SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

[X] Quarterly Report Pursuant to Section 13 of	or 15(d) of the Securities Exchan	ge Act of 1934	
For the quarterly period ended June 29, 2013			
[] Transition Report Pursuant to Section 13	or or 15(d) of the Securities Exchar	nge Act of 1934	
	Commission File Nu BERRY PLASTICS (Exact name of registrant as	S GROUP, INC.	
	Delaware (State or other jurisdiction of incorporation or organization) 101 Oakley Street	20-5234618 (IRS employer identification number)	
(.	Evansville, Indiana Address of principal executive offices)	47710 (Zip code)	
Registrant's telephone number, including area co	de: (812) 424-2904		
Securities registered pursuant to Section 12(b) of	the Act:		
Title of Each Class Common Stock, \$0.01 par value per share Securities registered pursuant to Section 12(g) of Indicate by check mark if the registrant is a well-	New York Stock Exch the Act: None	nge on Which Registered nange ed in Rule 405 of the Securities Act. Yes [] No [X]	
Indicate by check mark if the registrant is not rec [] No [X]	uired to file reports pursuant to	Section 13 or Section 15(d) of the Securities Exchange	e Act of 1934. Yes
	period that the registrant was req	to be filed by Section 13 or 15(d) of the Securities Exclusived to file such reports), and (2) have been subject t	
	Regulation S-T (§232.405 of thi	osted on its corporate Web site, if any, every Interactives chapter) during the preceding 12 months (or for such	
		Regulation S-K is not contained herein, and will not be ated by reference in Part III of this Form 10-K or any a	
large accelerated filer" in Rule 12b-2 of the Exch	nange Act. (Check one):	ated filer, or non-accelerated filer. See definition of "a crated filer $[X]$ Small reporting company $[]$	ccelerated filer and
Indicate by check mark whether the registrant is]	a shell company (as defined in R	tule 12b-2 of the Securities Exchange Act of 1934).	Yes[] No[X
As of August 6, 2013, there were approximately	115,300,000 shares of the registr	rant's common stock outstanding.	

CAUTIONARY STATEMENT CONCERNING FORWARD-LOOKING STATEMENTS

This Form 10-Q includes "forward-looking statements" within the meaning of Section 27A of the Securities Act and Section 21E of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), with respect to our financial condition, results of operations and business and our expectations or beliefs concerning future events. The forward-looking statements include, in particular, statements about our plans, strategies and prospects under the heading "Management's Discussion and Analysis of Financial Condition and Results of Operations". You can identify forward-looking statements because they contain words such as "believes," "expects," "may," "will," "should," "could," "seeks," "approximately," "intends," "plans," "estimates," or "anticipates" or similar expressions that relate to our strategy, plans or intentions. All statements we make relating to our estimated and projected earnings, margins, costs, expenditures, cash flows, growth rates and financial results or to our expectations regarding future industry trends are forward-looking statements. In addition, we, through our senior management, from time to time make forward-looking public statements concerning our expected future operations and performance and other developments. These forward-looking statements are subject to risks and uncertainties that may change at any time, and, therefore, our actual results may differ materially from those that we expected. We derive many of our forward-looking statements from our operating budgets and forecasts, which are based upon many detailed assumptions. While we believe that our assumptions are reasonable, we caution that it is very difficult to predict the impact of known factors, and it is impossible for us to anticipate all factors that could affect our actual results. All forward-looking statements are based upon information available to us on the date of this Form 10-Q.

All forward-looking information and subsequent written and oral forward-looking statements attributable to us, or to persons acting on our behalf, are expressly qualified in their entirety by the cautionary statements. Some of the factors that we believe could affect our results include:

- · risks associated with our substantial indebtedness and debt service;
- · changes in prices and availability of resin and other raw materials and our ability to pass on changes in raw material prices on a timely basis;
- · performance of our business and future operating results;
- · risks related to our acquisition strategy and integration of acquired businesses;
- · reliance on unpatented know-how and trade secrets;
- · increases in the cost of compliance with laws and regulations, including environmental, safety, and production and product laws and regulations;
- · risks related to disruptions in the overall economy and the financial markets that may adversely impact our business;
- $\cdot \ catastrophic \ loss \ of \ one \ of \ our \ key \ manufacturing \ facilities, \ natural \ disasters, \ and \ other \ unplanned \ business \ interruptions;$
- · risks of competition, including foreign competition, in our existing and future markets;
- · general business and economic conditions, particularly an economic downturn;
- · the ability of our insurance to cover fully our potential exposures; and
- the other factors discussed in our Form 10-K for the fiscal year ended September 29, 2012 in the section titled "Risk Factors."

We caution readers that the foregoing list of important factors may not contain all of the material factors that are important to you. In addition, in light of these risks and uncertainties, the matters referred to in the forward-looking statements contained in this Form 10-Q may not in fact occur. Accordingly, investors should not place undue reliance on those statements. We undertake no obligation to publicly update or revise any forward-looking statement as a result of new information, future events or otherwise, except as otherwise required by law.

Readers should carefully review the factors discussed in our Form 10-K for the fiscal year ended September 29, 2012 in the section titled "Risk Factors" and other risk factors identified from time to time in our periodic filings with the Securities and Exchange Commission ("SEC"). We undertake no obligation to update any forward-looking statements to reflect changes in underlying assumptions or factors, new information, future events or other changes.

AVAILABLE INFORMATION

We make available, free of charge, our annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments, if any, to those reports through our Internet website as soon as practicable after they have been electronically filed with or furnished to the SEC. Our internet address is www.berryplastics.com. The information contained on our website is not being incorporated herein.

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Berry Plastics Group, Inc. Consolidated Balance Sheets

(in millions of dollars, except per share data)

Assets Current assets:		2013 audited)		ptember 9, 2012
Cash and cash equivalents	\$	25	\$	87
Accounts receivable (less allowance of \$3 at June 29, 2013 and September 29,	Þ	23	Ф	0/
2012)		468		455
Inventories:		700		733
Finished goods		338		306
Raw materials and supplies		239		229
ran materials and supplies		577	_	535
Deferred income taxes		117		114
Prepaid expenses and other current assets		32		42
Total current assets	_	1,219	_	1,233
Property, plant, and equipment, net		1,263		1,233
Goodwill, intangible assets and deferred costs		2,551		2,636
Other assets		12		2,030
Total assets	\$	5,045	\$	5,106
Total assets	3	3,043	Φ	3,100
Liabilities and stockholders' equity (deficit) Current liabilities:				
Accounts payable	\$	315	\$	306
Accrued expenses and other current liabilities	Ψ	298	Ψ	300
Current portion of long-term debt		56		40
Total current liabilities		669		646
Long-term debt, less current portion		3,886		4,431
Deferred income taxes		347		315
Other long-term liabilities		394		166
Total liabilities		5,296	_	5,558
Commitments and contingencies		-,		-,
Redeemable shares		_		23
Stockholders' equity (deficit):				
Common stock; (\$0.01 par value; 400,000,000 shares authorized; 115,149,691				
shares issued and 115,079,207 shares outstanding as of June 29, 2013;				
84,696,218 issued and 83,209,232 outstanding as of September 29, 2012)		1		1
Paid-in capital		319		131
Notes receivable—common stock		_		(2)
Non-controlling interest		3		3
Accumulated deficit		(530)		(561)
Accumulated other comprehensive loss		(44)		(47)
Total stockholders' equity (deficit)		(251)		(475)
Total liabilities and stockholders' equity (deficit)	\$	5,045	\$	5,106

Berry Plastics Group, Inc. Consolidated Statements of Operations and Comprehensive Income (Loss)

(Unaudited)

(in millions of dollars, except per share data)

	Qu	Quarterly Period Ended				Three Q Periods	uarterly Ended		
		ine 29, 2013	J	une 30, 2012	J	une 29, 2013	J	une 30, 2012	
Net sales	\$	1,221	\$	1,242	\$	3,443	\$	3,562	
Costs and expenses:		ĺ		ĺ		ĺ		Í	
Cost of goods sold		998		1,035		2,829		2,999	
Selling, general and administrative		78		78		230		234	
Amortization of intangibles		27		27		81		81	
Restructuring and impairment charges		1		4		7		30	
Operating income		117		98		296		218	
Debt extinguishment		_		_		64		_	
Other expense (income), net		(2)		_		(6)		(1)	
Interest expense, net		57		82		188		247	
Income (loss) before income taxes		62		16		50		(28)	
Income tax expense (benefit)		22		7		19		(8)	
Net income (loss)	\$	40	\$	9	\$	31	\$	(20)	
Net income (loss) per share:									
Basic	\$	0.35	\$	0.11	\$	0.27	\$	(0.24)	
Diluted		0.33		0.11		0.26		(0.24)	
Weighted-average number of shares outstanding: (in thousands)									
Basic		114,132		83,190		112,839		83,508	
Diluted		120,551		85,471		118,708		83,508	
Comprehensive income (loss)	\$	45	\$	4	\$	34	\$	(16)	

Berry Plastics Group, Inc. Consolidated Statement of Changes in Stockholders' Equity (Deficit) For the Three Quarterly Periods Ended June 29, 2013 and June 30, 2012

(Unaudited) (in millions of dollars)

	_	ommon Stock		Paid-in Capital		Notes Receivable- Common Stock		Non- controlling Interest		Other Omprehensive Loss	Ac	cumulated Deficit		Total
Balance at October 1,														
2011	\$	1	\$	142	\$	(2)	\$	3	\$	(48)	\$	(563)	\$	(467)
Redeemable shares		_		(6)		_		_		_		_		(6)
Stock compensation														
expense		_		2		_		_		_		_		2
Derivative														
amortization		_		_		_		_		2		_		2
Currency														
translation		_		_		_		_		2		_		2
Net loss							_					(20)		(20)
Balance at June 30,														
2012		1		138		(2)		3		(44)		(583)		(487)
Balance at September														
29, 2012	\$	1	\$	131	\$	(2)	\$	3	\$	(47)	\$	(561)	\$	(475)
Proceeds from														
issuance of														
common stock				21		_		_		_				21
Stock compensation				_										
expense		_		6		_		_		_		_		6
Repayment of note														•
receivable				_		2				_				2
Termination of														
redeemable														
shares redemption				23										22
requirement		_		23		_		_		_		_		23
Proceeds from initial				438										420
public offering Initial obligation				438		_		_		_				438
under tax														
receivable														
agreement				(300)										(300)
Derivative		<u> </u>		(300)		_		<u> </u>		<u> </u>		_		(300)
amortization										2				3
Interest rate hedge, net														3
of tax		_						_		10		_		9
Net income		_						<u> </u>		_		31		31
Currency												01		51
translation		_		_		_		_		(9)		_		(9)
Balance at June 29,	_						-			(2)				(2)
2013	\$	1	\$	319	\$		\$	3	\$	(44)	\$	(530)	\$	(251)
2013	Φ	1	Φ	317	Φ		Φ		Φ	(++)	Φ	(330)	Φ	(231)

Berry Plastics Group, Inc. Consolidated Statements of Cash Flows

(Unaudited) (in millions of dollars)

	Thre	Periods Ended	
	June	June 30, 2012	
Cash Flows from Operating Activities:			
Net income (loss)	\$	31	\$ (20
Adjustments to reconcile net income (loss) to net cash provided by			
operating activities:			
Depreciation		177	182
Amortization of intangibles		81	81
Non-cash interest expense		11	18
Deferred income tax expense (benefit)		18	(10
Loss on disposal and impairment of assets		_	20
Debt extinguishment		64	_
Settlement of interest rate hedge		16	_
Other non-cash expense (income)		_	2
Changes in operating assets and liabilities:			
Accounts receivable, net		(13)	37
Inventories		(41)	4
Prepaid expenses and other assets		13	(5
Accounts payable and other liabilities		(60)	(31
Net cash from operating activities		297	278
Cash Flows from Investing Activities:			
Additions to property, plant and equipment		(179)	(167
Proceeds from sale of assets		5	9
Acquisition of businesses, net of cash acquired		(24)	(55
Net cash from investing activities		(198)	(213
			· ·
Cash Flows from Financing Activities:			
Proceeds from long-term borrowings		1,391	
Repayments on long-term borrowings		(1,968)	(62
Proceeds from issuance of common stock		21	_
Repayment of notes receivable		2	-
Purchases of common stock		_	(6
Payment of tax receivable agreement		(5)	_
Debt financing costs		(39)	_
Proceeds from initial public offering		438	
Net cash from financing activities		(160)	(68
Effect of exchange rate changes on cash		(1)	(1
Net change in cash		(62)	(4
Cash and cash equivalents at beginning of period		87	42
Cash and cash equivalents at end of period	\$	25	\$ 38

Berry Plastics Group, Inc. **Notes to Consolidated Financial Statements**

(Unaudited)

(tables in millions of dollars, except per share data)

1. Background

Berry Plastics Group, Inc. ("Berry" or the "Company") is a leading provider of value-added plastic consumer packaging and engineered materials with a track record of delivering high-quality customized solutions to our customers. Representative examples of our products include thermoform drink cups, thin-wall containers, blow-molded bottles, specialty closures, prescription vials, specialty plastic films, adhesives and corrosion protection materials. We sell our solutions predominantly into consumer-oriented end-markets, such as food and beverage, healthcare and personal care.

2. Basis of Presentation

Berry, through its wholly-owned subsidiaries operates in four primary segments: Rigid Open Top, Rigid Closed Top, Engineered Materials, and Flexible Packaging. The Company's customers are located principally throughout the United States, without significant concentration in any one region or with any one customer. The accompanying unaudited Consolidated Financial Statements of the Company have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP") pursuant to the rules and regulations of the Securities and Exchange Commission for interim reporting. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring adjustments) considered necessary for a fair presentation have been included. Operating results for the periods presented are not necessarily indicative of the results that may be expected for the full fiscal year. For further information, refer to the consolidated financial statements and footnotes thereto included in the Company's Form 10-K filed with the Securities and Exchange Commission for the fiscal year end September 29, 2012. All intercompany transactions have been eliminated. The Company issued financial statements by filing with the Securities and Exchange Commission and has evaluated subsequent events up to the time of the filing.

Reclassification Adjustments

Certain amounts in the prior year financial statements have been reclassified to conform to the current year presentation. The Company historically presented Other operating expenses in its Consolidated Statements of Operations, which consisted predominately of business optimization costs and management fees to affiliates of Apollo and Graham. The Company has eliminated separate presentation of Other operating expenses from its Consolidated Statements of Operations to better align with the way the Company is reviewing its operating results. For the quarterly periods and three quarterly periods ended June 29, 2013 and June 30, 2012 business optimization costs were \$2 million and \$7 million and \$13 million and \$27 million, respectively and are included in Cost of goods sold. The Company recorded management fees of \$2 million and \$7 million for the quarterly period and three quarterly periods ended June 30, 2012, respectively and are included in Selling, general and administrative expense. The Company's management fee agreement with Apollo and other investors terminated upon completion of the initial public offering.

Initial Public Offering

In October 2012, the Company filed an initial public offering and sold 29,411,764 shares of common stock at \$16.00 per share. In conjunction with the initial public offering the Company executed a 12.25 for one stock split of the Company's common stock. The effect of the stock split on outstanding shares and earnings per share has been retroactively applied to all periods presented. Transaction fees totaling \$33 million were included in Paid-in capital on the Consolidated Balance Sheets. Proceeds, net of transaction fees, of \$438 million and cash from operations were used to repurchase \$455 million of 11% Senior Subordinated Notes due September 2016. As part of the repurchase the Company paid premiums of \$13 million and wrote-off \$3 million of deferred financing fees.

Secondary Public Offering

In April 2013, we completed a secondary public offering in which certain funds affiliated with Apollo and Graham sold 18,975,000 shares of common stock at \$17.00 per share, which included 2,475,000 shares purchased by the underwriters upon the exercise in full of their option to purchase additional shares. The selling stockholders received proceeds from the offering, which, net of underwriting fees, totaled \$311 million. The Company received no proceeds and incurred fees of \$1 million related to this offering.

Tax Receivable Agreement

In connection with the initial public offering, the Company entered into an income tax receivable agreement ("TRA") that provides for the payment to preinitial public offering stockholders, option holders and holders of our stock appreciation rights, 85% of the amount of cash savings, if any, in U.S. federal,
foreign, state and local income tax that are actually realized (or are deemed to be realized in the case of a change of control) as a result of the utilization of our
and our subsidiaries' net operating losses attributable to periods prior to the initial public offering. The Company expects to pay between \$300 million and
\$350 million in cash related to this agreement. This range is based on the Company's assumptions using various items, including valuation analysis and
current tax law. Upon the effective date of the TRA, the Company recorded an initial obligation of \$300 million which is recognized as a reduction of Paid-in
capital on the Consolidated Balance Sheet as of June 29, 2013. Changes in the recorded net deferred income tax assets will result in changes in the TRA
obligation, and such changes will be recorded as Other expense (income) in the Consolidated Statement of Operations. Payments under the TRA are not
conditioned upon the parties' continued ownership of the Company.

Redeemable Common Stock

As of September 29, 2012, the Company had entered into agreements with former employees that required the Company to redeem this common stock at predetermined dates. Historical redemption of this stock was based on the fair value of the stock on the fixed redemption date. This redeemable common stock was recorded at its fair value in temporary equity and changes in the fair value were recorded in additional paid in capital each period. Upon completion of the initial public offering, the redemption requirement terminated resulting in the Company reclassifying the shares into equity on the Consolidated Balance Sheets.

Other Related Party Transactions

The Company recorded management fees of \$2 million and \$7 million for the quarterly period and three quarterly periods ended June 30, 2012, respectively, charged by Apollo and other investors to the Company. The Company's management fee agreement with Apollo and other investors terminated upon completion of the initial public offering.

BP Parallel LLC, a non-guarantor subsidiary of the Company, invested \$21 million to purchase assignments of \$21 million of unsecured term loan during the quarter ended December 29, 2012. Of the \$21 million assignments purchased, \$14 million were purchased from third parties affiliated with Apollo.

In connection with our initial public offering in October 2012, the Company paid a \$1 million underwriting fee to Apollo Global Securities, LLC, an affiliate of Apollo that served as a manager of the offering.

In connection with the incremental term loan Berry Plastics Corporation entered into in February 2013, the Company paid a \$1 million underwriting fee to Apollo Global Securities, LLC, an affiliate of Apollo that served as a manager of the offering.

In connection with our April 2013 secondary public offering in which certain funds affiliated with Apollo and Graham sold 18,975,000 shares of common stock at \$17.00 per share, which included 2,475,000 shares purchased by the underwriters upon the exercise in full of their option to purchase additional shares, the selling stockholders paid a \$0.5 million underwriting fee to Apollo Global Securities, LLC, an affiliate of Apollo that served as a manager of the offering, reflecting its pro rata portion of the aggregate underwriting fee.

3. Acquisitions

Stopaq®

In June 2012, the Company acquired 100% of the shares of Frans Nooren Beheer B.V. and its operating companies ("Stopaq") for a purchase price of \$65 million (\$62 million, net of cash acquired). Stopaq is the inventor and manufacturer of patented visco-elastic technologies for use in corrosion prevention, sealing and insulation applications ranging from pipelines to subsea piles to rail and cable joints. The newly added business is operated in the Company's Engineered Materials reporting segment. To finance the purchase, the Company used cash on hand and existing credit facilities. The Stopaq acquisition has been accounted for under the purchase method of accounting, and accordingly, the purchase price has been allocated to the identifiable assets and liabilities based on estimated fair values at the acquisition date. The Company has recognized goodwill on this transaction as a result of expected synergies. A portion of the goodwill will not be deductible for tax purposes.

In October 2012, the Company acquired 100% of the shares of Prime Label and Screen Incorporated ("Prime Label") for a purchase price of \$20 million. Prime Label is a leader in specialty re-sealable labels, including a patented rigid lens closure system. The newly added business is operated in the Company's Flexible Packaging reporting segment. To finance the purchase, the Company used cash on hand and existing credit facilities. The Prime Label acquisition has been accounted for under the purchase method of accounting, and accordingly, the preliminary purchase price has been allocated to the identifiable assets and liabilities based on estimated fair values at the acquisition date. The Company has not finalized the purchase price allocation. The Company has recognized goodwill on this transaction as a result of expected synergies. A portion of the goodwill will not be deductible for tax purposes.

4. Restructuring and Impairment Charges

The Company incurred restructuring costs related to severance, asset impairment and facility exit costs of \$1 million and \$4 million for the quarterly period ended and \$7 million and \$30 million for the three quarterly periods ended June 29, 2013 and June 30, 2012, respectively. The tables below set forth the significant components of the restructuring charges recognized, by segment:

	Qu	Quarterly Period Ended					Three Quarterly Periods Ended				
		June June 30, 29, 2013 2012		June 29, 2013		June 30, 2012					
Rigid Open Top											
Severance and termination benefits	\$	_	\$	_	\$	1	\$	_			
Total	\$	_	\$	_	\$	1	\$				
Rigid Closed Top											
Severance and termination benefits	\$	_	\$	1	\$	2	\$	3			
Facility exit costs and other		_		1		1		2			
Asset impairment		_		_		_		4			
Total	\$		\$	2	\$	3	\$	9			
Engineered Materials			-								
Severance and termination benefits	\$	_	\$	1	\$	1	\$	3			
Facility exit costs and other		1		1		1		2			
Asset impairment								16			
Total	\$	1	\$	2	\$	2	\$	21			
Flexible Packaging			_								
Facility exit costs and other	\$	_	\$	_	\$	1	\$	_			
Total	\$		\$		\$	1	\$				
Consolidated											
Severance and termination benefits	\$	_	\$	2	\$	4	\$	6			
Facility exit costs and other		1		2		3		4			
Asset impairment								20			
Total	\$	1	\$	4	\$	7	\$	30			

The table below sets forth the activity with respect to the restructuring accrual at September 29, 2012 and June 29, 2013:

	Sever an termin bend	nd nation	Facilities exit costs and other	Non-cash	,	Total
Balance at October 1, 2011	\$	4	\$ 3	\$ —	\$	7
Charges		7	4	20		31
Non-cash asset impairment		_	_	(20)		(20)
Cash payments		(7)	(4)			(11)
Balance at September 29, 2012		4	3			7
Charges		4	3	_		7
Cash payments		(5)	(4)			(9)
Balance at June 29, 2013	\$	3	\$ 2	\$ —	\$	5

5. Accrued Expenses, Other Current Liabilities and Other Long-Term Liabilities

The following table sets forth the totals included in Accrued expenses and other current liabilities on the Consolidated Balance Sheets.

			_	ember 29,
	June 2	9, 2013		2012
Employee compensation, payroll and other taxes	\$	75	\$	95
Interest		50		60
Rebates		61		68
TRA obligation		52		_
Other		60		77
	\$	298	\$	300

The following table sets forth the totals included in Other long-term liabilities on the Consolidated Balance Sheets.

			Sept	tember 29,
	June 2	9, 2013		2012
Lease retirement obligation	\$	22	\$	20
Sale-lease back deferred gain		32		34
Pension liability		80		84
TRA obligation		243		_
Other		17		28
	\$	394	\$	166

6. Long-Term Debt

Long-term debt consists of the following:

	Maturity Date	ne 29, 2013	September 29, 2012
Term loan	April 2015	\$ 1,125	\$ 1,134
Term loan	February 2020	1,397	_
Revolving line of credit	June 2016	_	73
91/2% Second Priority Senior Secured Notes	May 2018	500	500
93/4% Second Priority Senior Secured Notes	January 2021	800	800
Senior Unsecured Term Loan	June 2014	18	39
Retired debt		_	1,845
Debt discount, net		(8)	(11)
Capital leases and other	Various	 110	91
		3,942	4,471
Less current portion of long-term debt		 (56)	(40)
		\$ 3,886	\$ 4,431

The Company's senior secured credit facilities consist of \$2.5 billion term loan and \$650 million asset based revolving line of credit. The availability under the revolving line of credit is the lesser of \$650 million or based on a defined borrowing base which is calculated based on available accounts receivable and inventory. The revolving line of credit allows up to \$130 million of letters of credit to be issued instead of borrowings under the revolving line of credit. At June 29, 2013, the Company had no outstanding balance on the revolving credit facility, \$43 million outstanding letters of credit and a \$68 million borrowing base reserve providing unused borrowing capacity of \$539 million under the revolving line of credit. The Company was in compliance with all covenants as of June 29, 2013.

In October 2012, the Company filed an initial public offering and sold 29,411,764 shares of common stock at \$16.00 per share. Proceeds, net of transaction fees, of \$438 million and cash from operations were used to repurchase \$455 million of 11% Senior Subordinated Notes. The Company recognized a \$16 million loss on extinguishment of debt related to this debt retirement.

In December 2012, BP Parallel LLC, invested \$21 million to purchase assignments at then-prevailing market prices of \$21 million of principal of the Senior Unsecured Term Loan.

In February 2013, the Company entered into an incremental assumption agreement to increase the commitments under Berry Plastics Corporation's existing term loan credit agreement by \$1.4 billion. Berry Plastics Corporation borrowed loans in an aggregate principal amount equal to the full amount of the commitments on such date. The incremental term loans bear interest at LIBOR plus 2.50% per annum with a LIBOR floor of 1.00%, mature in February 2020 and are subject to customary amortization. The proceeds from the incremental term loan, in addition to borrowings under the revolving credit facility, were used to (a) satisfy and discharge all of Berry Plastics Corporation's outstanding (i) Second Priority Senior Secured Floating Rate Notes due 2014, (ii) First Priority Senior Secured Floating Rate Notes due 2015, (iii) 101/4% Senior Subordinated Notes due 2016 and (iv) 81/4% First Priority Senior Secured Notes due 2015, which, in each case, were called for redemption in February 2013 and the related indentures and (b) pay related fees and expenses. The Company recognized a \$48 million loss on extinguishment of debt related to this debt restructuring.

7. Financial Instruments and Fair Value Measurements

As part of the overall risk management, the Company uses derivative instruments to reduce exposure to changes in interest rates attributed to the Company's floating-rate borrowings. For those derivative instruments that are designated and qualify as hedging instruments, the Company must designate the hedging instrument, based upon the exposure being hedged, as a fair value hedge, cash flow hedge, or a hedge of a net investment in a foreign operation. To the extent hedging relationships are found to be effective, as determined by FASB guidance, changes in fair value of the derivatives are offset by changes in the fair value of the related hedged item are recorded to Accumulated other comprehensive loss. Management believes hedge effectiveness is evaluated properly in preparation of the financial statements.

Cash Flow Hedging Strategy

For derivative instruments that are designated and qualify as cash flow hedges, the effective portion of the gain or loss on the derivative instrument is reported as a component of Accumulated other comprehensive loss and reclassified into earnings in the same line item associated with the forecasted transaction and in the same period or periods during which the hedged transaction affects earnings.

In November 2010, the Company entered into two separate interest rate swap transactions to manage cash flow variability associated with \$1 billion of the outstanding variable rate term loan debt (the "2010 Swaps"). The first agreement had a notional amount of \$500 million and became effective in November 2010. The agreement swaps three month variable LIBOR contracts for a fixed three year rate of 0.8925% and expires in November 2013. The second agreement had a notional amount of \$500 million and became effective in December 2010. The agreement swaps three month variable LIBOR contracts for a fixed three year rate of 1.0235% and expires in November 2013. In August 2011, the Company began utilizing 1-month LIBOR contracts for the underlying senior secured credit facility. The Company's change in interest rate selection caused the Company to lose hedge accounting on both of the interest rate swaps. The Company recorded subsequent changes in fair value in the Consolidated Statement of Operations and will amortize the unrealized losses to Interest expense through the end of the respective swap agreements.

In February 2013, the Company entered into an interest rate swap transaction to manage cash flow variability associated with \$1 billion of outstanding variable rate term loan debt (the "2013 Swaps"). The agreement swaps the greater of a three-month variable LIBOR contract or 1.00% for a fixed three-year rate of 2.355%, with an effective date in May 2016 and expiration in May 2019. In June 2013, the Company elected to settle this derivative instrument and received \$16 million as a result of this settlement. The offset is included in Accumulated other comprehensive loss and will be amortized to Interest expense from May 2016 through May 2019, the original term of the swap agreement.

	Liability Der	ivatives	
		June 29,	September
Derivatives instruments	Balance Sheet Location	2013	29, 2012
Interest rate swaps — 2010 Swaps	Other long-term liabilities	\$ 3	\$ 7

The effect of the derivative instruments on the Consolidated Statement of Operations is as follows:

		Qı	uarterly P	eri	od Ended	Th	Three Quarterly Period Ended			
Derivatives not designated as hedging instruments under FASB guidance	Statement of Operations Location	J	June 29, 2013		June 30, 2012		June 9, 2013		June , 2012	
Interest rate swaps — 2010 Swaps	Other expense (income)	\$	(1)	\$		\$	(4)	\$		
•	Interest expense	\$	1	\$	1	\$	3	\$	2	

The Fair Value Measurements and Disclosures section of the Accounting Standards Codification ("Codification" or "ASC") defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, and establishes a framework for measuring fair value. This section also establishes a three-level hierarchy (Level 1, 2 or 3) for fair value measurements based upon the observability of inputs to the valuation of an asset or liability as of the measurement date. This section also requires the consideration of the counterparty's or the Company's nonperformance risk when assessing fair value.

The Company's interest rate swap fair values were determined using Level 2 inputs as other significant observable inputs were not available.

The Company's financial instruments consist primarily of cash and cash equivalents, long-term debt, interest rate swap agreements and capital lease obligations. The fair value of the Company's long-term debt was determined using Level 2 inputs, which include using quoted prices in inactive markets or significant other observable inputs for identical or comparable assets or liabilities. The following table summarizes our long-term indebtedness for which the book value was in excess of the fair value:

			September 29,
	June 29, 20	13	2012
Second Priority Senior Secured Floating Rate Notes	\$	June 29, 2013 Sep	1
Senior Unsecured Term Loan			6

Non-recurring Fair Value Measurements

The Company has certain assets that are measured at fair value on a non-recurring basis when impairment indicators are present. The assets are adjusted to fair value only when the carrying values exceed the fair values. The categorization of the framework used to price the assets is considered a Level 3, due to the subjective nature of the unobservable inputs used to determine the fair value. These assets include primarily our definite lived and indefinite lived intangible assets, including Goodwill and our property plant and equipment. The Company conducted our annual step one evaluation of goodwill and other intangibles as of the first date of the fourth quarter and preliminarily determined no impairment existed for any of our reporting units. The Company has experienced volume declines in certain of our reporting units, however our cost reduction initiatives and profitability in these reporting units have been consistent with our estimated operating plan and previous cash flow estimates and we believe that our long term forecasts are still appropriate. We have utilized a consistent methodology with prior years, which leverages a six year discounted cash flow analysis with a terminal year in combination with a comparable company market approach to determine the fair value of our reporting units.

Included in the following table are the major categories of assets measured at fair value on a non-recurring basis as of June 29, 2013 and June 30, 2012, along with the impairment loss recognized on the fair value measurement during the period:

						As of June	29, 2	2013				
	L	evel 1	Leve	1 2	Le	evel 3						
	in Mar Id As	Active rkets for lentical ssets or abilities	Signific Othe Observ Inpu	er able	Unob	ificant servable puts		Total	Period June 2 Impai	Quarterly Quarterly Period Ended Period June 29, 2013 June 2 Impairment Loss Loss		erly Ended , 2013 ment
Indefinite-lived trademarks	\$		\$		\$	207	\$	207	\$		\$	_
Goodwill		_		_		1,633		1,633		_		_
Definite lived intangible assets		_		_		680		680		_		_
Property, plant, and equipment						1,263		1,263				
Total	\$		\$		\$	3,783	\$	3,783	\$		\$	

As of June 30, 2012

						As of June	50, 2	012				
	Le	vel 1	L	evel 2	Le	vel 3						
	in A Mark Identic	d Prices Active tets for al Assets	Obs	nificant Other servable nputs	Unob	iificant servable puts		Total	Perio June Imp	arterly d Ended 30, 2012 airment	Quar Periods June 30 Impai	ree eterly s Ended 0, 2012 rment
T 1 0 1 1 1 1 1	of Etc	tomties	Φ.	прииз	Φ.		Ф		Φ.		Φ.	755
Indefinite-lived trademarks	\$	_	\$	_	\$	220	\$	220	\$	_	\$	_
Goodwill		_		_		1,635		1,635				_
Definite lived intangible assets		_		_		729		729		_		17
Property, plant, and equipment		_				1,235		1,235				3
Total	\$		\$		\$	3,819	\$	3,819	\$		\$	20
					_		_		_			

Valuation of Property, Plant and Equipment and Definite Lived Intangible Assets

The Company periodically realigns their manufacturing operations which results in facilities being closed and shut down and equipment transferred to other facilities or equipment being scrapped. The Company utilizes appraised values to corroborate the fair value of the facilities and has utilized a scrap value based on prior facility shut downs to estimate the fair value of the equipment, which has approximated the actual value that was received. When impairment indicators exist, the Company will also perform an undiscounted cash flow analysis to determine the recoverability of the Company's property, plant and equipment and definite lived intangibles.

8. Income Taxes

The effective tax rate was 38% and 26% for the three quarterly periods ended June 29, 2013 and June 30, 2012, respectively. A reconciliation of income tax benefit, computed at the federal statutory rate, to income tax benefit, as provided for in the financial statements, is as follows:

	Quai	terly P	eriod Eı	ıded		-	uarterly s Ended		
		ne 29, 013			June 29, 2013			ne 30, 012	
Income tax benefit computed at statutory rate	\$	22	\$	5	\$	18	\$	(10)	
State income tax benefit, net of federal taxes		1		_		1		_	
Change in valuation allowance		_		_		1		1	
Other		(1)		2		(1)		1	
Income tax expense (benefit)	\$	22	\$	7	\$	19	\$	(8)	

9. Operating Segments

Berry's operations are organized into four reportable segments: Rigid Open Top, Rigid Closed Top, Engineered Materials, and Flexible Packaging. The Company has manufacturing and distribution centers in the United States, Canada, Mexico, Belgium, Australia, Germany, Brazil, Malaysia, and India. The North American operation represents 96% of the Company's net sales, 98% of total long-lived assets, and 97% of the total assets. Selected information by reportable segment is presented in the following table:

	Qua	rterly P	eriod	l Ended	Three Quarterly Periods Ended			
	-	June , 2013		ine 30, 2012	June 9, 2013		June), 2012	
Net sales:								
Rigid Open Top	\$	312	\$	329	\$ 828	\$	912	
Rigid Closed Top		370		374	1,036		1,085	
Rigid Packaging	\$	682	\$	703	\$ 1,864	\$	1,997	
Engineered Materials		351		345	1,030		1,010	
Flexible Packaging		188		194	549		555	
Total net sales	\$	1,221	\$	1,242	\$ 3,443	\$	3,562	
Operating income (loss):								
Rigid Open Top	\$	35	\$	42	\$ 95	\$	114	
Rigid Closed Top		43		28	 97		57	
Rigid Packaging	\$	78	\$	70	\$ 192	\$	171	
Engineered Materials		31		25	88		48	
Flexible Packaging		8		3	 16		(1)	
Total operating income	\$	117	\$	98	\$ 296	\$	218	
Depreciation and amortization:								
Rigid Open Top	\$	23	\$	22	\$ 68	\$	67	
Rigid Closed Top		33		34	98		102	
Rigid Packaging	\$	56	\$	56	\$ 166	\$	169	
Engineered Materials		18		17	53		51	
Flexible Packaging		12		14	39		43	
Total depreciation and amortization	\$	86	\$	87	\$ 258	\$	263	
					Sej	otem	ber 29,	

			ember 29,
	June	29, 2013	 2012
Total assets:			
Rigid Open Top	\$	1,805	\$ 1,773
Rigid Closed Top		1,927	1,959
Rigid Packaging	\$	3,732	\$ 3,732
Engineered Materials		787	873
Flexible Packaging		526	501
Total assets	\$	5,045	\$ 5,106
Goodwill:			
Rigid Open Top	\$	681	\$ 681
Rigid Closed Top		830	832
Rigid Packaging	\$	1,511	\$ 1,513
Engineered Materials		73	73
Flexible Packaging		49	40
Total goodwill	\$	1,633	\$ 1,626

10. Guarantor and Non-Guarantor Financial Information

Berry Plastics Corporation ("Issuer") has notes outstanding which are fully, jointly, severally, and unconditionally guaranteed by the parent company and substantially all of Berry's domestic subsidiaries. Separate narrative information or financial statements of the guarantor subsidiaries have not been included because they are 100% owned by the parent company and the guarantor subsidiaries unconditionally guarantee such debt on a joint and several basis. A guarantee of a guarantor of the securities will terminate upon the following customary circumstances: the sale of the capital stock of such guarantor if such sale complies with the indenture, the designation of such guarantor

as an unrestricted subsidiary, the defeasance or discharge of the indenture, as a result of the holders of certain other indebtedness foreclosing on a pledge of the shares of a guarantor subsidiary or if such guarantor no longer guarantees certain other indebtedness of the issuer. The guarantees are also limited as necessary to prevent them from constituting a fraudulent conveyance under applicable law and guarantees guaranteeing subordinated debt are subordinated to certain other of the Company's debts. Presented below is condensed consolidating financial information for the parent, issuer, guarantor subsidiaries and non-guarantor subsidiaries. Our issuer and guarantor financial information includes all of our domestic operating subsidiaries, our non-guarantor subsidiaries include our foreign subsidiaries and BP Parallel, LLC. BP Parallel, LLC is the entity that we established to buyback debt securities of Berry Plastics Group, Inc. and Berry Plastics Corporation. Berry Plastics Group, Inc. uses the equity method to account for its ownership in Berry Plastics Corporation in the Condensed Consolidating Supplemental Financial Statements. Berry Plastics Corporation uses the equity method to account for its ownership in the guarantor and non-guarantor subsidiaries. All consolidating entries are included in the eliminations column along with the elimination of intercompany balances.

Condensed Supplemental Consolidated Balance Sheet

June 29, 2013

			Guarantor	Non— Guarantor		
	Parent	Issuer	Subsidiaries	Subsidiaries	Eliminations	Total
Current assets	117	89	883	140	(10)	1,219
Intercompany receivable	283	3,596	_	_	(3,879)	_
Property, plant and equipment, net	_	111	1,080	72	_	1,263
Other noncurrent assets	735	1,017	2,294	711	(2,194)	2,563
Total assets	\$ 1,135	\$ 4,813	\$ 4,257	\$ 923	\$ (6,083)	\$ 5,045
Current liabilities	63	186	362	69	(11)	669
Intercompany payable	_	_	3,916	(37)	(3,879)	_
Noncurrent liabilities	1,323	3,964	57	6	(723)	4,627
Equity (deficit)	(251)	663	(78)	885	(1,470)	(251)
Total liabilities and equity (deficit)	\$ 1,135	\$ 4,813	\$ 4,257	\$ 923	\$ (6,083)	\$ 5,045

September 29, 2012

						Septemoer	27, 2012				
							Non-	_			
					(Guarantor	Guaran	tor			
	F	Parent	Issi	uer	St	ubsidiaries	Subsidia	ries	Elimir	nations	 Total
Current assets		120		226		759	_	139		(11)	1,233
Intercompany receivable		243		3,800		74		_		(4,117)	_
Property, plant and equipment, net		_		113		1,023		80		_	1,216
Other noncurrent assets		262		809		2,353		749		(1,516)	2,657
Total assets	\$	625	\$	4,948	\$	4,209	\$	968	\$	(5,644)	\$ 5,106
Current liabilities		18		278		315		48		(13)	646
Intercompany payable				_		3,966		151		(4,117)	
Noncurrent liabilities		1,059		4,579		119		8		(853)	4,912
Equity (deficit)		(452)		91		(191)		761		(661)	(452)
Total liabilities and equity (deficit)	\$	625	\$	4,948	\$	4,209	\$	968	\$	(5,644)	\$ 5,106

Condensed Supplemental Consolidated Statements of Operations

Quarterly	Period	Ended Ju	une 29, 2013	3
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					Guarantor	Non- Guarantor		
	Pa	rent]	ssuer	Subsidiaries	Subsidiaries	Eliminations	Total
Net sales	\$	_	\$	146	\$ 978	\$ 97	\$ —	\$ 1,221
Cost of sales		_		118	793	87	_	998
Selling, general and								
administrative expenses		_		12	58	8	_	78
Amortization of intangibles		_		3	22	2	_	27
Restructuring and impairment								
charges, net				1				1
Operating income (loss)				12	105			117
Other income		_		(4)	2	_	_	(2)
Interest expense, net		12		1	49	(29)	24	57
Equity in net income of								
subsidiaries		(74)		(82)	_	_	156	_
Net income (loss) before								
income taxes		62		97	54	29	(180)	62
Income tax expense (benefit)		22		32		1	(33)	22
Net income (loss)	\$	40	\$	65	\$ 54	\$ 28	\$ (147)	\$ 40
Comprehensive income (loss)	\$	40	\$	77	\$ 54	\$ 21	\$ (147)	\$ 45

Quarterly Period Ended June 30, 2012

			-			Non-		
				Gua	rantor	Guarantor		
	Parent		Issuer		idiaries	Subsidiaries	Eliminations	Total
Net sales	\$ -	- \$	145	\$	1,004	\$ 93	\$ —	\$ 1,242
Cost of sales	_	-	124		823	88	_	1,035
Selling, general and								
administrative expenses	_	-	11		59	8	_	78
Amortization of intangibles	_	-	3		24	_	_	27
Restructuring and impairment								
charges, net		_	1		3			 4
Operating income (loss)	_		6		95	(3)	_	98
Interest expense, net	14	ļ	9		66	(28)	21	82
Equity in net income of								
subsidiaries	(30)) _	(54)				84	
Net income (loss) before								
income taxes	16	6	51		29	25	(105)	16
Income tax expense (benefit)	7	7	20		(1)	1	(20)	7
Net income (loss)	\$ 9	\$	31	\$	30	\$ 24	\$ (85)	\$ 9
Comprehensive income (loss)	\$ 9	\$	32	\$	30	\$ 18	\$ (85)	\$ 4

Three Quarterly Periods Ended June 29, 2013

			Tillee (Zuai	terry r err	ous	Ended June	29, 2013		
				~			Non-			
					ıarantor		Suarantor			
	Parent		Issuer		osidiaries			Eliminations		Total
	s —	\$	416	\$	2,746	\$	281	\$	\$	3,443
Cost of sales	_		373		2,230		226	_		2,829
Selling, general and										
administrative expenses	_		29		176		25	_		230
Amortization of intangibles	_		9		67		5	_		81
Restructuring and impairment					<u> </u>					0.1
charges, net			1		6					7
_		-		_					_	
Operating income (loss)	_		4		267		25			296
Debt extinguishment	_		64		_		_	_		64
Other income			(8)		2					(6)
Interest expense, net	34		18		153		(89)	72		188
Equity in net income of							· í			
subsidiaries	(84)		(225)		_			309		_
	(0.)	-	(==e)			_			-	
Net income (loss) before	70		155		110		11.4	(201)		50
income taxes	50		155		112		114	(381)		50
Income tax expense (benefit)	19		56		(1)		2	(57)		19
Net income (loss)	\$ 31	\$	99	\$	113	\$	112	\$ (324)	\$	31
	\$ 31	\$	111	\$	113	\$	103	\$ (324)		34
Comprehensive income (ioss)	5 31	Φ	111	Ф	113	Φ	103	(324)	Φ	34
Consolidating Statement of										
Cash Flows										
Cash Flow from Operating										
-	•		ø.	15	o 25	7.	Φ (0	Φ	207
Activities	\$ -	_	\$	15	\$ 27	76	\$ 6	\$	\$	297
Cash Flow from Investing										
Activities										
Additions to property, plant, and										
equipment	_	_	((12)	(15	54)	(13)) —		(179)
Proceeds from disposal of assets	_		`	_		5		_		5
Investment in Parent						5	(21)) 21		3
	_				_		(21)) 21		_
(Contributions) distributions										
to/from subsidiaries	(45	66)	4	35	-	_		21		_
Intercompany advances										
(repayments)	_	_	1	01	-	_	_	(101)		_
Investment in Issuer debt										
securities	_	_			_	_				
Acquisition of business net of										
					(2)	• 4				(24)
cash acquired					(2	<u>24</u>)			_	(24)
Net cash used in investing										
activities	(45	66)	5	524	(17	73)	(34)	(59)		(198)
	· ·	ĺ			`			,		` ′
Cash Flow from Financing										
Activities										
			1,3	01						1,391
Proceeds from long-term debt	_	_	1,3	91	_		-	-		1,391
Proceeds from issuance of	_									
common stock	2	21		_	-	_	_	_		21
Proceeds from initial public										
stock offering	43	8			-	_	_	_		438
Repayment of notes receivable		2		2	_	_	_	(2)		2
Payment of tax receivable								()		
agreement		(5)		(5)				5		(5)
	,	(J)			_		_	3		(5)
Debt financing costs	_			(39)	-		_	_		(39)
Repayment of long-term debt	_	_	(1,9	14 7)	-	_	_	(21)		(1,968)
Changes in intercompany										
balances	_	_		_	(10)3)	5	98		_
Contribution from Issuer	_	_		_		_	21	(21)		_
Net cash provided by (used in)										
	45	:6	15	(00)	(10	12)	20	50		(170)
financing activities	45	0	(5	98)	(10	<i>(</i> 3)	26			(160)
Effect of exchange rate on cash	_	-		_	-	_	(1)	—		(1)
Net increase in cash and cash										
equivalents	_	_	((59)	-	_	(3)) —		(62)
Cash and cash equivalents at										
beginning of period	_			66	_	_	21	_		87
		-								
Cash and cash equivalents at end	_		C	-	₽		o 40	C	₽	~-
of period	\$ -	_	\$) -	=	\$ 18	<u> </u>	\$	25
		_				_				

				Three	Qua	rterly Per	iods	Ended Ju	ine 30	0, 2012		
		Non-										
					Gu	arantor	Gu	arantor				
]	Parent]	ssuer	Sub	sidiaries	Sub	sidiaries	Elin	ninations	;	Total
Net sales	\$	_	\$	430	\$	2,867	\$	265	\$	_	\$	3,562
Cost of sales		_		399		2,378		222		_		2,999
Selling, general and administrative	;											
expenses		_		36		174		24		_		234
Amortization of intangibles		_		8		72		1		_		81
Restructuring and impairment												
charges, net	_			1		28		1				30
Operating income (loss)		_		(14)		215		17		_		218
Other income		—		(1)		_		_		_		(1)
Interest expense, net		40		29		197		(80)		61		247
Equity in net income of subsidiarie	es _	(12)		(112)			-			124		_
Net income (loss) before income												
taxes		(28)		70		18		97		(185)		(28)
Income tax expense (benefit)		(8)		26				3		(29)		(8)
Net income (loss)	\$	(20)	\$	44	\$	18	\$	94	\$	(156)	\$	(20)
Comprehensive income (loss)	\$	(20)	\$	46	\$	18	\$	96	\$	(156)	\$	(16)
Comprehensive income (loss)	Ė	(-)	Ė		Ė		Ė		Ė	()	· =	(-)
Consolidating Statement of												
Consolidating Statement of Cash Flows												
Cash Flows Cash Flow from Operating												
	\$		\$	(22	2) \$	292	\$	8	\$		\$	278
Cash Flow from Investing	Φ	_	Ф	(22	<i>(</i>) 4	292	Ф	o	Ф	_	Φ	270
Activities												
Additions to property, plant, and												
equipment		_		(18	8)	(143)	١	(6)		_		(167)
Proceeds from disposal of assets		_			-	9		_		_		9
Investment in Parent		_		_	_	_		(4)		4		_
(Contributions) distributions								(.)		•		
to/from subsidiaries		6		(10))	_		_		4		_
Intercompany advances		Ü		(1)	,,					•		
(repayments)				104	1	_		_		(104)		
Investment in Issuer debt										(')		
securities		_		_	_	_		_		_		_
Acquisition of business net of												
cash acquired		_		_	_	7		(62)		_		(55)
Net cash used in investing			_									
activities		6		76	5	(127)	1	(72)		(96)		(213)
		Ü		, ,	,	(127)		(,=)		(, 0)		(213)
Cash Flow from Financing												
Activities												
Proceeds from long-term debt		_		_	_	_		_		_		_
Repayment of long-term debt		_		(57	7)	_		(1)		(4)		(62)
Changes in intercompany				(,							(-)
balances		_		_	-	(170))	66		104		_
Contribution from Issuer		_		_	-			4		(4)		_
Purchases of common stock		(6)		_	-	_		_				(6)
Net cash provided by (used in)												
financing activities		(6)		(57	7)	(170))	69		96		(68)
Effect of exchange rate on cash		_		_	-			(1)		_		(1)
Net increase in cash and cash								(-)				(-)
equivalents		_		(3	3)	(5))	4		_		(4)
Cash and cash equivalents at				(-	,	(5)						(-)
beginning of period		_		20)	5		17		_		42
Cash and cash equivalents at end					_							
of period	\$	_	\$	17	7 \$	_	\$	21	\$	_	\$	38
Perion	*		Ψ	1 /	Ψ		Ψ					

11. Contingencies and Commitments

The Company is party to various legal proceedings involving routine claims which are incidental to the business. Although the legal and financial liability with respect to such proceedings cannot be estimated with certainty, the Company believes that any ultimate liability would not be material to the business, financial condition, results of operations or cash flows of the Company.

12. Basic and Diluted Net Income (Loss) per Share

Basic net income or loss per share is calculated by dividing the net income or loss attributable to common stockholders by the weighted-average number of common shares outstanding during the period, without consideration for common stock equivalents. Diluted net income or loss per share is computed by dividing the net income or loss attributable to common stockholders by the weighted-average number of common share equivalents outstanding for the

period determined using the treasury-stock method and the if-converted method. For purposes of this calculation, stock options are considered to be common stock equivalents and are only included in the calculation of diluted net income or loss per share when their effect is dilutive. The Company's redeemable common stock is included in the weighted-average number of common shares outstanding for calculating basic and diluted net income or loss per share.

The following tables and discussion provide a reconciliation of the numerator and denominator of the basic and diluted net loss per share computations. The calculation below provides net income or loss on both basic and diluted basis for the quarterly period ended June 29, 2013 and June 30, 2012.

	Qu	arterly P	erio	d Ended		Three Q Periods		•
	June 29, 2013		June 30, 2012		2	June 29, 2013	3	June 60, 2012
Net income (loss)	\$	40	\$	9	\$	31	\$	(20)
Weighted average shares of common stock outstanding- basic (in thousands) Weighted average shares of common stock outstanding Other common stock equivalents (in thousands) Weighted average shares of common stock outstanding-	_	114,132 114,132 6,419	_	83,190 83,190 2,281	_	112,839 112,839 5,869		83,508 83,508 —
diluted (in thousands)	=	120,551	=	85,471	=	118,708	=	83,508
Basic net income (loss) per share	\$	0.35	\$	0.11	\$	0.27	\$	(0.24)
Diluted net income (loss) per share	\$	0.33	\$	0.11	\$	0.26	\$	(0.24)

The conversion of stock options is not included in the calculation of diluted net loss per common share for the three quarterly periods ended June 30, 2012 as the effect of these conversions would be antidilutive to the net loss available to common shareholders. Thus, the weighted average common equivalent shares used for purposes of computing diluted EPS are the same as those used to compute basic EPS for these periods. Shares excluded from the calculation as the effect of their conversion into shares of our common stock would be antidilutive were 10,684,156 as of June 30, 2012.

13. Subsequent Event

In August 2013, the Company made certain modifications to the Berry Plastics Group Inc. 2006 Equity Incentive Plan and the Berry Plastics Group, Inc. 2012 Long-Term Incentive Plan (collectively, the "Plans"), and amended outstanding non-qualified stock option agreements to reflect such modifications. The modifications, which were in-line with market practices of similar sized public companies, include (i) accelerated vesting of all unvested options upon an employee's death or permanent disability (ii) in the event of an employee's qualified retirement, continuation of the normal vesting period applicable to the retiree's unvested options, as well as an extension of the exercise period to the end of the original ten-year term of the retiree's vested options and (iii) all unvested options and stock appreciation rights that were subject to performance-based vesting criteria as of January 1, 2013 (excluding certain IRR performance based options) were modified to time-based vesting.

Item 2.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Unless the context requires otherwise, references in this Management's Discussion and Analysis of Financial Condition and Results of Operations to the "Company" refer to Berry Plastics Group, Inc, and references to "we," "our" or "us" refer to Berry Plastics Group, Inc. together with its consolidated subsidiaries, after giving effect to the transactions described in the next paragraph. You should read the following discussion in conjunction with the consolidated financial statements of the Company and its subsidiaries and the accompanying notes thereto, which information is included elsewhere herein. This discussion contains forward-looking statements and involves numerous risks and uncertainties, including, but not limited to, those described in our Form 10-K for the fiscal year ended September 29, 2012 in the section titled "Risk Factors" and other risk factors identified from time to time in our periodic filings with the SEC. Our actual results may differ materially from those contained in any forward-looking statements. You should read the explanation of the qualifications and limitations on these forward-looking statements referenced within this report.

Acquisitions

We have a long history of acquiring and integrating companies. We maintain an opportunistic acquisition strategy, which is focused on improving our long-term financial performance, enhancing our market positions and expanding our product lines or, in some cases, providing us with a new or complementary product line. In our acquisitions, we seek to obtain businesses for attractive post-synergy multiples, creating value for our stockholders from synergy realization, leveraging the acquired products across our customer base, creating new platforms for future growth, and assuming best practices from the businesses we acquire.

The Company has included the expected benefits of acquisition integrations within our unrealized synergies, which are in turn recognized in earnings after an acquisition has been fully integrated. While the expected benefits on earnings is estimated at the commencement of each transaction, once the execution of the plan and integration occur, we are generally unable to accurately estimate or track what the ultimate effects have been due to system integrations and movements of activities to multiple facilities. As historical business combinations have not allowed us to accurately separate realized synergies compared to what was initially identified, we measure the synergy realization based on the overall segment profitability post integration. In connection with our acquisitions, we have in the past and may in the future incur charges related to reductions and rationalizations.

We also include the expected impact of our restructuring plans within our unrealized synergies which are in turn recognized in earnings after the restructuring plans are completed. While the expected benefits on earnings is estimated at the commencement of each plan, due to the nature of the matters we are generally unable to accurately estimate or track what the ultimate effects have been due to movements of activities to multiple facilities.

Stopaq®

In June 2012, the Company acquired 100% of the shares of Frans Nooren Beheer B.V. and its operating companies ("Stopaq") for a purchase price of \$65 million (\$62 million, net of cash acquired). Stopaq is the inventor and manufacturer of patented visco-elastic technologies for use in corrosion prevention, sealing and insulation applications ranging from pipelines to subsea piles to rail and cable joints. The newly added business is operated in the Company's Engineered Materials reporting segment. To finance the purchase, the Company used cash on hand and existing credit facilities. The Stopaq acquisition has been accounted for under the purchase method of accounting, and accordingly, the purchase price has been allocated to the identifiable assets and liabilities based on estimated fair values at the acquisition date. The Company has recognized goodwill on this transaction as a result of expected synergies. A portion of the goodwill will not be deductible for tax purposes.

Prime Label

In October 2012, the Company acquired 100% of the shares of Prime Label and Screen Incorporated ("Prime Label") for a purchase price of \$20 million. Prime Label is a leader in specialty re-sealable labels, including a patented rigid lens closure system. The newly added business is operated in the Company's Flexible Packaging reporting segment. To finance the purchase, the Company used cash on hand and existing credit facilities. The Prime Label acquisition has

been accounted for under the purchase method of accounting, and accordingly, the preliminary purchase price has been allocated to the identifiable assets and liabilities based on estimated fair values at the acquisition date. The Company has not finalized the purchase price allocation. The Company has recognized goodwill on this transaction as a result of expected synergies. A portion of the goodwill will not be deductible for tax purposes.

Recent Developments

Initial Public Offering

In October 2012, the Company filed an initial public offering and sold 29,411,764 shares of common stock at \$16.00 per share. In conjunction with the initial public offering the Company executed a 12.25 for one stock split of the Company's common stock. The effect of the stock split on outstanding shares and earnings per share has been retroactively applied to all periods presented. Transaction fees totaling \$33 million were included in Paid-in capital on the Consolidated Balance Sheets. Proceeds, net of transaction fees, of \$438 million and cash from operations were used to repurchase \$455 million of 11% Senior Subordinated Notes due September 2016. As part of the repurchase the Company paid premiums of \$13 million and wrote-off \$3 million of deferred financing fees.

Tax Receivable Agreement

In connection with the initial public offering, the Company entered into an income tax receivable agreement ("TRA") that provides for the payment to preinitial public offering stockholders, option holders and holders of our stock appreciation rights, 85% of the amount of cash savings, if any, in U.S. federal,
foreign, state and local income tax that are actually realized (or are deemed to be realized in the case of a change of control) as a result of the utilization of our
and our subsidiaries' net operating losses attributable to periods prior to the initial public offering. The Company expects to pay between \$300 million and
\$350 million in cash related to this agreement. This range is based on the Company's assumptions using various items, including valuation analysis and
current tax law. Upon the effective date of the TRA, the Company recorded an initial obligation of \$300 million which is recognized as a reduction of Paid-in
capital on the Consolidated Balance Sheet as of June 29, 2013. Changes in the recorded net deferred income tax assets will result in changes in the TRA
obligation, and such changes will be recorded as Other expense (income) in the Consolidated Statement of Operations. Payments under the TRA are not
conditioned upon the parties' continued ownership of the Company.

Redeemable Common Stock

As of September 29, 2012, the Company had entered into agreements with former employees that required the Company to redeem this common stock at predetermined dates. Historical redemption of this stock was based on the fair value of the stock on the fixed redemption date. This redeemable common stock was recorded at its fair value in temporary equity and changes in the fair value were recorded in additional paid in capital each period. Upon completion of the initial public offering, the redemption requirement terminated resulting in the Company reclassifying the shares into equity on the Consolidated Balance Sheets.

BP Parallel Investments

In December 2012, BP Parallel LLC, a non-guarantor subsidiary of the Company, invested \$21 million to purchase assignments of \$21 million of our senior unsecured term loan during the quarter ended December 29, 2012. The purchase did not result in a gain or loss.

Incremental Term Loan

In February 2013, the Company entered into an incremental assumption agreement to increase the commitments under Berry Plastics Corporation's existing term loan credit agreement by \$1.4 billion. Berry Plastics Corporation borrowed loans in an aggregate principal amount equal to the full amount of the commitments on such date. The incremental term loans bear interest at LIBOR plus 2.50% per annum with a LIBOR floor of 1.00%, matures in February 2020 and are subject to customary amortization. The proceeds from the incremental term loan, in addition to borrowings under the revolving credit facility, were used to (a) satisfy and discharge all of Berry Plastics Corporation's outstanding (i) Second Priority Senior Secured Floating Rate Notes due 2014, (ii) First Priority Senior Secured Floating Rate Notes due 2015, (iii) 101/4% Senior Subordinated Notes due 2016 and (iv) 81/4% First Priority Senior Secured Notes due 2015, which, in each case, were called for redemption in February 2013 and the related indentures and (b) pay related fees and expenses. The Company recognized a \$48 million loss on extinguishment of debt related to this debt refinancing.

Interest Rate Swap

In February 2013, the company entered into an interest rate swap transaction to protect \$1 billion of outstanding variable rate term loan debt from future interest rate volatility. The agreement swaps the greater of a three-month variable

LIBOR contract or 1.00% for a fixed three-year rate of 2.355%, with an effective date in May 2016 and expiration in May 2019. In June 2013, the company elected to settle this derivative instrument and received \$16 million as a result of this settlement. The offset is included in Accumulated Other Comprehensive Loss and will be amortized to Interest expense from May 2016 through May 2019, the original term of the swap agreement.

Secondary Public Offerings

In April 2013, we completed a secondary public offering in which certain funds affiliated with Apollo and Graham sold 18,975,000 shares of common stock at \$17.00 per share, which included 2,475,000 shares purchased by the underwriters upon the exercise in full of their option to purchase additional shares. The selling stockholders received proceeds from the offering, which, net of underwriting fees, totaled \$311 million. The Company received no proceeds and incurred fees of \$1 million related to this offering.

In July 2013, we completed a secondary public offering in which certain funds affiliated with Apollo and Graham sold 17,250,000 shares of common stock at \$21.63 per share, which included 2,250,000 shares purchased by the underwriters upon the exercise in full of their option to purchase additional shares. The selling stockholders received proceeds from the offering, which, net of underwriting fees, totaled \$360 million. The Company received no proceeds and incurred fees of \$1 million related to this offering.

Executive Summary

Business. We operate in the following four segments: Rigid Open Top, Rigid Closed Top (together our Rigid Packaging business), Engineered Materials, and Flexible Packaging. The Rigid Packaging business sells primarily containers, foodservice items, closures, overcaps, bottles, prescription containers, and tubes. Our Engineered Materials segment sells primarily specialty tapes, adhesives, pipeline corrosive protection solutions, polyethylene based film products, and waste bags. The Flexible Packaging segment sells primarily high barrier, multilayer film products as well as printed bags and pouches.

Raw Material Trends. Our primary raw material is plastic resin. Polypropylene and polyethylene account for approximately 90% of our plastic resin purchases based on the pounds purchased. Plastic resins are subject to price fluctuations, including those arising from supply shortages and changes in the prices of natural gas, crude oil and other petrochemical intermediates from which resins are produced. The average industry prices, as published in Chem Data, per pound were as follows by fiscal year:

		Polyethylene Butene Film					Polypropylene					
	_	2013		2012		2011		2013		2012		2011
1st quarter	\$.69	\$.70	\$.68	\$.76	\$.79	\$.78
2nd quarter	\$.74		.76		.72	\$.96		.88		.95
3rd quarter	\$.77		.72		.79	\$.84		.85		1.08
4th quarter		_		.68		.73		_		.71		.98

Due to differences in the timing of passing through resin cost changes to our customers on escalator/de-escalator programs, segments are negatively impacted in the short term when plastic resin costs increase and are positively impacted when plastic resin costs decrease. This timing lag in passing through raw material cost changes could affect our results as plastic resin costs fluctuate.

Outlook. The Company is impacted by general economic and industrial growth, plastic resin availability and affordability, and general industrial production. Our business has both geographic and end market diversity, which reduces the effect of any one of these factors on our overall performance. Our results are affected by our ability to pass through raw material cost changes to our customers, improve manufacturing productivity and adapt to volume changes of our customers. We seek to improve our overall profitability by implementing cost reduction programs for our manufacturing, selling and general and administrative expenses. Looking forward to the fourth fiscal quarter of 2013, we believe the demand driven by economic activity will remain similar to the environment we have experienced in the past four quarters. Taking this into account for our September 2013 quarter, and assuming that volumes improve as we are beginning to see warmer weather, we anticipate an improvement in profitability, as defined as adjusted EBITDA less pro forma adjustments, versus the prior year.

Results of Operations

Comparison of the Quarterly Period Ended June 29, 2013 (the "Quarter") and the Quarterly Period Ended June 30, 2012 (the "Prior Quarter")

Net Sales. Net sales decreased from \$1,242 million in the Prior Quarter to \$1,221 million in the Quarter. This decrease is primarily attributed to a volume decline of 2% related to soft customer demand, year-over-year adverse change in weather and reduction in raw material content partially offset by volume gains in certain of our product lines. The following discussion in this section provides a comparison of net sales by business segment.

	(Quarterly P	eriod l	Ended		
	June	29, 2013	Jun	e 30, 2012	\$ Change	% Change
Net sales:						
Rigid Open Top	\$	312	\$	329	\$ (17)	(5%)
Rigid Closed Top		370		374	(4)	(1%)
Rigid Packaging	\$	682	\$	703	\$ (21)	(3 %)
Engineered Materials		351		345	6	2%
Flexible Packaging		188		194	(6)	(3%)
Total net sales	\$	1,221	\$	1,242	\$ (21)	(2%)

Net sales in the Rigid Open Top business decreased from \$329 million in the Prior Quarter to \$312 million in the Quarter as a result of a volume decline of 2% and product realignment of 4% partially offset by net selling price increases of 1%. The volume decline is primarily attributed to the year-over-year adverse change in weather discussed above. Net sales in the Rigid Closed Top business decreased from \$374 million in the Prior Quarter to \$370 million in the Quarter as a result of net selling price decreases of 2% partially offset by volume improvement of 1%. The Engineered Materials business net sales increased from \$345 million in the Prior Quarter to \$351 million in the Quarter as a result of net selling price increases of 1%, product realignment of 4% and acquisition volume related to Stopaq partially offset by a volume decline of 5%. The Engineered Material volume decline was primarily attributed to soft customer demand discussed above partially offset by volume gains in our stretch and custom films products. The Flexible Packaging business net sales decreased from \$194 million in the Prior Quarter to \$188 million in the Quarter as a result of a volume decline of 4% and net selling price decreases of 1% partially offset by acquisition volume attributed to Prime Label. The Flexible Packaging volume decline was primarily attributed to the soft customer demand discussed above partially offset by volume gains in our personal care products.

Operating Income. Operating income increased from \$98 million (8% of net sales) in the Prior Quarter to \$117 million (10% of net sales) in the Quarter. This increase is primarily attributed to \$13 million from the relationship of net selling price to raw material costs, \$1 million decrease in depreciation expense, \$2 million decrease in amortization expense, \$8 million decrease in business integration, \$2 million gain from acquisitions and \$1 million of decreased selling, general and administrative expenses partially offset by \$4 million decline in manufacturing efficiencies and \$4 million from volume declines described above. The following discussion in this section provides a comparison of operating income by business segment

	(Quarterly P	eriod Er	ıded			
	June	29, 2013	June	30, 2012	\$ C	hange	% Change
Operating income:							
Rigid Open Top	\$	35	\$	42	\$	(7)	(17%)
Rigid Closed Top		43		28		15	54%
Rigid Packaging	\$	78	\$	70	\$	8	11%
Engineered Materials		31		25		6	24%
Flexible Packaging		8		3		5	167%
Total operating income	\$	117	\$	98	\$	19	19%

Operating income for the Rigid Open Top business decreased from \$42 million (13% of net sales) in the Prior Quarter to \$35 million (11% of net sales) in the Quarter. This decrease is primarily attributed to \$2 million from volume declines described above, \$4 million decline in operating performance in manufacturing, \$2 million increase of selling, general and administrative expenses, \$2 million increase in business integration expense and \$1 million increase in depreciation and amortization expense partially offset by \$4 million improvement in the relationship of net selling price to raw material costs. Operating income for the Rigid Closed Top business increased from \$28 million (8% of net sales) in the Prior Quarter to \$43 million (12% of net sales) in the Quarter. This increase is primarily attributed to an \$8 million decline in business integration expenses, \$3 million improvement in the relationship of net selling price to raw

material costs, \$1 million from improved volumes described above, \$2 million decline in selling, general and administrative expenses and \$1 decline in depreciation and amortization expense. Operating income for the Engineered Materials business improved from \$25 million (7% of net sales) in the Prior Quarter to \$31 million (9% of net sales) in the Quarter. This increase is primarily attributed to \$4 million improvement in the relationship of net selling price to raw material costs, \$1 million decline in selling, general and administrative expenses, \$2 million gain from acquisitions and \$1 million decline in business integration costs partially offset by \$2 million from volume declines described above. Operating income for the Flexible Packaging business improved from \$3 million (2% of net sales) in the Prior Quarter to \$8 million (4% of net sales) in the Quarter. This improvement is primarily attributed to a \$1 million reduction of business integration expense, \$3 million reduction of depreciation and amortization expense and \$2 million improvement in the relationship of net selling price to raw material costs partially offset by \$1 million from volume declines described above.

Other Expense (Income). Other expense (income) improved by \$2 million of income in the Quarter primarily due to the change in the fair value of derivative instruments.

Interest Expense. Interest expense decreased from \$82 million in the Prior Quarter to \$57 million in the Quarter primarily as the result of the various debt extinguishments that resulted from our incremental term loan capital restructuring and the use of proceeds from our initial public offering.

Income Tax Expense. For the Quarter, we recorded an income tax expense of \$22 million compared to \$7 million in the Prior Quarter. The effective tax rate for the Quarter is impacted by the relative impact of discrete items and certain international entities for which a full valuation allowance is recognized.

Comparison of the Three Quarterly Periods Ended June 29, 2013 (the "YTD") and the Three Quarterly Periods Ended June 30, 2012 (the "Prior YTD")

Net Sales. Net sales decreased from \$3,562 million in the Prior YTD to \$3,443 million in the YTD. This decrease is primarily attributed to lower selling prices of 2% and a volume decline of 2% related to soft customer demand, year-over-year adverse change in weather and reductions in raw material content partially offset by acquisition volume related to Stopaq and Prime Label and volume gains in certain of our product lines. The following discussion in this section provides a comparison of net sales by business segment.

Three Quarterly Periods Ended								
	June 2	9, 2013	Jun	e 30, 2012		\$ Change	% Change	
Net sales:								
Rigid Open Top	\$	828	\$	912	\$	(84)	(9%)	
Rigid Closed Top		1,036		1,085		(49)	(5%)	
Rigid								
Packaging	\$	1,864	\$	1,997	\$	(133)	(7%)	
Engineered Materials		1,030		1,010		20	2%	
Flexible Packaging		549		555		(6)	(1%)	
Total net sales	\$	3,443	\$	3,562	\$	(119)	(3%)	

Net sales in the Rigid Open Top business decreased from \$912 million in the Prior YTD to \$828 million in the YTD as a result of net selling price decreases of 4%, a volume decline of 2% and product realignment of 3%. The volume decline is primarily attributed to the year-over-year adverse change in weather discussed above. Net sales in the Rigid Closed Top business decreased from \$1,085 million in the Prior YTD to \$1,036 million in the YTD as a result of net selling price decreases of 3% and a volume decline of 2%. The volume decline is primarily attributed to general market softness and a reduction in raw material content discussed above. The Engineered Materials business net sales increased from \$1,010 million in the Prior YTD to \$1,030 million in the YTD. The Engineered Material product realignment of 3% and acquisition volume related to Stopaq were partially offset by 2% volume declines attributed to factors discussed above. Net sales in the Flexible Packaging business decreased from \$555 million in the Prior YTD to \$549 million in the YTD as a result of a 2% volume decline attributed to factors discussed above partially offset by acquisition volume related to our Prime Label acquisition.

Operating Income. Operating income increased from \$218 million (6% of net sales) in the Prior YTD to \$296 million (9% of net sales) in the YTD. This increase is primarily attributed to \$23 million from the relationship of net selling price to raw material costs, \$6 million decrease in depreciation expense, \$5 million decrease in amortization expense, \$30 million decrease in business integration, \$3 million of improved manufacturing efficiencies, \$3 million from acquisitions and a non-cash impairment charge of \$17 million in the Prior YTD partially offset by \$9 million from volume declines described above. The following discussion in this section provides a comparison of operating income by business segment.

	Thre	ee Quarterl	y Perio	ds Ended		
	June	29, 2013	Jun	e 30, 2012	\$ Change	% Change
Operating income (loss):						<u> </u>
Rigid Open Top	\$	95	\$	114	\$ (19)	(17%)
Rigid Closed Top		97		57	40	70%
Rigid Packaging	\$	192	\$	171	\$ 21	12%
Engineered Materials		88		48	40	83%
Flexible Packaging		16		(1)	 17	1700%
Total operating income	\$	296	\$	218	\$ 78	36%

Operating income for the Rigid Open Top business decreased from \$114 million (13% of net sales) in the Prior YTD to \$95 million (11% of net sales) in the YTD. This decrease is primarily attributed to a \$1 million decline in the relationship of net selling price to raw material costs, \$4 million from volume declines described above, \$5 million decline in operating performance in manufacturing, \$5 million increase of selling, general and administrative expenses primarily attributed to costs associated with new product innovation, \$2 million increase in business integration expenses and \$2 million increase in depreciation and amortization expense. Operating income for the Rigid Closed Top business increased from \$57 million (5% of net sales) in the Prior YTD to \$97 million (9% of net sales) in the YTD. This increase is primarily attributed to a \$26 million decline in business integration expenses, \$7 million improvement in the relationship of net selling price to raw material costs, \$3 million reduction of depreciation and amortization expense, \$2 million of improved operating performance in manufacturing and by \$3 million decrease in selling, general and administrative expenses partially offset \$2 million from volume declines described above. Operating income for the Engineered Materials business improved from \$48 million (5% of net sales) in the Prior YTD to \$88 million (9% of net sales) in the YTD. This increase is primarily attributed to a \$17 million non-cash impairment in the Prior YTD, \$2 million from acquisitions, \$13 million improvement in the relationship of net selling price to raw material costs, \$6 million of improved operating performance in manufacturing, \$4 million decrease in selling, general and administrative expenses and \$3 million decrease in depreciation and amortization expense partially offset by \$3 million increase in business integration and \$2 million from volume declines described above. Operating loss for the Flexible Packaging business improved from \$1 million loss (0% of net sales) in the Prior YTD to operating income of \$16 million (3% of net sales) in the YTD. This improvement is primarily attributed to a \$9 million reduction of business integration expense, \$6 million reduction of depreciation and amortization expense, \$1 million from acquisitions and a \$4 million improvement in the relationship of net selling price to raw material costs partially offset by \$2 million increase of selling, general and administrative expenses and \$1 million from volume declines described above.

Debt Extinguishment. Debt extinguishment was \$64 million during the YTD as a result of loss on extinguishment of debt attributed to \$37 million of call premium and penalties, \$19 million of deferred financing fees and \$8 million of debt discount related to the debt extinguishment that resulted from our incremental term loan capital restructuring and the use of the proceeds from our initial public offering.

Other Income. Other income increased from \$1 million in the Prior YTD to \$6 million in the YTD. The change is primarily related to the change in the fair value of derivative instruments.

Interest Expense. Interest expense decreased from \$247 million in the Prior YTD to \$188 million in the YTD primarily as the result of the interest savings that resulted from our incremental term loan capital restructure and initial public offering.

Income Tax Expense. For the YTD, we recorded an income tax expense of \$19 million or an effective tax rate of 38% compared to an income tax benefit of \$8 million or an effective tax rate of 26% in the Prior YTD. The effective tax rate for the YTD is impacted by the relative impact of discrete items and certain international entities for which a full valuation allowance is recognized.

Liquidity and Capital Resources

Senior Secured Credit Facility

The Company's senior secured credit facilities consist of \$2.5 billion term loan and \$650 million asset based revolving line of credit ("Credit Facility"). \$1.1 billion of the term loan matures in April 2015, \$1.4 billion of the term loan matures in February 2020 and the revolving line of credit matures in June 2016, subject to certain conditions. The availability under the revolving line of credit is the lesser of \$650 million or based on a defined borrowing base which is calculated based on available accounts receivable and inventory. The revolving line of credit allows up to \$130 million of letters of credit to be issued instead of borrowings under the revolving line of credit. At June 29, 2013, the Company had no outstanding balance on the revolving credit facility, \$43 million outstanding letters of credit and a \$68 million borrowing base reserve providing unused borrowing capacity of \$539 million under the revolving line of credit. The Company was in compliance with all covenants as of June 29, 2013.

Our fixed charge coverage ratio, as defined in the revolving credit facility, is calculated based on a numerator consisting of adjusted EBITDA less pro forma adjustments, income taxes paid in cash and capital expenditures, and a denominator consisting of scheduled principal payments in respect of indebtedness for borrowed money, interest expense and certain distributions. We are obligated to sustain a minimum fixed charge coverage ratio of 1.0 to 1.0 under the revolving credit facility at any time when the aggregate unused capacity under the revolving credit facility is less than 10% of the lesser of the revolving credit facility commitments and the borrowing base (and for 10 business days following the date upon which availability exceeds such threshold) or during the continuation of an event of default. At June 29, 2013, the Company had unused borrowing capacity of \$539 million under the revolving credit facility and thus was not subject to the minimum fixed charge coverage ratio covenant. Our fixed charge ratio was 1.9 to 1.0 at June 29, 2013.

Despite not having financial maintenance covenants, our debt agreements contain certain negative covenants. The failure to comply with these negative covenants could restrict our ability to incur additional indebtedness, effect acquisitions, enter into certain significant business combinations, make distributions or redeem indebtedness. The term loan facility contains a negative covenant first lien secured leverage ratio covenant of 4.0 to 1.0 on a pro forma basis for a proposed transaction, such as an acquisition or incurrence of additional first lien debt. Our first lien secured leverage ratio was 3.2 to 1.0 at June 29, 2013.

A key financial metric utilized in the calculation of the first lien leverage ratio is Adjusted EBITDA as defined in the Company's senior secured credit facilities. The following table reconciles our Adjusted EBITDA for the four quarters and quarterly period ended June 29, 2013 to net income:

	June 29, 2013					
	Qı	Four uarters Ended	Quarterly Period Ended			
Adjusted EBITDA	\$	811	\$ 209			
Net interest expense		(269)	(57)			
Depreciation and amortization		(351)	(86)			
Income tax expense		(28)	(22)			
Business optimization and other expense		(19)	(2)			
Restructuring and impairment		(8)	(1)			
Extinguishment of debt		(64)	-			
Pro forma acquisitions		(4)	-			
Unrealized cost savings		(14)	(1)			
Net income	\$	54	\$ 40			
Cash flow from operating activities	\$	498	\$ 132			
Net additions to property, plant, and equipment		(216)	(69)			
Adjusted free cash flow	\$	282	\$ 63			
Cash flow from investing activities		(240)	(73)			
Cash flow from financing activities		(271)	(49)			

While the determination of appropriate adjustments in the calculation of Adjusted EBITDA is subject to interpretation under the terms of the Credit Facility, management believes the adjustments described above are in accordance with the covenants in the Credit Facility. Adjusted EBITDA should not be considered in isolation or construed as an alternative to our net income (loss) or other measures as determined in accordance with GAAP. In addition, other companies in our industry or across different industries may calculate bank covenants and related definitions differently than we do, limiting the usefulness of our calculation of Adjusted EBITDA as a comparative measure.

Tax Receivable Agreement

The Company expects to pay between \$300 million and \$350 million in related to the TRA over the next five years with \$52 million projected to be paid during the next twelve months. The payment range is based on the Company's assumptions using various items, including valuation analysis and current tax law. Payments under the TRA are not conditioned upon the parties' continued ownership of the Company. The Company had made \$5 million of payments related to the TRA as of June 29, 2013.

Our contractual cash obligations at the end of fiscal 2012, giving effect to our initial public offering in October 2012 and the debt restructuring we completed in February 2013, are summarized in the following table.

	Payments due by period as of the end of fiscal 2012								12	
		Total	_	< 1 year	1-	-3 years	4-	5 years	>	5 years
Long-term debt, excluding capital leases	\$	3,964	\$	23	\$	1,189	\$	115	\$	2,637
Capital leases (a)		104		30		50		17		7
Fixed interest rate payments (b)		1,109		170		256		319		364
Variable interest rate payments (c)		293		52		136		47		58
Operating leases		289		46		68		56		119
Funding of pension and other postretirement										
obligations (d)		8		8		_		_		_
Total contractual cash obligations	\$	5,767	\$	329	\$	1,699	\$	554	\$	3,185

- (a) Includes anticipated interest of \$17 over the life of the capital leases.
- (b) Includes variable rate debt subject to interest rate swap agreements.
- (c) Based on applicable interest rates in effect end of fiscal 2012.
- (d) Pension and other postretirement contributions have been included in the above table for the next year. The amount is the estimated contributions to our defined benefit plans. The assumptions used by the actuary in calculating the projection includes weighted average return on pension assets of approximately 8% for 2012. The estimation may vary based on the actual return on our plan assets. See Note 9 to the Consolidated or Combined Financial Statements in our prospectus filed on April 16, 2013 for more information on these obligations.

Cash Flows

Net cash provided by operating activities increased from \$278 million in the Prior YTD to \$297 million in the YTD. The change is primarily attributed to improved operating performance and the sale of an interest rate hedge partially offset by additional working capital due to higher raw material costs.

Net cash used in investing activities decreased from \$213 million in the Prior YTD to \$198 million in the YTD primarily as a result of a decline in acquisition activity partially offset by increased capital expenditures. Our capital expenditures are forecasted at \$230 million for fiscal 2013 and will be funded from cash flows from operating activities and existing liquidity.

Net cash used in financing activities was \$68 million in the Prior YTD compared to \$160 million in the YTD. The YTD change is primarily attributed to proceeds we raised in our initial public offering and incremental term loan capital restructure, which we utilized to repurchase the 11% Senior Subordinated Notes, Second Priority Senior Secured Floating Rate Notes, First Priority Senior Secured Floating Rate Notes, 101/4% Senior Subordinated and 81/4% First Priority Senior Secured Notes.

Based on our current level of operations, we believe that cash flow from operations and available cash, together with available borrowings under our senior secured credit facilities, will be adequate to meet our short-term liquidity needs over the next twelve months. We base such belief on historical experience and the funds available under the revolving credit facility. However, we cannot predict our future results of operations and our ability to meet our obligations involves numerous risks and uncertainties, including, but not limited to, those described in the "Risk Factors" section of our Form 10-K filed with the SEC for the fiscal year ended September 29, 2012. In particular, increases in the cost of resin which we are unable to pass through to our customers on a timely basis or significant acquisitions could severely impact our liquidity.

Item 3. Quantitative and Qualitative Disclosures about Market Risk

Interest Rate Sensitivity

We are exposed to market risk from changes in interest rates primarily through our senior secured credit facilities, senior secured first priority notes and second priority senior secured notes. Our senior secured credit facilities are comprised of (i) a \$2.6 billion term loan and (ii) a \$650 million revolving credit facility. At June 29, 2013, the Company had no outstanding balance on the revolving credit facility. The net outstanding balance of the term loan was \$2.5 billion at June 29, 2013. Borrowings under our senior secured credit facilities bear interest, at our option, at either an alternate base rate or an adjusted LIBOR rate for a one-, two-, three- or six month interest period, or a nine- or twelve-

month period, if available to all relevant lenders, in each case, plus an applicable margin. The alternate base rate is the mean the greater of (i) in the case of our term loan, Credit Suisse's prime rate or, in the case of our revolving credit facility, Bank of America's prime rate and (ii) one-half of 1.0% over the weighted average of rates on overnight Federal Funds as published by the Federal Reserve Bank of New York. At June 29, 2013, the LIBOR rate of 0.27% was applicable to the term loan and second priority senior secured floating rate notes. A 0.25% change in LIBOR would not have a material impact on our interest expense.

In November 2010, the Company entered into two separate interest rate swap transactions to protect \$1 billion of the outstanding variable rate term loan debt from future interest rate volatility. The first agreement had a notional amount of \$500 and became effective in November 2010. The agreement swaps three month variable LIBOR contracts for a fixed three year rate of 0.8925% and expires in November 2013. The second agreement had a notional amount of \$500 and became effective in December 2010. The agreement swaps three month variable LIBOR contracts for a fixed three year rate of 1.0235% and expires in November 2013. The counterparties to these agreements are with global financial institutions. In August 2011, the Company began utilizing 1-month LIBOR contracts for the underlying senior secured credit facility. The Company's change in interest rate selection caused the Company to lose hedge accounting on both of the interest rate swaps. The Company recorded subsequent changes in fair value in the Consolidated Statement of Operations and will amortize the unrealized losses to Interest expense through the end of the respective swap agreements. A .25% change in LIBOR would not have a material impact on the fair value of the interest rate swaps.

In February 2013, the Company entered into an interest rate swap transaction to manage cash flow variability associated with \$1 billion of outstanding variable rate term loan debt (the "2013 Swaps"). The agreement swaps the greater of a three-month variable LIBOR contract or 1.00% for a fixed three-year rate of 2.355%, with an effective date in May 2016 and expiration in May 2019. In June 2013, the Company elected to settle this derivative instrument and received \$16 million as a result of this settlement. The offset is included in Accumulated Other Comprehensive Loss and will be amortized to Interest expense from May 2016 through May 2019, the original term of the swap agreement.

Resin Cost Sensitivity

We are exposed to market risk from changes in plastic resin prices that could impact our results of operations and financial condition. Our plastic resin purchasing strategy is to deal with only high-quality, dependable suppliers. We believe that we have maintained strong relationships with these key suppliers and expect that such relationships will continue into the foreseeable future. The resin market is a global market and, based on our experience, we believe that adequate quantities of plastic resins will be available at market prices, but we can give you no assurances as to such availability or the prices thereof. If the price of resin increased or decreased by 5% it would result in a material change to our cost of goods sold.

Item 4. Controls and Procedures

(a) Evaluation of disclosure controls and procedures.

Under applicable SEC regulations, management of a reporting company, with the participation of the principal executive officer and principal financial officer, must periodically evaluate the company's "disclosure controls and procedures," which are defined generally as controls and other procedures of a reporting company designed to ensure that information required to be disclosed by the reporting company in its periodic reports filed with the commission (such as this Form 10-Q) is recorded, processed, summarized, and reported on a timely basis.

The Company's management, with the participation of the Chief Executive Officer and the Chief Financial Officer, carried out an evaluation of the effectiveness of the design and operation of the disclosure controls and procedures as of June 29, 2013. Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that, as of June 29, 2013, the design and operation of our disclosure controls and procedures were effective at the reasonable assurance level.

(b) Changes in internal controls.

There were no changes in our internal control over financial reporting that occurred during the quarter ended June 29, 2013 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

Part II. Other Information

Item 1. Legal Proceedings

There have been no material changes in legal proceedings from the items disclosed in our Form 10-K filed with the Securities and Exchange Commission for the fiscal year ended September 29, 2012.

Item 1A. Risk Factors

You should carefully consider the risks described in our Form 10-K filed with the SEC for the fiscal year ended September 29, 2012, including those under the heading "Risk Factors" and other information contained in this Quarterly Report before investing in our securities. Realization of any of these risks could have a material adverse effect on our business, financial condition, cash flows and results of operations. There were no material changes in the Company's risk factors since described in our Form 10-K filed with the SEC for the fiscal year ended September 29, 2012.

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

Not Applicable

Item 3. Defaults Upon Senior Securities

Not Applicable

Item 4. Mine Safety Disclosures

Not Applicable

Item 5. Other Information

Not Applicable

Item 6.	Exhibits	

- Rule 13a-14(a)/15d-14(a) Certification of the Chief Executive Officer
 Rule 13a-14(a)/15d-14(a) Certification of the Chief Financial Officer
 Section 1350 Certification of the Chief Executive Officer
- 32.2 Section 1350 Certification of the Chief Financial Officer

SIGNATURE

Pursuant to the requirements of the Securities Exchange Athereunto duly authorized.	Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned
Berry Plastics Group, Inc.	
August 6, 2013	
By: /s/ James M. Kratochvil	
James M. Kratochvil	Chief Financial Officer (Principal Financial and Accounting Officer)

CHIEF EXECUTIVE OFFICER CERTIFICATION

- I, Jonathan D. Rich, Chairman and Chief Executive Officer of Berry Plastics Group, Inc., certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Berry Plastics Group, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):

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- (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and
- (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: August 6, 2013 /s/ Jonathan D. Rich
Jonathan D. Rich

Chairman and Chief Executive Officer

CHIEF FINANCIAL OFFICER CERTIFICATION

- I, James M. Kratochvil, Chief Financial Officer of Berry Plastics Group, Inc., certify that:
- 1. I have reviewed this quarterly report on Form 10-Q of Berry Plastics Group, Inc. (the "Registrant");
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this report;
- 4. The Registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:
- (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this annual report is being prepared;
- (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
- (c) Evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
- (d) Disclosed in this report any change in the Registrant's internal control over financial reporting that occurred during the Registrant's most recent fiscal quarter (the Registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the Registrant's internal control over financial reporting; and
- 5. The Registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's board of directors (or persons performing the equivalent functions):

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

(a) Any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

Date: August 6, 2013 James M. Kratochvil /s/ James M. Kratochvil

Chief Financial Officer (Principal Financial and Accounting Officer)

CERTIFICATION OF THE CHIEF EXECUTIVE OFFICER 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 quarterly report of Berry Plastics Group, Inc. (the "Registrant") on Form 10-Q for the quarter ended June 29, 2013, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Jonathan D. Rich, Chairman and Chief Executive Officer of the Registrant, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

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

/s/ Jonathan D. Rich
Jonathan D. Rich
Chairman and Chief Executive Officer

Date: August 6, 2013

CERTIFICATION OF THE CHIEF FINANCIAL OFFICER 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 quarterly report of Berry Plastics Group, Inc. (the "Registrant") on Form 10-Q for the quarter ended June 29, 2013, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, James M. Kratochvil, the Executive Vice-President, Chief Financial Officer, Secretary and Assistant Treasurer of the Registrant, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that, to my knowledge:

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

/s/ James M. Kratochvil

James M. Kratochvil

Chief Financial Officer (Principal Financial and Accounting Officer)

Date: August 6, 2013