limiting its exposure to changes in near-term interest rates.

ITEM 4. CONTROLS AND PROCEDURES

The Company carried out an evaluation, under the supervision and with the participation of the Company's management, including the Company's principal executive officer and principal financial officer, of the effectiveness of the Company's disclosure controls and procedures as of March 31, 2015. Based on this evaluation, the Company's principal executive officer and principal financial officer concluded that, as of March 31, 2015, the Company's disclosure controls and procedures were effective.

There was no change in the Company's internal control over financial reporting during the quarter ended March 31, 2015 that materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.



PARKER-HANNIFIN CORPORATION

PART II - OTHER INFORMATION

ITEM 1. Legal Proceedings. Parker ITR S.r.1. (Parker ITR), a subsidiary acquired on January 31, 2002, has been the subject of a number of lawsuits and regulatory investigations. The lawsuits and investigations relate to allegations that for a period of up to 21 years, the Parker ITR business unit that manufactures and sells marine hose, typically used in oil transfer, conspired with competitors in unreasonable restraint of trade to artificially raise, fix, maintain or stabilize prices, rig bids and allocate markets and customers for marine oil and gas hose in the United States and in other jurisdictions. Parker ITR and the Company have cooperated with all of the regulatory authorities investigating the activities of the Parker ITR business unit that manufactures and sells marine hose and continue to cooperate with the investigations that remain ongoing. Several of the investigations and all of the lawsuits have concluded. The following investigation remains pending.

On May 15, 2007, the European Commission issued its initial Request for Information to the Company and Parker ITR. On January 28, 2009, the European Commission announced the results of its investigation of the alleged cartel activities. As part of its decision, the European Commission found that Parker ITR infringed Article 81 of the European Community Treaty from April 1986 to May 2, 2007 and fined Parker ITR 25.61 million euros. The European Commission also determined that the Company was jointly and severally responsible for 8.32 million euros of the total fine which related to the period from January 2002, when the Company acquired Parker ITR, to May 2, 2007, when the cartel activities ceased. Parker ITR and the Company filed an appeal to the General Court of the European Union on April 10, 2009. On May 12, 2013, the court reversed in part the decision of the European Commission, reducing the original fine of 25.61 million euros to 6.40 million euros and holding that the Company and Parker ITR are jointly and severally liable for payment of the fine up to 6.30 million euros. The European Commission appealed the ruling to the European Court of Justice. On December 18, 2014, the European Court of Justice reversed the ruling of the General Court and referred the case back to the General Court.

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ITEM 2. Unregistered Sales of Equity Securities and Use of Proceeds.

(a) *Unregistered Sales of Equity Securities.* Not applicable.

(b) *Use of Proceeds.* Not applicable.

(c) Issuer Purchases of Equity Securities.

Period	(a) Total Number of Shares Purchased	P) Average rice Paid Per Share	(c) Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs (1)	(d) Maximum Number (or Approximate Dollar Value) of Shares that May Yet Be Purchased Under the Plans or Programs (1)
January 1, 2015 through January 31, 2015	3,565,084	\$	124.32	3,565,084	25,131,359
February 1, 2015 through February 28, 2015	129,180	\$	120.91	129,180	25,002,179
March 1, 2015 through March 31, 2015	150,092	\$	119.83	150,092	24,852,087
Total:	3,844,356	\$	124.03	3,844,356	24,852,087

(1) On August 16, 1990, the Company publicly announced that its Board of Directors authorized the repurchase by the Company of up to 3 million shares of its common stock. From time to time thereafter, the Board of Directors has adjusted the overall maximum number of shares authorized for repurchase under this program and imposed an additional limitation on the number of shares authorized for repurchase in any single fiscal year. On October 22, 2014, the Company publicly announced that the Board of Directors increased the overall maximum number of shares authorized for repurchase under this program so that, beginning on such date, the aggregate number of shares authorized for repurchase was 35 million shares. There is no limitation on the amount of shares that can be repurchased in a fiscal year. There is no expiration date for this program.

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ITEM 6. Exhibits.

The following documents are furnished as exhibits and are numbered pursuant to Item 601 of Regulation S-K:

Exhibit No.	Description of Exhibit
10(a)	Parker-Hannifin Corporation Defined Contribution Supplemental Executive Retirement Program adopted January 21, 2015.*
10(b)	Termination Amendment to Parker-Hannifin Corporation Amended and Restated Change in Control Severance Agreement between Donald E. Washkewicz and the Registrant effective February 1, 2015.*
12	Computation of Ratio of Earnings to Fixed Charges as of March 31, 2015.*
31(a)	Certification of the Principal Executive Officer Pursuant to 17 CFR 240.13a-14(a), as Adopted Pursuant to §302 of the Sarbanes-Oxley Act of 2002.*
31(b)	Certification of the Principal Financial Officer Pursuant to 17 CFR 240.13a-14(a), as Adopted Pursuant to §302 of the Sarbanes-Oxley Act of 2002.*
32	Certification Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to §906 of the Sarbanes-Oxley Act of 2002. *
101.INS	XBRL Instance Document.*
101.SCH	XBRL Taxonomy Extension Schema Document.*
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document.*
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document. *
101.LAB	XBRL Taxonomy Extension Label Linkbase Document.*
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document.*

* Submitted electronically herewith.

Attached as Exhibit 101 to this report are the following formatted in XBRL (Extensible Business Reporting Language): (i) Consolidated Statement of Income for the three months ended March 31, 2015 and 2014, (ii) Consolidated Statement of Income for the nine months ended March 31, 2015 and 2014, (iii) Consolidated Statement of Comprehensive Income for the three months ended March 31, 2015 and 2014, (iv) Consolidated Statement of Comprehensive Income for the nine months ended March 31, 2015 and 2014, (v) Consolidated Statement of Comprehensive Income for the nine months ended March 31, 2015 and 2014, (v) Consolidated Balance Sheet at March 31, 2015 and June 30, 2014, (vi) Consolidated Statement of Cash Flows for the nine months ended March 31, 2015 and 2014, and (vii) Notes to Consolidated Financial Statements for the nine months ended March 31, 2015.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

PARKER-HANNIFIN CORPORATION

(Registrant)

/s/ Jon. P. Marten

Jon P. Marten

Executive Vice President - Finance & Administration and Chief Financial Officer

Date: May 8, 2015

EXHIBIT INDEX

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PARKER-HANNIFIN CORPORATION DEFINED CONTRIBUTION SUPPLEMENTAL EXECUTIVE RETIREMENT PROGRAM

Adopted: 01/21/2015

WHEREAS, the Human Resources and Compensation Committee (the "Committee") of the Board of Directors of the Company has decided that it is in the best interests of the Company and its shareholders to adopt a defined contribution supplemental executive retirement plan (the "Program") for the benefit of certain officers and key management employees of Parker-Hannifin Corporation first designated as a Participant by the Committee effective on or after July 1, 2014; and

WHEREAS, the Program is intended to be an unfunded plan maintained primarily to provide deferred compensation for a select group of management or highly compensated employees;

NOW, THEREFORE, the Program is hereby adopted January 21, 2015 and shall read as follows:

1. Definitions

Except as otherwise required by the context, the terms used in this Program shall have the meanings hereinafter set forth.

- (a) <u>Account</u>: A notional account or sub-account established for record-keeping purposes for a Participant.
- (b) <u>Administrator</u>: The Committee or, if applicable, its delegate.
- (c) <u>Affiliated Group</u>: The Company and all entities with which the Company would be considered a single employer under Sections 414(b) and 414(c) of the Code, provided that in applying Sections 1563(a)(1), (2), and (3) of the Code for purposes of determining an Affiliated Group of corporations under Section 414(b) of the Code, the language "at least 50 percent" is used instead of "at least 80 percent" each place it appears in Sections 1563(a) (1), (2), and (3) of the Code, and in applying Section 1.414(c)-2 of the Treasury Regulations for purposes of determining trades or businesses (whether or not incorporated) that are under common control for purposes of Section 414(c) of the Code, "at least 50 percent" is used instead of "at least 80 percent" each place it appears in that regulation. Such term shall be interpreted in a manner consistent with the definition of "service recipient" contained in Section 409A of the Code.
- (d) <u>Beneficiary</u>: The person or persons or entity designated as such in accordance with <u>Article 8</u> of the Program.

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- (e) <u>Board</u>: The Board of Directors of the Company.
- (f) <u>Business Combination</u>: A merger, consolidation, share exchange or similar form of corporate reorganization of the Company or any Subsidiary that requires the approval of the Company's stockholders, whether for such transaction or the issuance of securities in connection with the transaction or otherwise.
- (g) <u>Change in Control</u>: The occurrence of one of the following events:
 - (1) A change in ownership of the Company, which occurs on the date that any one person or more than one person acting as a group (within the meaning of the Regulations) acquires ownership of stock of the Company that, together with stock held by such person or group, constitutes more than 50% of the total voting power of the stock of the Company. Notwithstanding the foregoing, if any one person or group is considered to own more than 50% of the total voting power of the stock of the Company, the acquisition of additional stock by the same person or group is not considered to cause a change in the ownership of the Company or a change in the effective control of the Company (within the meaning of Section 1(g)(2) of this Program). Notwithstanding the foregoing, a Change in Control shall not be deemed to occur solely because any person acquires ownership of more than 50% of the total voting power of the stock of the Company as a result of the acquisition by the Company of stock of the Company which, by reducing the number of shares outstanding, increases the percentage of shares beneficially owned by such person; provided, that if a Change in Control would occur as a result of such an acquisition by the Company (if not for the operation of this sentence), and after the Company's acquisition such person becomes the beneficial owner of additional stock of the Company that increases the percentage of outstanding shares of stock of the Company owned by such person, a Change in Control shall then occur.
 - (2) A change in effective control of the Company, which occurs on either of the following dates:
 - (i) The date that any one person or more than one person acting as a group (within the meaning of the Regulations) acquires (or has acquired during the 12-month period ending on the date of the most recent acquisition by such person or group) ownership of stock of the Company possessing 30% or more of the total voting power of the Company. Notwithstanding the foregoing, if any one person or group is considered to own 30% or more of the total voting power of the total voting power of the stock of the Company, the acquisition of additional stock by the same person or group is not considered to cause a change in the effective control of the Company or a change in ownership of the Company (within the meaning of <u>Section 1(g)</u>)

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(1) of this Program). Notwithstanding the foregoing, a Change in Control shall not be deemed to occur solely because any person acquires ownership of more than 30% of the total voting power of the stock of the Company as a result of the acquisition by the Company of stock of the Company which, by reducing the number of shares outstanding, increases the percentage of shares beneficially owned by such person; provided, that if a Change in Control would occur as a result of such an acquisition by the Company (if not for the operation of this sentence), and after the Company's acquisition such person becomes the beneficial owner of additional stock of the Company that increases the percentage of outstanding shares of stock of the Company owned by such person, a Change in Control shall then occur.

- (ii) The date that a majority of the Board is replaced during any 12-month period by directors whose appointment or election was not endorsed by a majority of the members of the Board prior to the date of such appointment or election.
- (3) A change in the ownership of a substantial portion of the Company's assets, which occurs on the date that any one person or more than one person acting as a group (within the meaning of the Regulations) acquires (or has acquired during the 12-month period ending on the date of the most recent acquisition by such person or group) assets that have a total gross fair market value equal to or more than 65% of the total gross fair market value of all the assets of the Company immediately before such acquisition or acquisitions. The gross fair market value of assets shall be determined without regard to liabilities associated with such assets. Notwithstanding the foregoing, a transfer of assets shall not result in a change in ownership of a substantial portion of the Company's assets if such transfer is to:
 - (i) a shareholder of the Company (immediately before the asset transfer) in exchange for or with respect to its stock;
 - (ii) an entity 50% or more of the total value or voting power of which is owned, directly or indirectly, by the Company;
 - (iii) a person or group (within the meaning of the Regulations) that owns, directly or indirectly, 50% or more of the total value or voting power of the stock of the Company; or
 - (iv) an entity, at least 50% of the total value or voting power of which is owned, directly or indirectly by a person or group described in Section 1(g)(3)(iii) of this Program.

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Notwithstanding Sections 1(g)(1), 1(g)(2)(i) and 1(g)(3) above, the consummation of a Business Combination shall not be deemed a Change in Control if, immediately following such Business Combination: (a) more than 50% of the total voting power of the Surviving Corporation or, if applicable, the Parent Corporation of such Surviving Corporation, is represented by Company Voting Securities that were outstanding immediately prior to the Business Combination (or, if applicable, shares into which such Company Voting Securities were converted pursuant to such Business Combination); and such voting power among the holders thereof is in substantially the same proportion as the voting power of such Company Voting Securities among the holders thereof is combination; (b) no person (other than any employee benefit plan sponsored or maintained by the Surviving Corporation or the Parent Corporation) is or becomes the beneficial owner, directly or indirectly, of 20% or more of the total voting power of the outstanding voting securities eligible to elect directors of the Parent Corporation (or, if there is no Parent Corporation); and (c) at least a majority of the members of the board of directors of the Parent Corporation (or, if there is no Parent Corporation, the Surviving Corporation), following the Business Combination, were members of the Company's Board at the time of the Board's approval of the execution of the initial agreement providing for such Business Combination.

Notwithstanding the foregoing, an acquisition of stock of the Company described in Section 1(g)(1) or 1(g)(2)(i) above shall not be deemed to be a Change in Control by virtue of any of the following situations: (a) an acquisition by the Company or any Subsidiary; (b) an acquisition by any employee benefit plan sponsored or maintained by the Company or any Subsidiary; (c) an acquisition by any underwriter temporarily holding securities pursuant to an offering of such securities; or (d) the acquisition of stock of the Company from the Company.

- (h) <u>Change in Control Severance Agreement</u>: The agreement between a Participant and the Company that provides for certain benefits if the Participant's employment terminates following a Corporate Change Vesting Event.
- (i) <u>Code</u>: The Internal Revenue Code of 1986, as amended, or any successor statute, and regulations and guidance issued thereunder.
- (j) <u>Committee</u>: The Human Resources and Compensation Committee of the Board.
- (k) <u>Company</u>: Parker-Hannifin Corporation, an Ohio corporation, its corporate successors, and the surviving corporation resulting from any merger of Parker-Hannifin Corporation with any other corporation or corporations.
- (1) <u>Company Voting Securities</u>: Securities of the Company eligible to vote for the election of the Board.

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- (m) <u>Compensation</u>: The amount of compensation paid to a Participant from the Affiliated Group during the calendar year including base salary, bonuses payable under the Company's Return on Net Assets (RONA) Plan (except or to the extent determined by the Committee to be extraordinary) and Target Incentive Bonus Program, any amounts which would otherwise be paid as compensation during the calendar year but which are deferred by a Participant pursuant to any qualified or nonqualified deferred compensation program sponsored by the Affiliated Group, and any amounts that would otherwise be paid as compensation during the calendar year but which are deferred under Sections 125, 127 or 129 of the Code, but excluding:
 - (1) any deferred compensation received during such year but credited under the Program to the Participant for a prior year;
 - (2) any income realized due to the exercise of stock options or stock appreciation rights;
 - (3) any payments, in cash, deferred or otherwise, payable to the Participant under the Company's Long-Term Incentive bonus program, under any extraordinary bonus arrangements, under any severance agreement, or as or in lieu of an executive perquisite; and
 - (4) such items as fringe benefits includible in income as compensation for federal tax purposes, moving and educational reimbursement expenses, overseas allowances received by the Participant from the Affiliated Group, and any other irregular payments.
- (n) <u>Contribution Percentage</u>: For a Participant in a Plan Year, an amount equal to a percentage of his or her Compensation based upon salary grade as of the last day of the Plan Year, determined as follows:

Salary Grade	Contribution Percentage
24-25	8%
26-28	10%
29 and above	12%

- (o) <u>Corporate Change Vesting Event</u>: The occurrence of one of the following events:
 - (1) any "person" (as such term is defined in Section 3(a)(9) of the Securities Exchange Act of 1934 (the "Exchange Act") and as used in Sections 13(d)(3) and 14(d)(2) of the Exchange Act) is or becomes a "beneficial owner" (as defined in Rule 13d-3 under the Exchange Act), directly or indirectly, of securities of the Company representing 20% or more of the combined voting power of the Company's then outstanding Company Voting Securities; provided, however, that the event described in this

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paragraph shall not be deemed to be a Corporate Change Vesting Event by virtue of any of the following situations:

- an acquisition by the Company or any Subsidiary;
- (ii) an acquisition by any employee benefit plan sponsored or maintained by the Company or any Subsidiary;
- (iii) an acquisition by any underwriter temporarily holding securities pursuant to an offering of such securities;
- (iv) a Non-Control transaction (as defined in paragraph (3));
- (v) as pertains to a Participant, any acquisition by the Participant or any group of persons (within the meaning of Sections 13(d)(3) and 14(d)(2) of the Exchange Act) including the Participant (or any entity in which the Participant or a group of persons including the Participant, directly or indirectly, holds a majority of the voting power of such entity's outstanding voting interests); or
- (vi) the acquisition of Company Voting Securities from the Company, if a majority of the Board approves a resolution providing expressly that the acquisition pursuant to this clause (vi) does not constitute a Corporate Change Vesting Event under this paragraph (1);
- (2) individuals who, at the beginning of any period of twenty-four (24) consecutive months, constitute the Board (the "Incumbent Board") cease for any reason to constitute at least a majority of the Board; provided, that any person becoming a director subsequent to the beginning of such twenty-four (24) month period, whose election, or nomination for election, by the Company's shareholders was approved by a vote of at least two-thirds of the directors comprising the Incumbent Board who are then on the Board (either by a specific vote or by approval of the proxy statement of the Company in which such person is named as a nominee for director, without objection to such nomination) shall be, for purposes of this paragraph (2), considered as though such person were a member of the Incumbent Board; provided, however, that no individual initially elected or nominated as a director of the Company as a result of an actual or threatened election contest with respect to directors or any other actual or threatened solicitation of proxies or consents by or on behalf of any person other than the Board shall be deemed to be a member of the Incumbent Board;
- (3) the consummation of a Business Combination, unless:



- (i) immediately following such Business Combination:
 - (A) more than 50% of the total voting power of the Surviving Corporation resulting from such Business Combination or, if applicable, the Parent Corporation of such Surviving Corporation, is represented by Company Voting Securities that were outstanding immediately prior to the Business Combination (or, if applicable, shares into which such Company Voting Securities were converted pursuant to such Business Combination), and such voting power among the holders thereof is in substantially the same proportion as the voting power of such Company Voting Securities among the holders thereof immediately prior to the Business Combination;
 - (B) no person (other than any employee benefit plan sponsored or maintained by the Surviving Corporation or the Parent Corporation) is or becomes the beneficial owner, directly or indirectly, of 20% or more of the total voting power of the outstanding voting securities eligible to elect directors of the Parent Corporation (or, if there is no Parent Corporation, the Surviving Corporation); and
 - (C) at least a majority of the members of the board of directors of the Parent Corporation (or, if there is no Parent Corporation, the Surviving Corporation), following the Business Combination, were members of the Incumbent Board at the time of the Board's approval of the execution of the initial agreement providing for such Business Combination (a "Non-Control Transaction"); or
- the Business Combination is effected by means of the acquisition of Company Voting Securities from the Company, and a majority of the Board approves a resolution providing expressly that such Business Combination does not constitute a Corporate Change Vesting Event under this paragraph (3); or
- (4) the stockholders of the Company approve a plan of complete liquidation or dissolution of the Company or the sale or other disposition of all or substantially all of the assets of the Company and its Subsidiaries.

Notwithstanding the foregoing, a Corporate Change Vesting Event shall not be deemed to occur solely because any person acquires beneficial ownership of more than 20% of the Company Voting Securities as a result of the acquisition of Company Voting Securities by the Company which, by reducing the number of Company Voting Securities outstanding, increases the percentage of shares

beneficially owned by such person; provided, that if a Corporate Change Vesting Event would occur as a result of such an acquisition by the Company (if not for the operation of this sentence), and after the Company's acquisition such person becomes the beneficial owner of additional Company Voting Securities that increases the percentage of outstanding Company Voting Securities beneficially owned by such person, a Corporate Change Vesting Event shall then occur.

Notwithstanding anything in this Program to the contrary, if the Participant's employment is terminated prior to a Corporate Change Vesting Event, and the Participant reasonably demonstrates that such termination was at the request of a third party who has indicated an intention or taken steps reasonably calculated to effect a Corporate Change Vesting Event, then for all purposes of this Program, the date immediately prior to the date of such termination of employment shall be deemed to be the date of a Corporate Change Vesting Event for such Participant.

- (p) <u>Corporate Change Vesting Event Compensation</u>: The sum of (1) the Participant's highest annual rate of base salary during the 12-month period immediately preceding the Corporate Change Vesting Event and (2) the highest of (x) the Participant's average bonus (annualized for any partial years of employment) earned during the 3-year period immediately preceding the year in which the Corporate Change Vesting Event occurs (or shorter annualized period if the Participant had not been employed for the full three-year period), (y) the Participant's target bonus amounts for the year in which the Change in Control occurs and (z) the Participant's target bonus amounts for the year in which the Corporate Change Vesting Event occurs.
- (q) <u>Crediting Rate</u>: For any Participant's Account over any period, the notional gains or losses equal to those that would have been generated if the Account had been invested in those investment alternatives available under the Savings Restoration Plan (or as otherwise designated by the Administrator) as shall have been chosen by such Participant for such period.

A Participant may elect to allocate his or her Account among the available investment alternatives. The gains or losses shall be credited based upon the daily unit values for the alternative(s) selected by the Participant. The Participant's allocation is solely for the purpose of calculating the Crediting Rate. Notwithstanding the method of calculating the Crediting Rate, the Committee shall be under no obligation to purchase any investments designated by the Participant.

- (r) <u>Disability</u>: The condition whereby a Participant is:
 - (1) unable to engage in any substantial gainful activity by reason of any medically determinable physical or mental impairment which can be expected to result in death or can be expected to last for a continuous period of not less than 12 months; or

- (2) by reason of any medically determinable physical or mental impairment that can be expected to result in death or can be expected to last for a continuous period of not less than 12 months, receiving income replacement benefits for a period of not less than three months under the Executive Long-Term Disability Plan or any other accident and health plan covering employees of the Company.
- (s) <u>ERISA</u>: The Employee Retirement Income Security Act of 1974, as amended, or any successor statute, and regulations and guidance issued thereunder.
- (t) <u>Executive Long-Term Disability Plan</u>: The Parker-Hannifin Corporation Executive Long-Term Disability Plan, as it may be amended from time to time.
- (u) <u>Normal Retirement Date</u>: The date on which a Participant attains age 65.
- (v) <u>Parent Corporation</u>: The ultimate parent corporation which directly or indirectly has beneficial ownership of 100% of the voting securities eligible to elect directors of a Surviving Corporation.
- (w) <u>Participant</u>: An eligible executive designated to participate in the Program pursuant to <u>Article 2</u> who has timely submitted a Participation Agreement to the Company, while so employed.
- (x) <u>Participation Agreement</u>: An employee's written or electronic agreement to participate in the Program and initial election of the form of payment of supplemental retirement benefits pursuant to <u>Section 4.02(a)</u>.
- (y) <u>Plan Year</u>. The calendar year.
- (z) <u>Program</u>: The Parker-Hannifin Corporation Defined Contribution Supplemental Executive Retirement Program set forth herein, as it may subsequently be amended.
- (aa) <u>Recipient</u>: A retiree or Beneficiary who is currently receiving benefits or is entitled to receive benefits under the Program.
- (bb) <u>Regulations</u>: The regulations issued under Section 409A of the Code. Reference to any section of the Regulations shall be read to include any amendment or revision of such Regulation.
- (cc) <u>Savings Restoration Plan</u>: The Parker-Hannifin Corporation Amended and Restated Savings Restoration Plan as it currently exists, and as it may subsequently be amended.
- (dd) <u>Seed Contribution</u>: A discretionary contribution to a Participant's Account determined solely by the Committee.

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- (ee) <u>Service</u>: Employment as an employee by any member of the Affiliated Group, as well as employment by a corporation, trade or business, that is now part of the Affiliated Group at a time prior to its becoming part of the Affiliated Group, but in such case only if and to the extent that the Committee shall so direct at any time prior to retirement. For purposes of determining a Participant's eligibility to receive a benefit hereunder, Service shall include any additional years credited to a Participant under <u>Section 2.06</u>.
- (ff) <u>Specified Employee</u>: A person designated from time to time as such by the Committee pursuant to Section 409A(a)(2)(B)(i) of the Code and the Company's policy for determining specified employees.
- (gg) <u>Spouse</u>: An individual of the same or opposite sex of a Participant to whom the Participant is married in, and under the laws of, the state of celebration of such marriage.
- (hh) <u>Subsidiary</u>: Any corporation or other entity in which the Company has a direct or indirect ownership interest of 50% or more of the total combined voting power of the then outstanding securities or interests of such corporation or other entity.
- (ii) <u>Surviving Corporation</u>: The corporation resulting from a Business Combination.
- (jj) <u>Termination of Employment</u>: A Participant's "separation from service" with the Affiliated Group, within the meaning of Section 1.409A-1(h) of the Regulations; provided, that in applying Section 1.409A-1(h)(ii) of the Regulations, a separation from service shall be deemed to occur if the Company and the Participant reasonably anticipate that the level of bona fide services the Participant will perform for the Affiliated Group after a certain date (whether as an employee or as an independent contractor) will permanently decrease to less than 50% of the average level of bona fide services performed by the Participant for the Affiliated Group (whether as an employee or as an independent contractor) over the immediately preceding 36-month period (or the full period of services performed for the Affiliated Group if the Participant has been providing services to the Affiliated Group for less than 36 months). In the event of a disposition of assets by the Company to an unrelated person, the Company reserves the discretion to specify (in accordance with Section 1.409A-1(h)(4) of the Regulations) whether a Participant, who would otherwise experience a separation from service for purposes of Section 1.409A-1(h) of the Regulations.

(kk) <u>Valuation Date</u>: Each day on which the New York Stock Exchange is open, except that for purposes of determining the value of a distribution under Articles 4, 5 and 6 it shall mean the 24th day of each month (or the most recent business day preceding such date) immediately preceding the month in which a distribution is to be made.

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2. <u>Participation</u>

2.01 <u>Participants</u>. The Participants in the Program shall be such officers and other key executives of the Company as shall be designated as Participants from time to time by the Committee, and who have submitted to the Company, within 30 days after such designation or such earlier date required by the Regulations, a Participation Agreement evidencing agreement to the terms of the Program, including, but not limited to, the non-competition provisions of <u>Article 7</u>, and specifying the form of payment of his or her Account payable on retirement.

2.02 <u>Designation of Participants</u>. An individual may be designated a Participant by action of the Committee or in a written employment agreement approved by the Committee. Participation of each individual designated as a Participant shall be subject to the terms, conditions, and limitations set forth in the Program and to such other terms, conditions and limitations as the Committee may, in its discretion, impose upon the participation of any such individual at the time the individual is designated a Participant in the Program.

2.03 <u>Continuation of Participation</u>. Subject only to the provisions of <u>Section 2.04</u> and <u>Article 7</u>, an individual designated as a Participant shall continue to be a Participant for the purpose of eligibility to receive the supplemental retirement benefits provided by the Program and his or her participation in the Program shall not be terminated; provided, however, that a Participant who terminates employment at a time when he or she is not eligible for a benefit under <u>Article 3</u> shall cease to be a Participant in the Program.

2.04 Effect of Voluntary Termination of Employment. To be eligible for supplemental retirement benefits under the Program a Participant shall not voluntarily Terminate Employment with the Company without the consent of the Committee for a period, not exceeding 60 calendar months, set by the Committee at the time he is designated a Participant. If a Participant voluntarily Terminates his or her Employment within such period, his or her participation in the Program shall terminate, he or she shall cease to be a Participant and (subject to Section 3.02) shall forfeit all benefits under the Program. Notwithstanding the foregoing, for purposes of this Section 2.04, in no event shall an exercise by a Participant of his or her right to Terminate his or her Employment for "Good Reason" (as defined under any Change in Control Severance Agreement between the Participant and the Company) following a Corporate Change Vesting Event be deemed to be a voluntary Termination of Employment with the Company.

2.05 <u>13-Month Service Requirement</u>. Notwithstanding any other provision of this Program, a Participant shall not be eligible for supplemental retirement benefits under the Program unless the Participant remains employed by the Affiliated Group until the date that is 13 months after the date upon which he is designated as a Participant; provided, however, that the 13-month service requirement of this <u>Section</u> <u>2.05</u> shall be deemed to be satisfied upon the earlier of the Participant's death, Disability, or the occurrence of a Change in Control.

2.06 <u>Additional Service Credit and Contributions</u>. Notwithstanding any other provision of this Program, for purposes of determining the amount of any benefits payable to any Participant upon the date of a Corporate Change Vesting Event:

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- (a) such Participant (but not a Recipient) shall be treated as having been employed, for purposes of determining Service under this Program for three additional years from the date of the Corporate Change Vesting Event; and
- (b) such Participant's (but not a Recipient's) Account shall be increased by the product of (i) the lesser of (A) three (3) and (B) the quotient resulting from dividing the number of full and partial months from the date of a Corporate Change Vesting Event until the Participant's Normal Retirement Date, by twelve (12) and (ii) his or her Contribution Percentage for the Plan Year in which the Corporate Change Vesting Event occurs, based upon the Participant's salary grade on the date of the Corporate Change Vesting Event Compensation. For the avoidance of doubt, such increase shall not include or reflect deemed interest or earnings at the Crediting Rate or otherwise.
- 3. <u>Supplemental Retirement</u> <u>Benefits</u>

3.01 <u>Accrual of Benefits</u>. For each Plan Year, each active Participant's Account shall be credited on the following February 1 with his or her Contribution Percentage. In addition, each active Participant's Account shall be credited as of the effective date as the Committee may determine in its sole discretion with such Seed Contributions (if any) for such Plan Year as the Committee may determine in its sole discretion. Seed Contributions may differ from Plan Year to Plan Year and from Participant to Participant. Gains or losses shall be credited to the Participant's Account as of the close of business on each Valuation Date, based on the Crediting Rate in effect for the day.

3.02 <u>Eligibility At or After Normal Retirement Date</u>. Any provision of <u>Section 2.04</u> to the contrary notwithstanding, provided that the 13-month service requirement of <u>Section 2.05</u> is satisfied, any Participant with at least 60 calendar months of Service who Terminates his or her Employment with the Affiliated Group on or after his or her Normal Retirement Date shall be eligible for a supplemental retirement benefit.

3.03 <u>Eligibility Prior to Normal Retirement Date</u>; Vesting. Provided that the 13-month service requirement of <u>Section 2.05</u> is satisfied, any Participant with at least 60 calendar months of Service:

(a) who Terminates his or her Employment with the Affiliated Group with the consent of the Committee after attainment of age 55; or

(b) who is employed at the time of a Corporate Change Vesting Event; or

(c) whose Employment with the Affiliated Group is Terminated by the Company for reasons other than for cause (as determined by the Committee in its sole discretion) after attainment of age 55 but prior to the expiration of the requisite period of employment established by the Committee with respect to the Participant pursuant to <u>Section 2.04</u>; or

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(d) who Terminates the Participant's Employment with the Affiliated Group prior to his or her Normal Retirement Date due to Disability; or

(e) who Terminates his or her Employment with the Affiliated Group after attainment of age 60 (and after completion of the requisite period of employment established by the Committee with respect to him or her pursuant to <u>Section 2.04</u>) but prior to his or her Normal Retirement Date;

shall be eligible for a supplemental retirement benefit. For the avoidance of doubt, any Participant who Terminates his or her Employment with the Affiliated Group after failing to obtain the consent of the Committee as contemplated under paragraph (a) shall forfeit his or her supplemental retirement benefit.

4. <u>Payment of</u> <u>Benefits</u>

4.01 <u>Commencement of Benefits</u>. Subject to <u>Section 4.02</u>, supplemental retirement benefits shall be paid or commence to be paid to an eligible Participant as of the first day of the month following Termination of Employment; provided, however, that supplemental retirement benefits shall be paid or commence to be paid to a Specified Employee on the first day of the seventh month following the Participant's Termination of Employment and in the case of payments made in the form of installments shall include any payments that would have been made between the Participant's Termination of Employment and the actual commencement of payment if the Participant had not been a Specified Employee. Notwithstanding the foregoing, to the extent required by <u>Section 4.02(b)</u>, payment of a Participant's supplemental retirement benefit shall commence or be made on the date that is five (5) years from the date payment would otherwise commence or be made under this <u>Section 4.01</u>.

4.02 Payments Under Certain Situations.

- (a) <u>Initial Election of Payment Form</u>. To the extent permitted by Section 1.409A-2(a)(5) of the Regulations, within 30 days of the time an individual is designated as a Participant under this Program, he or she may elect, on his or her initial Participation Agreement, to receive payment of his or her supplemental retirement benefit under this Program in the form of a single lump sum payment equal to the value of his or her account as of the Valuation Date or in substantially equal annual installments over five, ten or fifteen years commencing on the date specified in <u>Section 4.01</u> and on January 1 of each succeeding year in the applicable 5, 10 or 15 year period. If a Participant fails to make a valid election, the Participant's supplemental retirement benefit under this Program shall be paid in a lump sum.
- (b) <u>One-Time Change by Participant</u>. A Participant shall be allowed a one-time election to change the form of payment of his or her supplemental retirement benefit; provided, however, that:

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- (1) any such election shall not be effective for at least 12 months following the date made; and
- (2) as a result of any such election, payment shall be delayed for five (5) years from the date the payment was scheduled to commence or to be made (taking into account any delay in payment or commencement of payment under <u>Section 4.01</u> on account of a Participant's status as a Specified Employee).
- (c) <u>Payment Upon a Change in Control</u>. Thirty (30) days after a Change in Control, in lieu of any other payments due with respect to benefits earned under the Program to the date of the Change in Control, each Participant and each Recipient shall receive a lump sum payment equal to the value of his or her account as of the Valuation Date.
- (d) Special Rule Applicable to Specified Employees. If a Specified Employee dies after Termination of Employment but prior to commencement of benefits, the Specified Employee's Beneficiary shall receive a payment as of the first of the month following the Specified Employee's date of death equal to the aggregate of the monthly payments that would have been made to the Specified Employee in accordance with Section 4.01 but substituting the Specified Employee's date of death for the actual commencement of payment. Any additional amounts payable to the Specified Employee's Beneficiary shall be determined as of the Specified Employee's date of death in accordance with the form of payment applicable to the Specified Employee as of the Specified Employee's Termination of Employment.
- (e) <u>Certain Matters Following a Lump Sum Payment</u>. A Participant who has received a Change in Control lump sum payment shall thereafter, while in the employ of the Company, continue to accrue benefits under the Program.
- (f) <u>Payment of Taxes</u>. A Participant's Account shall be reduced by, and the Participant shall be paid, the amount necessary to satisfy (and in no event to exceed) the aggregate of the Federal Insurance Contributions Act (FICA) tax and any local income taxes (and any federal, state, local or foreign income tax withholding related to such taxes) imposed on compensation deferred under the Program pursuant to Section 1.409A-3(j)(4)(iv) of the Regulations.
- (g) <u>Miscellaneous</u>. For purposes of Section 409A of the Code, each installment payment shall be considered a separate payment.
- 5. <u>Disability</u> <u>Benefits</u>

5.01 <u>Benefits</u>. If a Participant suffers a Disability prior to Termination of Employment, the Participant shall be eligible for a benefit under this <u>Article 5</u>.

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5.02 <u>Form of Disability Benefits</u>. A Participant's disability benefit pursuant to this <u>Article 5</u> shall be paid in the form of a single lump sum payment equal to the value of his or her account as of the Valuation Date.

5.03 <u>Time of Payment of Disability Benefits</u>. Payment of a Participant's disability benefit shall be made (or commence, as applicable) as of the first day of the second month following the Participant's Disability, and the provisions of <u>Article 4</u> regarding payment to a Specified Employee and the 5-year delay of payments following certain elections shall be disregarded for purposes of the payment of benefits pursuant to this <u>Article 5</u>.

6. <u>Death</u> <u>Benefits</u>

6.01 <u>Eligibility</u>. If a Recipient dies or if a Participant dies after completing 60 calendar months of Service (without regard to the requirements of <u>Section 2.05</u>) but prior to the Participant's Termination of Employment, the Recipient's or Participant's Beneficiary shall be eligible for a benefit under this <u>Article 6</u>.

6.02 <u>Benefit Payments</u>. The benefit under this <u>Article 6</u> shall be paid to the deceased Recipient's or Participant's Beneficiary, or, if no such Beneficiary, to the Recipient's or Participant's estate, in a single lump sum payment equal to the value of his or her account as of the Valuation Date as of the first day of the second month following the date of the Recipient's or Participant's death, and the provisions of <u>Article 4</u> regarding payment to a Specified Employee and the 5-year delay of payments following certain elections shall be disregarded for purposes of the payment of benefits pursuant to this <u>Article 6</u>.

7. <u>Non-</u>

<u>Competition</u>

7.01 <u>Condition of Payment</u>. In consideration of payment of supplemental retirement benefits under the Program, whether in the form of a lump-sum payment or installment payments, the Participant or retiree Recipient shall not engage in competition (as defined in <u>Section</u> 7.02) with the Company at any time during the five (5) year period after the date of Termination of Employment with the Company; <u>provided</u>, however, that this <u>Section 7.01</u> shall not apply to a Participant following his or her Termination of Employment if such Termination of Employment occurs after the date of a Corporate Change Vesting Event that occurs at the time the Participant is actively employed by the Affiliated Group.

7.02 <u>Competition</u>. Competition for purposes of the Program shall mean assuming an ownership position or a consulting, management, employee or director position with a business engaged in the manufacture, processing, purchase or distribution of products of the type manufactured, processed or distributed by the Affiliated Group; provided, however, that in no event shall ownership of less than two percent of the outstanding capital stock entitled to vote for the election of directors of a corporation with a class of equity securities held of record by more than 500 persons in itself be deemed Competition; and provided further, that all of the following shall have taken place:

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- (a) the Secretary of the Company shall have given written notice to the Participant or retiree-Recipient that, in the opinion of the Committee, the Participant or retiree-Recipient is engaged in Competition within the meaning of the foregoing provisions of this Section 7.02, specifying the details;
- (b) the Participant or retiree-Recipient shall have been given a reasonable opportunity, upon receipt of such notice, to appear before and to be heard by the Committee with respect to his or her views regarding the Committee's opinion that the Participant or retiree-Recipient engaged in Competition;
- (c) following any hearing pursuant to <u>Section 7.02(b)</u>, the Secretary of the Company shall have given written notice to the Participant or retiree-Recipient that the Committee determined that the Participant or retiree-Recipient is engaged in Competition; and
- (d) the Participant or retiree-Recipient shall neither have ceased to engage in such Competition within thirty days from his or her receipt of notice of such determination nor diligently taken all reasonable steps to that end during such thirty-day period and thereafter.

8. <u>Beneficiary</u> <u>Designation</u>

The Participant shall have the right, at any time, to designate any person or persons as Beneficiary (both primary and contingent) to whom payment under the Plan shall be made in the event of the Participant's death. The Beneficiary designation shall be effective when it is submitted in writing to the Committee during the Participant's lifetime on a form prescribed by the Committee.

The submission of a new Beneficiary designation shall cancel all prior Beneficiary designations. Any finalized divorce or marriage of a Participant subsequent to the date of a Beneficiary designation shall revoke such designation, unless in the case of divorce the previous Spouse was not designated as Beneficiary and unless in the case of marriage the Participant's new Spouse has previously been designated as Beneficiary. The Spouse of a married Participant shall consent to any designation of a Beneficiary other than the Spouse, and the Spouse's consent shall be witnessed by a notary public.

If a Participant fails to designate a Beneficiary as provided above, or if the Beneficiary designation is revoked by marriage, divorce, or otherwise without execution of a new designation, or if every person designated as Beneficiary predeceases the Participant or dies prior to complete distribution of the Participant's benefits, then the Committee shall direct the distribution of such benefits to the estate of the last to die of the Participant and the Beneficiaries.

9. <u>General</u>

Provisions

9.01 <u>Claims Procedure</u>. The Company shall notify a Participant in writing, within ninety (90) days after his or her written application for benefits, of his or her eligibility or

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noneligibility for benefits under the Program. If the Company determines that a Participant is not eligible for benefits or full benefits, the notice shall set forth:

- (a) the specific reasons for such denial;
- (b) a specific reference to the provisions of the Program on which the denial is based;
- (c) a description of any additional information or material necessary for the claimant to perfect his or her claim, and a description of why it is needed; and
- (d) an explanation of the Program's claims review procedure and other appropriate information as to the steps to be taken if the Participant wishes to have the claim reviewed. If the Company determines that there are special circumstances requiring additional time to make a decision, the Company shall notify the Participant of the special circumstances and the date by which a decision is expected to be made, and may extend the time for up to an additional ninety-day period.

9.02 <u>Review Procedure</u>. If a Participant is determined by the Company not to be eligible for benefits, or if the Participant believes that he or she is entitled to greater or different benefits, the Participant shall have the opportunity to have such claim reviewed by the Company by filing a petition for review with the Company within sixty (60) days after receipt of the notice issued by the Company. The petition shall state the specific reasons which the Participant believes entitle him or her to benefits or to greater or different benefits. Within sixty (60) days after receipt by the Company of the petition, the Company shall afford the Participant (and counsel, if any) an opportunity to present his or her position to the Company in writing, and the Participant (or counsel) shall have the right to review the pertinent documents. The Company shall notify the Participant of its decision in writing within the sixty-day period, stating specifically the basis of its decision, written in a manner calculated to be understood by the Participant and the specific provisions of the Program on which the decision is based. If the sixty-day period is not sufficient, the decision may be deferred for up to another sixty-day period at the election of the Company, but notice of this deferral shall be given to the Participant. In the event of the death of the Participant, the same procedures shall apply to the Participant's Beneficiary.

9.03 <u>ERISA Plan</u>. The Program is intended to be an unfunded plan maintained primarily to provide deferred compensation benefits for "a select group of management or highly compensated employees" within the meaning of Sections 201, 301 and 401 of ERISA and therefore to be exempt from Parts 2, 3 and 4 of Title I of ERISA.

9.04 <u>Trust</u>. The Company shall be responsible for the payment of all benefits under the Program. At its discretion, the Company may establish one or more grantor trusts for the purpose of providing for payment of benefits under the Program. Such trust or trusts may be irrevocable, but the assets thereof shall be subject to the claims of the Company's creditors. Benefits paid to a Participant from any such trust shall be considered paid by the Company for purposes of meeting the obligations of the Company under the Program.

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- 9.05 <u>Rights of Participants</u>. Except as expressly provided in any grantor trust agreement established by the Company:
- (a) no Participant or Recipient shall have any right, title, or interest whatsoever in or to any investments which the Company may make to aid it in meeting its obligations under the Program;
- (b) nothing contained in the Program shall create or be construed to create a trust of any kind, or a fiduciary relationship between the Company and any Participant, Recipient or any other person;
- (c) to the extent that any person acquires a right to receive payments from the Company under the Program, such right shall be no greater than the right of an unsecured general creditor of the Company; and
- (d) all payments to be made under the Program shall be paid from the general funds of the Company and no special or separate fund shall be established and no segregation of assets shall be made to assure payment of amounts payable under the Program.

9.06 Administration. The Committee shall be responsible for the general administration of the Program and for carrying out the provisions thereof. Any act authorized, permitted or required to be taken by the Company under the Program may be taken by action of the Committee. To the extent permitted under its charter, the Committee may, in its discretion, delegate to one or more directors or employees of the Committee with respect to any matters so delegated, and any reference to the Committee in the Program shall be deemed a reference to any such delegates with respect to any matters so delegated. Subject to the provisions of <u>Section 9.01</u> relating to denial of claims and claims review procedure, any action taken by the Committee which is authorized, permitted or required under the Program shall be final and binding upon the Company, all persons who have or who claim an interest under the Program, and all third parties dealing with the Company.

9.07 <u>Program Non-Contractual</u>. Nothing herein contained shall be construed as a commitment or agreement on the part of any person to continue his or her employment with the Company, and nothing herein contained shall be construed as a commitment on the part of the Company to continue the employment or the rate of compensation of any such person for any period, and all employees of the Company shall remain subject to discharge to the same extent as if the Program had never been put into effect.

9.08 <u>Non-Alienation of Retirement Rights or Benefits</u>. No right or benefit under the Program shall at any time be subject in any manner to alienation or encumbrances. If any person shall attempt to, or shall, alienate or in any way encumber his or her rights or benefits under the Program, or any part thereof, or if by reason of his or her bankruptcy or other event happening at any time any such benefits would otherwise be received by anyone else or would not be enjoyed by him or her, his or her interest in all such benefits shall automatically terminate and the same,

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at the discretion of the Company, shall be held or applied to or for the benefit of such person, his or her Spouse, children, or other dependents as the Company may select.

9.09 <u>Payment of Benefits to Others</u>. If any person to whom a supplemental retirement benefit is payable is unable to care for his or her affairs because of illness or accident, any payment due (unless prior claim therefor shall have been made by a duly qualified guardian or legal representative) may be paid to the Spouse, parent, brother, or sister, or any other individual deemed by the Company to be maintaining or responsible for the maintenance of such person. Any payment made in accordance with the provisions of this <u>Section 9.09</u> shall be a complete discharge of any liability of the Program with respect to the supplemental retirement benefit so paid.

9.10 <u>Notices</u>. All notices provided for by the Program shall be in writing and shall be sufficiently given if and when mailed in the continental United States by registered or certified mail or personally delivered to the party entitled thereto at the address stated below or to such changed address as the addressee may have given by a similar notice:

To the Company:	Attention:
	Secretary
	Parker-Hannifin Corporation
	6035 Parkland Blvd.
	Cleveland, Ohio 44124-4141
To the Participant:	Address of residence on file with the
	Company

Any such notice delivered in person shall be deemed to have been received on the date of delivery.

9.11 <u>Amendment, Modification, Termination</u>. The Program may at any time be terminated, or at any time or from time to time be amended or otherwise modified, prospectively, by the Board of Directors of the Company; <u>provided</u>, <u>however</u>, that no such termination, amendment or modification of the Program shall operate to:

- (a) reduce or terminate the benefit of a Participant participating in the Program at the time of any such termination, amendment, or modification;
- (b) terminate the participation of a Participant participating in the Program at the time of any such termination, amendment, or modification;
- (c) increase the eligibility requirements applicable to a Participant participating in the Program at the time of any such termination, amendment or modification;
- (d) terminate the Program, or reduce or terminate any benefit, or terminate the participation or any rights or benefits, after the occurrence of a Corporate Change Vesting Event, with respect to a Participant or Recipient who was a Participant or Recipient, or became a Participant or Recipient, at the time of the occurrence of such Corporate Change Vesting Event; or

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- (e) permit an acceleration of time of payment of a Participant's benefit under the Program, other than:
 - (1) as necessary to comply with a certificate of divestiture, as defined in Section 1043(b)(2) of the Code;
 - (2) as necessary to pay Federal Insurance Contribution ("FICA") taxes and any resulting federal, state, local or foreign income taxes attributable to amounts deferred under the Program, subject to the limitations of Section 1.409A-3(j)(4)(vi) of the Regulations;
 - (3) in the event the arrangement fails to meet the requirements of Section 409A of the Code with respect to one or more Participants, and then only in such amount as is included in income of such Participant(s) as a result of such failure;
 - (4) due to a termination of the Program that meets the requirements of Section 1.409A-3(j)(4)(ix) of the Regulations; or
 - (5) as otherwise may be permitted under Section 409A of the Code.

9.12 <u>Applicable Law</u>. Except to the extent preempted by ERISA or the Code, the laws of the State of Ohio shall govern the Program and any disputes arising thereunder.

9.13 <u>Gender, Singular and Plural</u>. All pronouns and variations thereof shall be deemed to refer to the masculine, feminine, or neuter, as the identity of the person or persons may require. As the context may require, the singular may be read as the plural and the plural as the singular.

9.14 <u>Headings</u>. All headings are for convenience only and shall not be used in interpreting any text to which they relate.

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TERMINATION AMENDMENT

PARKER-HANNIFIN CORPORATION AMENDED AND RESTATED CHANGE IN CONTROL SEVERANCE AGREEMENT

This TERMINATION AMENDMENT (the "<u>Amendment</u>"), is executed this 13th day of April, 2015, by Donald E. Washkewicz ("<u>Employee</u>") and Parker-Hannifin Corporation (the "<u>Company</u>" and, collectively with Employee, the "<u>Parties</u>").

WITNESSETH:

WHEREAS, Employee and the Company are parties to that certain Parker-Hannifin Corporation Amended and Restated Change in Control Severance Agreement dated November 21, 2008 (the "Agreement"); and

WHEREAS, Employee retired from his positions as Chief Executive Officer and President of the Company effective February 1, 2015 (the "Retirement Date"); and

WHEREAS, in connection with Employee's retirement, the Human Resources and Compensation Committee of the Board of Directors of the Company determined to terminate the Agreement effective as of the Retirement Date; and

WHEREAS, Section 15 of the Agreement provides that any modification or waiver thereof must be agreed to in writing and signed by Employee and a duly authorized officer of the Company; and

WHEREAS, the Parties wish to terminate the Agreement effective as of the Retirement Date;

NOW THEREFORE, the Parties agree as follows:

1. Effective February 1, 2015, that certain Parker-Hannifin Corporation Amended and Restated Change in Control Severance Agreement dated November 21, 2008 (the "<u>Agreement</u>") is hereby terminated.

2. Notwithstanding anything to the contrary, Employee is not eligible to participate in the Parker-Hannifin Corporation Amended and Restated Change in Control Severance Plan.

3. The Parties acknowledge and agree that there has not occurred a "Change in Control" (as such term is defined in the Agreement) during the term of the Agreement.

4. The Parties intend this Amendment to be legally binding upon each of them and their respective successors and assigns.

5. Employee acknowledges that, in signing this Amendment, he does not rely on any representation or statement, written or oral, not expressly set forth in this Amendment or the Agreement.

IN WITNESS WHEREOF, the Parties have executed this Amendment in duplicate on the date(s) specified below.

 Donald E. Washkewicz
 Parker-Hannifin Corporation

 /s/Donald E. Washkewicz
 By:
 /s/Daniel S. Serbin

 Signature
 Its:
 Executive Vice President - Human

Resources & External Affairs

Date: 4/13/2015 Date: 4/13/2015

Exhibit 12

Parker-Hannifin Corporation Computation of Ratio of Earnings to Fixed Charges (In thousands, except ratios)

	Nine Months Ended															
	March 31,					Fiscal Year Ended June 30,										
	2015 20		2014	2014 2014		2013			2012		2011		2010			
<u>EARNINGS</u>																
Income from continuing operations before income taxes and noncontrolling interests	\$	1,128,267	\$	1,148,896	\$	1,556,720	\$	1,311,001	\$	1,576,698	\$	1,413,721	\$	754,817		
Adjustments:																
Interest on indebtedness, exclusive of interest capitalized		81,219		60,362		79,845		88,668		89,888		97,009		101,173		
Amortization of deferred loan costs		2,390		2,041		2,721		2,884		2,902		2,695		2,426		
Portion of rents representative of interest factor		32,987		33,369		43,983		44,493		41,515		39,499		41,194		
Loss (income) of equity investees		(16,138)		(5,508)		(11,141)		(247)		1,237		2,592		6,757		
Amortization of previously capitalized interest	l	137		143	_	190	_	193	_	196		226		259		
Income as adjusted	\$	1,228,862	\$	1,239,303	\$	1,672,318	\$	1,446,992	\$	1,712,436	\$	1,555,742	\$	906,626		
FIXED CHARGES																
Interest on indebtedness, exclusive of interest capitalized	\$	81,219	\$	60,362	\$	79,845	\$	88,668	\$	89,888	\$	97,009	\$	101,173		
Amortization of deferred loan costs		2,390		2,041		2,721		2,884		2,902		2,695		2,426		
Portion of rents representative of interest factor	:	32,987		33,369		43,983		44,493		41,515		39,499		41,194		
Fixed charges	\$	116,596	\$	95,772	\$	126,549	\$	136,045	\$	134,305	\$	139,203	\$	144,793		
RATIO OF EARNINGS TO FIXED CHARGES		10.54x		12.94x		13.21x		10.64x		12.75x		11.18x		6.26 x		

CERTIFICATIONS

I, Thomas L. Williams, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Parker-Hannifin Corporation;
- 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(s) 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(s) 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 functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: May 8, 2015

/s/ Thomas L. Williams

Thomas L. Williams Chief Executive Officer

CERTIFICATIONS

I, Jon P. Marten, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q of Parker-Hannifin Corporation;
- 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(s) 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(s) 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 functions):
 - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
 - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: May 8, 2015

/s/ Jon P. Marten

Jon P. Marten Executive Vice President - Finance & Administration and Chief Financial Officer

Certification Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to § 906 of the Sarbanes-Oxley Act of 2002

Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, in connection with the filing of the Quarterly Report on Form 10-Q of Parker-Hannifin Corporation (the "Company") for the quarterly period ended March 31, 2015, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), each of the undersigned officers of the Company certifies, that, to such officer's knowledge:

- The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company as of the dates and for the periods expressed in the Report.

Dated: May 8, 2015

/s/ Thomas L. Williams

Name: Thomas L. Williams Title: Chief Executive Officer

/s/ Jon P. Marten

Name: Jon P. Marten Title: Executive Vice President-Finance & Administration and Chief Financial Officer