UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

	FORM 10-Q
One)	
QUARTERLY REP EXCHANGE ACT (ORT PURSUANT TO SECTION 13 OR 15 (d) OF THE SECURITIES OF 1934
	For The Quarterly Period Ended June 30, 2014 OR

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

For the transition period from to Commission File Number 1-7573

PARKER DRILLING COMPANY

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation or organization)

(Mark One)

 $|\mathsf{X}|$

73-0618660 (I.R.S. Employer Identification No.)

5 Greenway Plaza, Suite 100, Houston, Texas (Address of principal executive offices)

77046 (Zip code)

(281) 406-2000	
(Registrant's telephone number, including area code)	

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

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

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

Large accelerated filer		Accelerated filer		X
Non-accelerated filer	\square (Do not check if a smaller reporting company)	Smaller reporting	company	
Indicate by check mark wheth	her the registrant is a shell company (as defined in Rule 12b-2 of the	ne Exchange Act).	Yes □	No ⊠
As of August 4, 2014 there w	rere 121,742,165 common shares outstanding.			

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PART I. FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATED CONDENSED BALANCE SHEETS (Dollars in Thousands)

	June 30, 2014	D	ecember 31, 2013
	(Unaudited)		
ASSETS			
Current assets:			
Cash and cash equivalents	\$ 86,446	\$	148,689
Accounts and notes receivable, net of allowance for bad debts of \$11,137 and \$12,853 at June 30, 2014 and December 31, 2013	258,578		257,889
Rig materials and supplies	45,501		41,781
Deferred costs	9,621		13,682
Deferred income taxes	8,876		9,940
Other tax assets	23,871		24,079
Other current assets	26,708		23,223
Total current assets	459,601		519,283
Property, plant and equipment less accumulated depreciation and amortization of \$1,180,485 and			
\$1,136,024 at June 30, 2014 and December 31, 2013	906,099		871,356
Debt issuance costs	13,088		14,208
Deferred income taxes	121,483		102,420
Other noncurrent assets	 23,705		27,489
Total assets	\$ 1,523,976	\$	1,534,756
LIABILITIES AND STOCKHOLDERS' EQUITY			
Current liabilities:			
Current portion of long-term debt	\$ 10,000	\$	25,000
Accounts payable and accrued liabilities	180,702		174,886
Accrued income taxes	10,567		7,266
Total current liabilities	201,269		207,152
Long-term debt	610,000		628,781
Other long-term liabilities	20,357		26,914
Long-term deferred tax liability	47,915		38,767
Contingencies (Note 10)	_		_
Stockholders' equity:			
Common stock	20,275		20,075
Capital in excess of par value	663,369		657,349
Accumulated deficit	(44,484)		(47,616)
Accumulated other comprehensive income	1,931		1,888
Total controlling interest stockholders' equity	641,091		631,696
Noncontrolling interest	3,344		1,446
Total equity	644,435		633,142
Total liabilities and stockholders' equity	\$ 1,523,976	\$	1,534,756

(Dollars in Thousands, Except Per Share Data) (Unaudited)

		Three Months l	End	led June 30,	Six Months E	nde	d June 30,
		2014		2013	2014		2013
Revenues	\$	254,234	\$	225,954	\$ 483,459	\$	393,090
Expenses:							
Operating expenses		174,569		143,401	340,594		260,147
Depreciation and amortization		36,180		32,280	70,517		61,792
		210,749		175,681	411,111		321,939
Total operating gross margin		43,485		50,273	72,348		71,151
General and administration expense		(7,007)		(22,203)	(15,971)		(35,049)
Gain on disposition of assets, net		1,019		517	890		1,665
Total operating income		37,497		28,587	57,267		37,767
Other income and (expense):							
Interest expense		(10,599)		(10,741)	(22,638)		(20,747)
Interest income		88		2,203	120		2,262
Loss on extinguishment of debt		(479)		_	(30,152)		_
Change in fair value of derivative positions		_		17	_		54
Other		1,032		(459)	1,927		(661)
Total other expense		(9,958)		(8,980)	(50,743)		(19,092)
Income before income taxes		27,539		19,607	6,524		18,675
Income tax expense		11,702		11,233	3,079		9,729
Net income		15,837		8,374	3,445		8,946
Less: Net income attributable to noncontrolling interest		156		93	313		73
Net income attributable to controlling interest	\$	15,681	\$	8,281	\$ 3,132	\$	8,873
Basic earnings per share	\$	0.13	\$	0.07	\$ 0.03	\$	0.07
Diluted earnings per share	\$	0.13	\$	0.07	\$ 0.03	\$	0.07
Number of common shares used in computing earnings per share:							
Basic	1	121,078,359		119,483,780	120,726,004		119,177,431
Diluted	1	122,764,247		121,860,011	122,586,056		121,498,223

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (Dollars in Thousands) (Unaudited)

	Three Months Ended June 30,				onths Ended une 30,		
	2014	2013		2013 2014		2014 2	
Comprehensive income:							
Net income	\$ 15,837	\$	8,374	\$	3,445	\$	8,946
Other comprehensive income (loss), net of tax:							
Currency translation difference on related borrowings	336		(965)		(468)		(965)
Currency translation difference on foreign currency net investments	(188)		401		511		401
Total other comprehensive income (loss), net of tax:	148		(564)		43		(564)
Comprehensive income	15,985		7,810		3,488		8,382
Comprehensive (income) attributable to noncontrolling interest	(80)		(30)		(234)		(30)
Comprehensive income attributable to controlling interest	\$ 15,905	\$	7,780	\$	3,254	\$	8,352

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

(Dollars in Thousands) (Unaudited)

		Six Months E	nded	June 30,
		2014		2013
Cash flows from operating activities:				
Net income	\$	3,445	\$	8,946
Adjustments to reconcile net income to net cash flows from operating activities:				
Depreciation and amortization		70,517		61,792
Loss on extinguishment of debt		30,152		_
(Gain) loss on disposition of assets		(890)		(1,665
Deferred income tax benefit		(8,358)		1,800
Expenses not requiring cash		8,748		7,989
Changes in current assets and liabilities, net of effects of acquisition				
Change in accounts receivable		(1,066)		(32,285
Change in other assets		(777)		6,711
Change in accrued income taxes		(3,987)		2,179
Change in liabilities		5,789		(9,543
Net cash provided by operating activities		103,573		45,924
Cash flows from investing activities:				
Capital expenditures		(106,188)		(63,537
Proceeds from the sale of assets		3,346		2,901
Acquisition of ITS, net of cash acquired		_		(117,991
Net cash used in investing activities		(102,842)		(178,627
Cash flows from financing activities:				
Proceeds from issuance of debt		400,000		125,000
Repayments of long term debt		(425,000)		_
Repayments of term loan		(5,000)		(5,000
Payments of debt issuance costs		(7,425)		(5,386
Payments of debt extinguishment costs		(26,214)		
Excess tax benefit (expense) from stock based compensation		665		(189
Net cash used in financing activities		(62,974)		114,425
		, , ,		
Net decrease in cash and cash equivalents		(62,243)		(18,278)
Cash and cash equivalents, beginning of year		148,689		87,886
Cash and cash equivalents, end of period	\$	86,446	\$	69,608
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Cumplemental each flow information.				
Supplemental cash flow information:	¢.	21 215	¢	21 022
Interest paid	\$	21,315	\$	21,823
Income taxes paid	\$	13,673	\$	8,585

PARKER DRILLING COMPANY AND SUBSIDIARIES

NOTES TO THE UNAUDITED CONSOLIDATED CONDENSED FINANCIAL STATEMENTS

Note 1 - General

In the opinion of the management of Parker Drilling Company (Parker Drilling or the Company), the accompanying unaudited consolidated condensed financial statements reflect all adjustments normally recurring which we believe are necessary for a fair presentation of: (1) Parker Drilling's financial position as of June 30, 2014 and December 31, 2013, (2) Parker Drilling's results of operations for the three and six month periods ended June 30, 2014 and 2013, (3) Parker Drilling's consolidated condensed statement of comprehensive income for the three and six month periods ended June 30, 2014 and 2013, and (4) Parker Drilling's cash flows for the six month periods ended June 30, 2014 and 2013. Results for the six month period ended June 30, 2014 are not necessarily indicative of the results that will be realized for the year ending December 31, 2014. The financial statements should be read in conjunction with our Annual Report on Form 10-K for the year ended December 31, 2013.

Nature of Operations — Parker Drilling, together with its subsidiaries, is an international provider of contract drilling and drilling-related services and rental tools. We have operated in over 50 countries since beginning operations in 1934, making us among the most geographically experienced drilling contractors and rental tools providers in the world. We currently have operations in 24 countries. We own and operate drilling rigs and drilling-related equipment and also perform drilling-related services, referred to as operations and maintenance (O&M) services, for customer-owned drilling rigs on a contracted basis. We have extensive experience and expertise in drilling geologically difficult wells and in managing the logistical and technological challenges of operating in remote, harsh and ecologically sensitive areas. Our rental tools business supplies premium equipment to operators on land and offshore in the United States (U.S.) and select international markets. We have significant knowledge of the equipment needs of drilling operators and the logistical and product quality requirements of an effective rental tools supplier. We believe we are industry leaders in quality, health, safety and environmental practices.

Our business is currently comprised of five operating segments: Rental Tools, U.S. Barge Drilling, U.S. Drilling, International Drilling, and Technical Services. Our rental tools business provides premium rental tools and services for land and offshore oil and natural gas drilling, workover and production applications. Tools we provide include drill collars, standard and heavy-weight drill pipe, tubing, standard and high-torque connections, pressure control equipment including blow-out preventers, and equipment for fishing services. In addition, we also supply services including fishing, tubular running, inspection and machine shop. Our U.S. barge drilling business operates barge rigs that drill for oil and natural gas in the shallow waters in and along the inland waterways and coasts of Louisiana, Alabama, and Texas. Our U.S. drilling business primarily consists of two new-design arctic-class drilling rigs in Alaska intended to address the challenges presented by the remote location, harsh climate and sensitive environment that characterize the Alaskan North Slope in addition to O&M work in support of ExxonMobil's Santa Ynez Unit offshore platform operations located in the Channel Islands region of California. Our international drilling business includes operations related to Parker-owned and customer-owned rigs. We provide O&M and other project management services, such as labor, maintenance, and logistics for operators who own their own drilling rigs, but choose Parker Drilling to operate the rigs for them. Our Technical Services business includes engineering and related project services during concept development, pre-FEED (Front End Engineering Design) and FEED phases of customer-owned drilling facility projects. During the engineering, procurement, construction, installation and commissioning (EPCIC) phases of these projects, we provide project management and procurement services focusing primarily on drilling equipment and drilling systems.

During the second quarter of 2014 we acquired a 1500 horsepower posted barge rig for our Gulf of Mexico drilling fleet for a purchase price of \$12.25 million using cash on hand. At June 30, 2014, our marketable rig fleet consisted of 14 barge drilling rigs, including the recently acquired rig, and 23 land rigs located in the United States, Latin America and the Europe, Middle East, and Asia regions.

Consolidation — The consolidated condensed financial statements include the accounts of the Company and subsidiaries in which we exercise control or have a controlling financial interest, including entities, if any, in which the Company is allocated a majority of the entity's losses or returns, regardless of ownership percentage. If a subsidiary of Parker Drilling has a 50 percent interest in an entity but Parker Drilling's interest in the subsidiary or the entity does not meet the consolidation criteria described above, then that interest is accounted for under the equity method.

Reclassifications — Certain reclassifications have been made to prior period amounts to conform to the current period presentation. These reclassifications did not materially affect our consolidated financial results.

Noncontrolling Interest — We apply accounting standards related to noncontrolling interests for ownership interests in our subsidiaries held by parties other than Parker Drilling. The entities that comprise the noncontrolling interest include Primorsky Drill Rig Services B.V., ITS Arabia Limited, and International Tubular Services - Egypt SAE. We report noncontrolling interest

as equity on the consolidated balance sheets and report net income (loss) attributable to controlling interest and to noncontrolling interest separately on the consolidated statements of operations.

Revenue Recognition — Contract drilling revenues and expenses, comprised of daywork drilling contracts, call-outs against master service agreements and engineering and related project service contracts, are recognized as services are performed and collection is reasonably assured. For certain contracts, we receive payments contractually designated for the mobilization of rigs and other drilling equipment. Mobilization payments received, and direct costs incurred for the mobilization, are deferred and recognized over the primary term of the related drilling contract; however, costs incurred to relocate rigs and other drilling equipment to areas in which a contract has not been secured are expensed as incurred. For contracts accounted for under the milestone method of revenue recognition, revenue is recognized on achievement of specified procurement coordination and delivery events regarding our customer's newly manufactured drilling rig. Reimbursements received for out-of-pocket expenses are recorded as both revenues and direct costs. For contracts that are terminated prior to the specified term, early termination payments received by us are recognized as revenues when all contractual requirements are met. Revenues from rental activities are recognized ratably over the rental term which is generally less than six months.

Reimbursable Costs — The Company recognizes reimbursements received for out-of-pocket expenses incurred as revenues and accounts for out-of-pocket expenses as direct operating costs. Such amounts totaled \$21.8 million and \$15.4 million during the second quarters of 2014 and 2013, respectively and \$38.2 million and \$30.3 million for the six months ended June 30, 2014, and 2013, respectively. Additionally, the Company typically receives a nominal handling fee, which is recognized as earned revenues in our consolidated statement of operations.

Use of Estimates — The preparation of financial statements in accordance with accounting policies generally accepted in the United States (U.S. GAAP) requires us to make estimates and assumptions that affect our reported amounts of assets and liabilities, our disclosure of contingent assets and liabilities at the date of the financial statements, and our revenue and expenses during the periods reported. Estimates are typically used when accounting for certain significant items such as legal or contractual liability accruals, mobilization and deferred mobilization, self-insured medical/dental plans, income taxes and valuation allowance, and other items requiring the use of estimates. Estimates are based on a number of variables which may include third party valuations, historical experience, where applicable, and assumptions that we believe are reasonable under the circumstances. Due to the inherent uncertainty involved with estimates, actual results may differ from management estimates.

Purchase price allocation — We allocate the purchase price of an acquired business to its identifiable assets and liabilities based on estimated fair values at the transaction date. Transaction and integration costs associated with an acquisition are expensed as incurred. The excess of the purchase price over the amount allocated to the assets and liabilities, if any, is recorded as goodwill. We use all available information to estimate fair values, including quoted market prices, the carrying value of acquired assets, and widely accepted valuation techniques such as discounted cash flows. We typically engage third-party appraisal firms to assist in fair value determination of inventories, identifiable intangible assets, and any other significant assets or liabilities. Judgments made in determining the estimated fair value assigned to each class of assets acquired and liabilities assumed, as well as asset lives, can materially impact our results of operations.

Intangible Assets – Definite-lived intangible assets acquired and recorded in the acquisition of International Tubular Services Limited and certain of its affiliates (collectively, ITS) and other related assets (the ITS Acquisition) in 2013 primarily relate to trade names, customer relationships, and developed technology. Our intangibles are being amortized over a weighted average period of approximately three years. See Note 2 - Acquisition of ITS for further discussion of the ITS Acquisition and fair value estimates.

Concentrations of Credit Risk — Financial instruments that potentially subject the Company to concentrations of credit risk consist primarily of trade receivables with a variety of national and international oil and gas companies. We generally do not require collateral on our trade receivables.

At June 30, 2014 and December 31, 2013, we had deposits in domestic banks in excess of federally insured limits of approximately \$42.8 million and \$104.3 million, respectively. In addition, as of June 30, 2014 and December 31, 2013, we had deposits in foreign banks, which were not insured of \$51.0 million and \$50.1 million, respectively.

Our customer base primarily consists of major, independent, national and international oil and gas companies and integrated service providers. We depend on a limited number of significant customers. Our largest customer, Exxon Neftegas Limited (ENL), constituted 17.9% of our revenues for the six months ended June 30, 2014. Each of our segments depends on a limited number of key customers and the loss of any one or more key customers could have a material adverse effect on a segment.

Note 2 - Acquisition of ITS

On April 22, 2013 we acquired ITS for an initial purchase price of \$101 million paid at the closing of the ITS Acquisition. An additional \$24 million was deposited into an escrow account, which is payable to the seller or to us, as the case may be, in accordance with the ITS Acquisition agreement (the Acquisition Agreement). As of June 30, 2014, \$7 million of the escrow funds had been released to the seller. Additionally, in April 2014 we received \$1.5 million from escrow related to the ITS Acquisition. This was recorded as a reduction to general and administrative expense on our consolidated condensed statement of operations for the three and six-month periods ended June 30, 2014.

Fair value of Consideration Transferred

The following details the fair value of the consideration transferred to effect the ITS Acquisition:

Dollars in thousands	
Cash paid to, or on behalf of, ITS and its equity holders	\$ 101,000
Cash deposited in escrow	19,000
Fair value of contingent consideration deposited in escrow for assets not acquired (1)	5,000
Total fair value of the consideration transferred	\$ 125,000

(1) Based on the terms of the Acquisition Agreement, \$5 million of the \$24 million in escrow to be paid to the seller is contingent upon certain future liabilities that could become due by ITS in certain jurisdictions. Any payments in relation to these liabilities will be deducted from the \$5 million escrow amount and the net balance of the escrow will be paid to the seller. We estimate that the entire \$5 million in escrow will be paid to the seller, and therefore, the estimated fair value of the consideration in escrow related to these liabilities is \$5 million. Any changes to the fair value of the contingent consideration in the future of less than \$5 million will result in recording a receivable from escrow. The receivable will be recorded at fair value. We do not expect to recover any amount from escrow related to the contingent consideration; therefore, as of June 30, 2014, the fair value of the receivable was zero.

Allocation of Consideration Transferred to Net Assets Acquired

We have finalized the determination of the fair values of the assets acquired and liabilities assumed as set forth below. The acquired assets and assumed liabilities were subject to adjustment during a one-year measurement period subsequent to the ITS Acquisition as permitted under GAAP. The estimated fair values of certain assets and liabilities, primarily receivables, intangible assets, property, plant and equipment, taxes, contingencies and noncontrolling interests required judgments and assumptions that resulted in adjustments made to these estimates during the measurement period. The measurement period adjustments were recorded to reflect new information obtained about facts and circumstances existing as of the ITS Acquisition and did not result from subsequent intervening events.

The following details the allocation of consideration transferred to net assets acquired in the ITS Acquisition:

Dollars in thousands	Ap	ril 22, 2013
Cash and cash equivalents	\$	7,009
Accounts and notes receivable, net (1)		48,184
Other current assets		1,803
Accounts payable and accrued liabilities (2)		(35,156)
Accrued income taxes		(1,251)
Working capital excluding rig materials and supplies		20,589
Rig materials and supplies		11,514
Property, plant and equipment, net (3)		72,935
Investment in joint venture		4,134
Other noncurrent assets	<u> </u>	2,818
Total tangible assets		111,990
Deferred income tax assets - current (4)		222
Deferred income tax assets - noncurrent (4)		11,640
Intangible assets (5)		8,500
Total assets acquired		132,352
Other long-term liabilities		(211)
Long-term deferred tax liability		(2,796)
Net assets acquired		129,345
Less: Noncontrolling interest (6)		(4,345)
Total consideration transferred	\$	125,000

- (1) Our provisional allocation included \$54.7 million of gross contractual accounts receivable. During the 2013 fourth quarter, adjustments of \$1.2 million were recorded as of December 31, 2013 resulting in final fair value of gross accounts receivable of \$55.9 million. These adjustments were recorded to reflect recognition of receivables for revenue earned prior to the acquisition date. Additionally, the initial allocation included \$5.9 million of allowance for doubtful accounts. During the 2014 first quarter, we recorded an additional \$1.9 million allowance to reserve against receivables that existed as of the acquisition date and were deemed to be uncollectible based on new information obtained during the measurement period that existed at the time of acquisition.
- (2) Our provisional allocation included \$39.2 million of accounts payable and accrued liabilities. During the 2013 third quarter we recorded a reclassification of \$4.0 million to reclassify reserves to property, plant, and equipment. This reclassification was reflected in our December 31, 2013 consolidated balance sheet but was not included in our disclosure of the Allocation of Consideration Transferred to Net Assets Acquired as of December 31, 2013. We have corrected this as of March 31, 2014 and do not believe the reclassification is material to our previously reported disclosure.
- (3) Management determined that the fair value of the net assets acquired less noncontrolling interest equaled consideration paid; therefore, no goodwill was recorded. Our provisional allocation included an adjustment of \$40.2 million to reduce the historical carrying value of the acquired property, plant and equipment to its estimated fair value at the date of acquisition. The measurement period adjustments to receivables, deferred income taxes, intangibles, and noncontrolling interests directly impacted the determination of the final fair value of the acquired property, plant and equipment, resulting in measurement period adjustments totaling \$2.6 million to increase the fair value of property, plant and equipment.
- (4) Our provisional allocation included \$14.4 million of deferred tax assets. During the measurement period, adjustments of (\$2.9) million and \$0.4 million were recorded as of December 31, 2013 and March 31, 2014, respectively, resulting in final fair value of deferred tax assets of \$11.9 million. Adjustments to deferred income tax assets primarily related to the differences between the final acquisition date fair value and tax basis of acquired property, plant and equipment.

- (5) Our provisional allocation included \$10.0 million and \$0.2 million to reflect the estimated fair values of definite- and indefinite-lived intangible assets, respectively, for the ITS Acquisition. During the 2013 fourth quarter we recorded adjustments of \$1.5 million and \$0.2 million to reduce the value of the definite- and indefinite-lived intangible assets down to \$8.5 million and zero respectively. Our depreciation and amortization expense for the year ended December 31, 2013 reflects this valuation adjustment. Definite-lived intangible assets recorded in connection with the ITS Acquisition, which primarily relate to trade names, customer relationships, and developed technology are being amortized over a weighted average period of approximately 3.4 years.
- (6) Our provisional allocation included noncontrolling interest of \$2.7 million. The estimated fair value of the noncontrolling interest was calculated as a percentage of the net assets acquired related to certain subsidiaries in which ITS holds less than a 100 percent controlling interest. The fair value of the net assets of these subsidiaries was primarily based on the income approach valuation model. During the 2014 first quarter, we obtained new information about the acquired subsidiaries that existed at the date of acquisition which resulted in an increase in the acquisition date fair value of \$1.6 million, resulting in a final fair value of the noncontrolling interest of \$4.3 million

The impacts to our December 31, 2013 consolidated balance sheet for the revisions to the provisional allocation made during the 2014 first quarter are as follows:

<u>Dollars in Thousands</u>	Increa	se/(Decrease)
Accounts and notes receivable, net	\$	(1,859)
Total current assets		(1,859)
Property, plant and equipment		3,072
Deferred income tax assets - noncurrent		391
Total non-current assets		3,463
Total assets	\$	1,604
Long-term deferred tax liabilities		(60)
Total non-current liabilities		(60)
Total liabilities	\$	(60)
	·	
Noncontrolling interest	\$	1,664
Total liabilities and stockholder's equity	\$	1,604

The impact of the revisions to the provisional allocation recorded during the 2014 first quarter, including the impact to depreciation expense related to the increase in property, plant and equipment, are not material to our historical consolidated financial statements or disclosures.

Acquisition Related Costs

Acquisition-related transaction costs, consisting of various advisory, compliance, legal, accounting, valuation and other professional or consulting fees, were nominal for the six month period ended June 30, 2014 and were \$22.5 million for the year ended December 31, 2013. These costs were expensed as incurred and included in general and administrative expense on our consolidated condensed statement of operations. Debt issuance costs of \$5.4 million associated with our \$125 million term loan, fully funded by Goldman Sachs Bank USA as Sole Lead Arranger and Administrative Agent (the Goldman Term Loan) issued on April 18, 2013 were initially deferred to be amortized to interest expense over the life of the term loan. However, the Goldman Term Loan was repaid on July 30, 2013 with net proceeds from the issuance of \$225.0 million aggregate principal amount of 7.50% Senior Notes due August 1, 2020, and the unamortized deferred costs of \$5.2 million were expensed during the third quarter of 2013.

Note 3 - Earnings per share (EPS)

	Three M	onths Ended June 3	0, 2014		
	Income	Shares	Per-Share		
D . I DDG	(Numerator)	(Denominator)	Amour		
Basic EPS	\$ 15,681,000	121,078,359	\$	0.13	
Effect of dilutive securities:					
Restricted stock units	<u> </u>	1,685,888		_	
Diluted EPS	\$ 15,681,000	122,764,247	\$	0.13	
	Six Mo	onths Ended June 30	, 2014		
	Income (Numerator)	Shares (Denominator)	Per-Sha Amoui		
Basic EPS	\$ 3,132,000	120,726,004	\$	0.03	
Effect of dilutive securities:					
Restricted stock units	_	1,860,052		_	
Diluted EPS	\$ 3,132,000	122,586,056	\$	0.03	
	Three M	onths Ended June 3	0, 2013		
	Income	Shares	Per-Sha	are	
	(Numerator)	(Denominator)	Amour		
Basic EPS	\$ 8,281,000	119,483,780	\$	0.07	
Effect of dilutive securities:					
Restricted stock units		2,376,231		_	
Diluted EPS	\$ 8,281,000	121,860,011	\$	0.07	
	Six Mo	onths Ended June 30	, 2013		
	Income (Numerator)	Shares (Denominator)	Per-Sha Amoui		
Basic EPS	\$ 8,873,000	119,177,431	\$	0.07	
Effect of dilutive securities:					
Restricted stock units	_	2,320,792		_	
	\$ 8,873,000				

For the three and six months ended June 30, 2014 and 2013 weighted-average shares outstanding used in our computation of diluted EPS includes the dilutive effect of common shares potentially issuable in connection with outstanding restricted stock unit awards.

Note 4 - Accumulated Other Comprehensive Income

Accumulated other comprehensive income consisted of the following:

<u>Dollars in thousands</u>	Foreign C	Currency Items
December 31, 2013	\$	1,888
Current period other comprehensive income		43
June 30, 2014	\$	1,931

Amounts reclassified out of accumulated other comprehensive income were \$0.2 million in the three and six months ended June 30, 2014. These amounts represent foreign currency translation losses from the sale of our equity method investment in an ITS entity acquired during 2013.

Note 5 - Reportable Segments

We report our business activities in five business segments: (1) Rental Tools, (2) U.S. Barge Drilling, (3) U.S. Drilling, (4) International Drilling, and (5) Technical Services. We eliminate inter-segment revenues and expenses.

The following table represents the results of operations by reportable segment:

	Т	Three months ended June 30,				Six months er	nded June 30,		
Dollars in thousands		2014		2013		2014		2013	
Revenues:									
Rental Tools (1)	\$	87,169	\$	82,022	\$	167,677	\$	139,105	
U.S. Barge Drilling (1)		40,289		38,301		70,778		68,165	
U.S. Drilling (1)		20,039		17,910		39,456		29,545	
International Drilling(1)		91,754		83,182		177,222		147,832	
Technical Services(1)		14,983		4,539		28,326		8,443	
Total revenues		254,234		225,954		483,459		393,090	
Operating gross margin:									
Rental Tools (2)		17,764		25,149		31,111		46,655	
U.S. Barge Drilling (2)		16,551		16,660		24,371		25,417	
U.S. Drilling (2)		1,124		(666)		2,765		(4,719)	
International Drilling (2)		7,105		9,073		12,582		3,432	
Technical Services (2)		941		57		1,519		366	
Total operating gross margin		43,485		50,273		72,348		71,151	
General and administrative expense		(7,007)		(22,203)		(15,971)		(35,049)	
Gain (loss) on disposition of assets, net		1,019		517		890		1,665	
Total operating income	-	37,497		28,587		57,267		37,767	
Interest expense		(10,599)		(10,741)		(22,638)		(20,747)	
Interest income		88		2,203		120		2,262	
Loss on extinguishment of debt		(479)		_		(30,152)		_	
Changes in fair value of derivative positions		_		17		_		54	
Other	_	1,032		(459)		1,927		(661)	
Income from continuing operations before income taxes	\$	27,539	\$	19,607	\$	6,524	\$	18,675	

(1) For the three months ended June 30, 2014, our largest customer, ENL, constituted 17.5% of our total consolidated revenues and approximately 39.0% and 58.4% of our International Drilling and Technical Services segment revenues, respectively. For the three months ended June 30, 2013, our largest customer, ENL, constituted approximately 13.9% of our total consolidated revenues and approximately 37.7% of our International Drilling segment revenues.

For the six months ended June 30, 2014, our largest customer, ENL, constituted 17.9% of our total consolidated revenues and approximately 40.5% and 52.6% of our International Drilling and Technical Services segment revenues, respectively. For the six months ended June 30, 2013, our largest customer, ENL, constituted approximately 14.3% of our total consolidated revenues.

(2) Operating gross margin is calculated as revenues less direct operating expenses, including depreciation and amortization expense.

Note 6 - Accounting for Uncertainty in Income Taxes

We apply the accounting guidance related to accounting for uncertainty in income taxes. This guidance prescribes a recognition threshold and a measurement attribute for the financial statement recognition and measurement of tax positions taken or expected to be taken in a tax return. For those benefits to be recognized, a tax position must be more likely than not to be

sustained upon examination by taxing authorities. At June 30, 2014, we had a liability for unrecognized tax benefits of \$10.4 million (which includes \$5.8 million of benefits which would favorably impact our effective tax rate upon recognition), primarily related to foreign operations. As of June 30, 2013, we had a liability for unrecognized tax benefits of \$10.1 million (\$3.3 million of which, if recognized, would favorably impact our effective tax rate). In addition, we recognize interest and penalties that could be applied to uncertain tax positions in periodic income tax expense. As of June 30, 2014 and December 31, 2013, we had approximately \$2.9 million and \$7.9 million, respectively, of accrued interest and penalties related to uncertain tax positions.

During the second quarter ended June 30, 2014, we paid approximately \$6.1 million in settlement of notices of assessment in Kazakhstan that were previously reserved in the liability for unrecognized tax benefits. Management believes that the Company is properly reserved with respect to accounting for uncertainty in income taxes.

Note 7 - Income Tax Benefit/Expense

During the second quarter of 2014 we had an income tax expense of \$11.7 million compared to \$11.2 million for the second quarter of 2013. The increase in current period income tax expense is primarily due to higher pre-tax earnings in the second quarter of 2014 when compared with pre-tax earnings reported for the second quarter of 2013.

Note 8 - Long-Term Debt

The following table illustrates our debt portfolio as of June 30, 2014 and December 31, 2013:

Dollars in thousands	June 30, 2014	D	ecember 31, 2013
6.75% Senior Notes, due July 2022	\$ 360,000	\$	
7.50% Senior Notes, due August 2020	225,000		225,000
9.125% Senior Notes, due April 2018	_		428,781
Term Note, due December 2017	 35,000		
Total debt	620,000		653,781
Less current portion	10,000		25,000
Total long-term debt	\$ 610,000	\$	628,781

6.75% Senior Notes, due July 2022

On January 22, 2014, we issued \$360.0 million aggregate principal amount of 6.75% Senior Notes due 2022 (6.75% Notes) pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 6.75% Notes offering plus a \$40.0 million draw under our Amended and Restated Credit Agreement (Secured Credit Agreement) and cash on hand, were utilized to redeem \$416.2 million aggregate principal amount of our outstanding 9.125% Notes due 2018 (9.125% Notes) pursuant to a tender and consent solicitation offer commenced on January 7, 2014. See further discussion of the tender and consent solicitation offer below entitled "9.125% Senior Notes, due April 2018".

The 6.75% Notes are general unsecured obligations of the Company and rank equal in right of payment with all of our existing and future senior unsecured indebtedness. The 6.75% Notes are jointly and severally guaranteed by all of our subsidiaries that guarantee indebtedness under our Secured Credit Agreement or our 7.50% Senior Notes due 2020 (7.50% Notes, and collectively with the 6.75% Notes, the Senior Notes). Interest on the 6.75% Notes is payable on January 15 and July 15 of each year, beginning July 15, 2014. Debt issuance costs related to the 6.75% Notes of approximately \$7.3 million (\$7.1 million net of amortization as of June 30, 2014) are being amortized over the term of the notes using the effective interest rate method.

At any time prior to January 15, 2017, we may redeem up to 35 percent of the aggregate principal amount of the 6.75% Notes at a redemption price of 106.75 percent of the principal amount, plus accrued and unpaid interest to the redemption date, with the net cash proceeds of certain equity offerings by us. On and after January 15, 2018, we may redeem all or a part of the 6.75% Notes upon appropriate notice, at a redemption price of 103.375 percent of the principal amount, and at redemption prices decreasing each year thereafter to par beginning January 15, 2020. If we experience certain changes in control, we must offer to repurchase the 6.75% Notes at 101.0 percent of the aggregate principal amount, plus accrued and unpaid interest and additional interest, if any, to the date of repurchase.

The Indenture restricts our ability and the ability of certain subsidiaries to: (i) sell assets, (ii) pay dividends or make other distributions on capital stock or redeem or repurchase capital stock or subordinated indebtedness, (iii) make investments, (iv) incur or guarantee additional indebtedness, (v) create or incur liens, (vi) enter into sale and leaseback transactions, (vii) incur dividend

or other payment restrictions affecting subsidiaries, (viii) merge or consolidate with other entities, (ix) enter into transactions with affiliates, and (x) engage in certain business activities. Additionally, the Indenture contains certain restrictive covenants designating certain events as Events of Default. These covenants are subject to a number of important exceptions and qualifications.

7.50% Senior Notes, due August 2020

On July 30, 2013, we issued \$225.0 million aggregate principal amount of the 7.50% Notes pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 7.50% Notes offering were primarily used to repay the \$125.0 million aggregate principal amount of the Goldman Term Loan, to repay \$45.0 million of Term Loan borrowings under our Secured Credit Agreement and for general corporate purposes.

The 7.50% Notes are general unsecured obligations of the Company and rank equal in right of payment with all of our existing and future senior unsecured indebtedness. The 7.50% Notes are jointly and severally guaranteed by all of our subsidiaries that guarantee indebtedness under our Secured Credit Agreement or the 6.75% Notes. Interest on the 7.50% Notes is payable on February 1 and August 1 of each year, beginning February 1, 2014. Debt issuance costs related to the 7.50% Notes of approximately \$5.5 million (\$5.0 million, net of amortization as of June 30, 2014) are being amortized over the term of the notes using the effective interest rate method.

At any time prior to August 1, 2016, we may redeem up to 35 percent of the aggregate principal amount of the 7.50% Notes at a redemption price of 107.50 percent of the principal amount, plus accrued and unpaid interest to the redemption date, with the net cash proceeds of certain equity offerings by us. On and after August 1, 2016, we may redeem all or a part of the 7.50% Notes upon appropriate notice, at a redemption price of 103.750 percent of the principal amount, and at redemption prices decreasing each year thereafter to par beginning August 1, 2018. If we experience certain changes in control, we must offer to repurchase the 7.50% Notes at 101.0 percent of the aggregate principal amount, plus accrued and unpaid interest and additional interest, if any, to the date of repurchase.

The Indenture restricts our ability and the ability of certain subsidiaries to: (i) sell assets, (ii) pay dividends or make other distributions on capital stock or redeem or repurchase capital stock or subordinated indebtedness, (iii) make investments, (iv) incur or guarantee additional indebtedness; (v) create or incur liens; (vi) enter into sale and leaseback transactions; (vii) incur dividend or other payment restrictions affecting subsidiaries, (viii) merge or consolidate with other entities, (ix) enter into transactions with affiliates, and (x) engage in certain business activities. Additionally, the Indenture contains certain restrictive covenants designating certain events as Events of Default. These covenants are subject to a number of important exceptions and qualifications.

9.125% Senior Notes, due April 2018

On March 22, 2010, we issued \$300.0 million aggregate principal amount of 9.125% Notes pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 9.125% Notes offering were primarily used to redeem the \$225.0 million aggregate principal amount of our 9.625% Senior Notes due 2013 and to repay \$42.0 million of borrowings under our senior secured revolving credit facility.

On April 25, 2012, we issued an additional \$125.0 million aggregate principal amount of 9.125% Notes under the same indenture at a price of 104.0% of par, resulting in gross proceeds of \$130.0 million. Net proceeds from the offering were utilized to refinance \$125.0 million aggregate principal amount of the 2.125% Convertible Senior Notes due July 2012.

On January 7, 2014, we commenced a tender and consent solicitation with respect to the 9.125% Notes. The tender offer price was \$1,061.98, inclusive of a \$30.00 consent payment, for each \$1,000 principal amount of 9.125% Notes, plus accrued and unpaid interest. On January 22, 2014, we paid \$453.7 million for the tendered 9.125% Notes, comprised of \$416.2 million of aggregate principal amount of the 9.125% Notes, \$25.8 million of tender and consent premiums and \$11.7 million of accrued interest. In connection with the tender and consent solicitation, approximately \$3.7 million of unamortized debt issuance premium and approximately \$7.6 million of debt issuance costs were written off in the three months ended March 31, 2014. On April 1, 2014, we redeemed the remaining \$8.8 million outstanding 9.125% Notes for a purchase price of \$9.6 million, inclusive of a \$0.4 million call premium and \$0.4 million interest. During the 2014 second quarter, we recorded a loss on extinguishment of debt of approximately \$0.5 million, which included the call premium of \$0.4 million and write-off of unamortized debt issuance costs of \$0.2 million, offset by write-off of the remaining unamortized premium of \$0.1 million.

Amended and Restated Credit Agreement

On December 14, 2012, we entered into the Secured Credit Agreement consisting of a senior secured \$80.0 million revolving facility (Revolver) and a senior secured term loan facility (Term Loan). In July 2013, the Secured Credit Agreement was amended to permit re-borrowing in the form of additional term loans, of up to \$45.0 million, decreasing by \$2.5 million at the end of each quarter beginning September 30, 2013 and ending March 31, 2014.

Our obligations under the Secured Credit Agreement are guaranteed by substantially all of our direct and indirect domestic subsidiaries other than immaterial subsidiaries and subsidiaries generating revenues primarily outside the United States, each of which has executed guaranty agreements, and are secured by first priority liens on our accounts receivable, specified barge rigs and rental equipment. The Secured Credit Agreement contains customary affirmative and negative covenants with which we were in compliance as of June 30, 2014 and December 31, 2013. The Secured Credit Agreement matures on December 14, 2017.

Revolver

Our Revolver is available for general corporate purposes and to support letters of credit. Interest on Revolver loans accrues at a Base Rate plus an Applicable Rate or LIBOR plus an Applicable Rate. Under the Secured Credit Agreement, the Applicable Rate varies from a rate per annum ranging from 2.50 percent to 3.00 percent for LIBOR rate loans and 1.50 percent to 2.00 percent for base rate loans, determined by reference to the consolidated leverage ratio (as defined in the Secured Credit Agreement). Revolving loans are available subject to a borrowing base calculation based on a percentage of eligible accounts receivable, certain specified barge drilling rigs and rental equipment of the Company and its subsidiary guarantors. There were no revolving loans outstanding at June 30, 2014 and December 31, 2013. Letters of credit outstanding against the Revolver as of June 30, 2014 and December 31, 2013 totaled \$5.6 million and \$4.6 million, respectively.

Term Loan

The Term Loan originated at \$50.0 million on December 14, 2012 and requires quarterly principal payments of \$2.5 million, which began March 31, 2013. Interest on the Term Loan accrues at a Base Rate plus 2.00 percent or LIBOR plus 3.00 percent. The outstanding balance on the Term Loan at December 31, 2013 was zero. In January 2014 we re-borrowed \$40 million of the Term Loan and used the proceeds, along with the proceeds from the issuance of the 6.75% Notes, to repurchase our 9.125% Notes. As of June 30, 2014 the remaining balance on the Term Loan was \$35.0 million. We are no longer able to re-borrow amounts under the Term Loan.

Note 9- Fair Value of Financial Instruments

Certain of our assets and liabilities are required to be measured at fair value on a recurring basis. For purposes of recording fair value adjustments for certain financial and non-financial assets and liabilities, and determining fair value disclosures, we estimate fair value at a price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants in the principal market for the asset or liability.

The fair value measurement and disclosure requirements of FASB Accounting Standards Codification Topic No. 820, Fair Value Measurement and Disclosures (ASC 820) requires inputs that we categorize using a three-level hierarchy, from highest to lowest level of observable inputs, as follows:

- Level 1 Unadjusted quoted prices for identical assets or liabilities in active markets;
- Level 2 Direct or indirect observable inputs, including quoted prices or other market data, for similar
 assets or liabilities in active markets or identical assets or liabilities in less active markets;
- Level 3 Unobservable inputs that require significant judgment for which there is little or no market data.

When multiple input levels are required for a valuation, we categorize the entire fair value measurement according to the lowest level of input that is significant to the entire measurement even though we may also have utilized significant inputs that are more readily observable. The amounts reported in our consolidated balance sheets for cash and cash equivalents, accounts receivable, and accounts payable approximate fair value.

Fair value of our debt instruments is determined using Level 2 inputs. Fair values and related carrying values of our debt instruments were as follows for the periods indicated:

		June 30, 2014					Decembe	er 31, 2013		
<u>Dollars in thousands</u>	_	Carrying Amount		I	air Value	Carrying Amount		I	Fair Value	
Long-term Debt	-									
6.75% Notes	9	\$ 3	360,000	\$	374,400	\$	_	\$	_	
7.50% Notes		2	225,000		243,000		225,000		236,250	
9.125% Notes			_		_		425,000		446,250	
Total	9	\$ 5	585,000	\$	617,400	\$	650,000	\$	682,500	

The assets acquired and liabilities assumed in the ITS Acquisition were recorded at fair value in accordance with U.S. GAAP. Acquisition date fair values represent either Level 2 fair value measurements (current assets and liabilities, property, plant and equipment) or Level 3 fair value measurements (intangible assets).

Market conditions could cause an instrument to be reclassified from Level 1 to Level 2, or Level 2 to Level 3. There were no transfers between levels of the fair value hierarchy or any changes in the valuation techniques used during the six months ended June 30, 2014.

Note 10 - Commitments and Contingencies

Customs Agent and Foreign Corrupt Practices Act (FCPA) Settlement

On April 16, 2013, the Company and the Department of Justice (DOJ) entered into a deferred prosecution agreement (DPA), under which the DOJ will defer for three years prosecuting the Company for criminal violations of the anti-bribery provisions of the FCPA relating to the Company's retention and use of an individual agent in Nigeria with respect to certain customs-related issues, in return for: (i) the Company's acceptance of responsibility for, and agreement not to contest or contradict the truthfulness of, the statement of facts and allegations that have been filed in a United States District Court concurrently with the DPA; (ii) the Company's payment of an approximately \$11.76 million fine; (iii) the Company's reaffirming its commitment to compliance with the FCPA and other applicable anti-corruption laws in connection with the Company's operations, and continuing cooperation with domestic and foreign authorities in connection with the matters that are the subject of the DPA; (iv) the Company's commitment to continue to address any identified areas for improvement in the Company's internal controls, policies and procedures relating to compliance with the FCPA and other applicable anti-corruption laws if, and to the extent, not already addressed; and (v) the Company's agreement to report to the DOJ in writing annually during the term of the DPA regarding remediation of the matters that are the subject of the DPA, implementation of any enhanced internal controls, and any evidence of improper payments the Company may have discovered during the term of the agreement. If the Company remains in compliance with the terms of the DPA throughout its effective period, the charge against the Company will be dismissed with prejudice. The Company also settled a related civil complaint filed by the SEC in a United States District Court.

Demand Letter and Derivative Litigation

In April 2010, we received a demand letter from a law firm representing Ernest Maresca. The letter states that Mr. Maresca is one of our stockholders and that he believes that certain of our current and former officers and directors violated their fiduciary duties related to the issues described above under "Customs Agent and Foreign Corrupt Practices Act (FCPA) Settlement." The letter requests that our Board of Directors take action against the individuals in question. In response to this letter, the Board formed a special committee to evaluate the issues raised by the letter and determine a course of action for the Company. The special committee engaged its own counsel for the investigation and evaluated potential claims against all individuals identified in the demand letter. The special committee considered whether pursuing each of the individuals named in the demand letter was in the best interests of the Company based upon a variety of factors, including among others, whether the Company had a potential cause of action against the individual, the defenses the individual might offer to such a claim, the ability of the individual to satisfy any judgment the Company might secure as a result of a claim asserted, and other risks to the Company of pursuing the claims. After taking various factors into account, on July 29, 2013, the special committee recommended to the Board that the Company not pursue any action against the current and former officers and directors named in the demand letter, and the Board accepted such recommendation.

On July 31, 2014, Fuchs Family Trust, a purported stockholder of the Company, filed a complaint under Section 220 of the Delaware Code seeking to inspect the Company's books and records. The action is styled *Fuchs Family Trust v. Parker Drilling Company*, Case No. 9986-VCN, and was filed in the Court of Chancery of the State of Delaware. The complaint alleges that the inspection of records is intended to investigate purported corporate wrongdoing and mismanagement related to the Company's 2013 resolutions of investigations by the U.S. Department of Justice and the Securities and Exchange Commission into certain violations of the Foreign Corrupt Practices Act by Company employees. Plaintiff seeks to compel the records inspection and requests costs, expenses, and attorneys' fees in the event inspection is permitted.

ITS Pre-Acquisition Internal Controls

Our due diligence process with respect to the ITS Acquisition identified certain transactions that suggest that ITS' pre-acquisition internal controls may have failed to prevent violations of potentially applicable international trade and anti-corruption laws, including those of the United Kingdom. We have investigated such violations and have and will, as appropriate, make any identified violations known to relevant authorities, cooperate with any resulting investigations and take proper remediation measures (including seeking any necessary government authorizations). While it is possible that matters may arise where a contingency may require further accounting considerations, we do not believe that as a result of these matters a loss is probable and estimable at this time.

Note 11 - Recent Accounting Pronouncements

On May 28, 2014, the FASB issued Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers. This ASU supersedes the revenue recognition requirements in Accounting Standards Codification 605 - Revenue Recognition and most industry-specific guidance throughout the Codification. The standard requires that an entity recognizes revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services. This ASU is effective on January 1, 2017 and should be applied retrospectively to each prior reporting period presented or retrospectively with the cumulative effect of initially applying the ASU recognized at the date of initial application. We are in the process of assessing the impact of the adoption of ASU 2014-09 on our financial position, results of operations and cash flows. We have not yet selected a transition method nor have we determined the effect of the standard on our ongoing financial reporting.

In July 2013, the FASB issued ASU 2013-11, Income Taxes (Topic 740): Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists. This ASU requires an entity to present an unrecognized tax benefit as a reduction of a deferred tax asset for a net operating loss (NOL) carryforward, or similar tax loss or tax credit carryforward, rather than as a liability when: (1) the uncertain tax position would reduce the NOL or other carryforward under the tax law of the applicable jurisdiction and (2) the entity intends to use the deferred tax asset for that purpose. This accounting guidance is effective for our first quarter in fiscal 2014 and does not impact our condensed consolidated financial statements.

Note 12 - Parent, Guarantor, Non-Guarantor Unaudited Consolidating Condensed Financial Statements

Set forth on the following pages are the consolidating condensed financial statements of Parker Drilling. The Company's Secured Credit Agreement and Senior Notes are fully and unconditionally guaranteed by substantially all of our direct and indirect domestic subsidiaries other than immaterial subsidiaries and subsidiaries generating revenues primarily outside the United States, subject to the following customary release provisions:

- in connection with any sale or other disposition of all or substantially all of the assets of that guarantor (including by way of merger or consolidation) to a person that is not (either before or after giving effect to such transaction) a subsidiary of the Company;
- in connection with any sale of such amount of capital stock as would result in such guarantor no longer being a subsidiary to a person that is not (either before or after giving effect to such transaction) a subsidiary of the Company;
- if the Company designates any restricted subsidiary that is a guarantor as an unrestricted subsidiary;
- if the guarantee by a guarantor of all other indebtedness of the Company or any other guarantor is released, terminated or discharged, except by, or as a result of, payment under such guarantee; or
- upon legal defeasance or covenant defeasance (satisfaction and discharge of the indenture).

There are currently no restrictions on the ability of the restricted subsidiaries to transfer funds to Parker Drilling in the form of cash dividends, loans or advances. Parker Drilling is a holding company with no operations, other than through its subsidiaries. Separate financial statements for each guarantor company are not provided as the Company complies with the exception to Rule 3-10(a)(1) of Regulation S-X, set forth in sub-paragraph (f) of such rule. All guarantor subsidiaries are owned 100 percent by the parent company.

We are providing consolidating condensed financial information of the parent, Parker Drilling, the guarantor subsidiaries, and the non-guarantor subsidiaries as of June 30, 2014 and December 31, 2013 and for the six months ended June 30, 2014 and 2013. The consolidating condensed financial statements present investments in both consolidated and unconsolidated subsidiaries using the equity method of accounting.

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED BALANCE SHEET

					J	une 30, 2014				
		Parent		Guarantor	N	on-Guarantor		Eliminations	(Consolidated
ASSETS										
Current assets:										
Cash and cash equivalents	\$	26,366	\$	7,438	\$	52,642	\$	_	\$	86,446
Accounts and notes receivable, net		_		110,739		147,839				258,578
Rig materials and supplies		_		713		44,788		_		45,501
Deferred costs						9,621		_		9,621
Deferred income taxes		_		7,221		1,655		_		8,876
Other tax assets		55,366		(48,490)		16,995		_		23,871
Other current assets		_		11,386		15,322		_		26,708
Total current assets		81,732		89,007		288,862		_		459,601
Property, plant and equipment, net		(19)		595,418		310,700		_		906,099
Investment in subsidiaries and intercompany										
advances		2,259,176		152,307		2,113,594		(4,525,077)		
Other noncurrent assets		(478,308)		516,754		238,376		(118,546)		158,276
Total assets	\$	1,862,581	\$	1,353,486	\$	2,951,532	\$	(4,643,623)	\$	1,523,976
LIABILITIES AND STOCKHOLDERS' EQUITY										
Current liabilities:										
Current portion of long-term debt	\$	10,000	\$	_	\$	_	\$	_	\$	10,000
Accounts payable and accrued liabilities		56,856		113,169		265,992		(255,315)		180,702
Accrued income taxes		(5,231)		9,043		6,755				10,567
Total current liabilities		61,625		122,212		272,747		(255,315)		201,269
Long-term debt		610,000								610,000
Other long-term liabilities		5,036		7,006		8,315		_		20,357
Long-term deferred tax liability		(28)		55,361		(7,418)		_		47,915
Intercompany payables		546,788		801,925		849,564		(2,198,277)		_
Contingencies		_		´ —				_		_
Total liabilities		1,223,421		986,504		1,123,208		(2,453,592)		879,541
Total equity		639,160		366,982		1,828,324	_	(2,190,031)		644,435
Total liabilities and stockholders'	_	027,100	_	200,202	_	-,020,021	_	(2,120,001)	_	0, 155
equity	\$	1,862,581	\$	1,353,486	\$	2,951,532	\$	(4,643,623)	\$	1.523.976

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED BALANCE SHEET

	December 31, 2013									
		Parent	(Guarantor	N	on-Guarantor		Eliminations	(Consolidated
ASSETS										
Current assets:										
Cash and cash equivalents	\$	88,697	\$	8,310	\$	51,682	\$	_	\$	148,689
Accounts and notes receivable, net		_		101,299		156,590		_		257,889
Rig materials and supplies		_		3,002		38,779		_		41,781
Deferred costs				_		13,682				13,682
Deferred income taxes		(57)		8,435		1,562		_		9,940
Other tax assets		54,524		(46,770)		16,325		_		24,079
Other current assets		_		9,089		14,134				23,223
Total current assets		143,164		83,365		292,754				519,283
Property, plant and equipment, net		60		562,148		309,148				871,356
Investment in subsidiaries and intercompany advances		1,906,128		(336,570)		1,667,937		(3,237,495)		_
Other noncurrent assets		(457,954)		468,864		250,983		(117,776)		144,117
Total assets	\$	1,591,398	\$	777,807	\$	2,520,822	\$	(3,355,271)	\$	1,534,756
LIABILITIES AND STOCKHOLDERS' EQUITY								·		
Current liabilities:										
Current portion of long-term debt	\$	25,000	\$	_	\$	_	\$	_	\$	25,000
Accounts payable and accrued liabilities		75,268		92,546		261,436		(254,364)		174,886
Accrued income taxes		_		725		6,541		_		7,266
Total current liabilities		100,268		93,271		267,977		(254,364)		207,152
Long-term debt		628,781		_		_				628,781
Other long-term liabilities		5,037		6,743		15,134		_		26,914
Long-term deferred tax liability		_		51,747		(12,980)		_		38,767
Intercompany payables		227,504		291,783		422,645		(941,932)		_
Contingencies		_		_		_		_		_
Total liabilities		961,590		443,544		692,776		(1,196,296)		901,614
Total equity		629,808		334,263		1,828,046		(2,158,975)		633,142
Total liabilities and stockholders'										
equity	\$	1,591,398	\$	777,807	\$	2,520,822	\$	(3,355,271)	\$	1,534,756

		Thre	e months ended Jur	ne 30, 2014	
	Parent	Guarantor	Non-Guarantor	Eliminations	Consolidated
					·
Total revenues	\$ —	\$ 143,171	\$ 155,832	\$ (44,769)	\$ 254,234
Operating expenses	_	80,929	138,409	(44,769)	174,569
Depreciation and amortization		21,008	15,172		36,180
Total operating gross margin		41,234	2,251		43,485
General and administration expense (1)	(234)	(6,355)	(418)	_	(7,007)
Gain on disposition of assets, net		512	507		1,019
Total operating income (loss)	(234)	35,391	2,340	_	37,497
Other income and (expense):					
Interest expense	(11,299)	(35)	(1,913)	2,648	(10,599)
Interest income	96	201	2,439	(2,648)	88
Extinguishment of debt	(479)	_	_	_	(479)
Other	_	57	975	_	1,032
Equity in net earnings of subsidiaries	20,659			(20,659)	
Total other income (expense)	8,977	223	1,501	(20,659)	(9,958)
Income (benefit) before income taxes	8,743	35,614	3,841	(20,659)	27,539
Total income tax expense (benefit)	(6,938)	13,466	5,174	_	11,702
Net income (loss)	15,681	22,148	(1,333)	(20,659)	15,837
Less: Net income (loss) attributable to noncontrolling interest		_	156		156
Net income (loss) attributable to controlling interest	\$ 15,681	\$ 22,148	\$ (1,489)	\$ (20,659)	\$ 15,681

⁽¹⁾ General and administration expenses for field operations are included in operating expenses.

			Three M	Ion	ths Ended June	30,	2013		
	Parent	(Guarantor	N	on-Guarantor	E	liminations	C	onsolidated
Total revenues	\$ _	\$	121,801	\$	132,008	\$	(27,855)	\$	225,954
Operating expenses	_		63,830		107,426		(27,855)		143,401
Depreciation and amortization	_		18,548		13,732		_		32,280
Total operating gross margin	_		39,423		10,850		_		50,273
General and administration expense (1)	(46)		(22,033)		(124)				(22,203)
Gain on disposition of assets, net	_		843		(326)				517
Total operating income (loss)	(46)		18,233		10,400				28,587
Other income and (expense):									
Interest expense	(11,719)		(35)		(2,207)		3,220		(10,741)
Interest income	1,437		1,144		2,842		(3,220)		2,203
Changes in fair value of derivative positions	17		_		_		_		17
Loss on extinguishment of debt	_		_		_		_		_
Other	_		(352)		(107)		_		(459)
Equity in net earnings of subsidiaries	13,828		_		_		(13,828)		_
Total other income (expense)	3,563		757		528		(13,828)		(8,980)
Income (loss) before income taxes	3,517		18,990		10,928		(13,828)		19,607
Income tax expense (benefit)	(4,764)		12,181		3,816		_		11,233
Net income (loss)	8,281		6,809		7,112		(13,828)		8,374
Less: Net income (loss) attributable to noncontrolling interest	_		_		93		_		93
Net income (loss) attributable to controlling interest	\$ 8,281	\$	6,809	\$	7,019	\$	(13,828)	\$	8,281

⁽¹⁾ General and administration expenses for field operations are included in operating expenses.

	Six Months Ended June 30, 2014											
		Parent	(Guarantor	No	on-Guarantor	Eli	minations	Co	nsolidated		
Total revenues	\$	_	\$	266,602	\$	304,964	\$	(88,107)	\$	483,459		
Operating expenses		_		157,477		271,224		(88,107)		340,594		
Depreciation and amortization				41,175		29,342				70,517		
Total operating gross margin		_		67,950		4,398		_		72,348		
General and administration expense (1)		(304)		(14,819)		(848)		_		(15,971)		
Gain on disposition of assets, net		(80)		432		538		_		890		
Total operating income (loss)		(384)		53,563		4,088		_		57,267		
Other income and (expense):												
Interest expense		(24,014)		(85)		(4,412)		5,873		(22,638)		
Interest income		535		378		5,080		(5,873)		120		
Extinguishment of debt		(30,152)		_		_		_		(30,152)		
Other		_		184		1,743		_		1,927		
Equity in net earnings of subsidiaries		31,149		_		_		(31,149)		_		
Total other income (expense)		(22,482)		477		2,411		(31,149)		(50,743)		
Income (loss) before income taxes		(22,866)		54,040		6,499		(31,149)		6,524		
Total Income tax expense (benefit)		(25,998)		19,849		9,228				3,079		
Net income (loss)		3,132		34,191		(2,729)		(31,149)		3,445		
Less: Net income (loss) attributable to noncontrolling interest		_		_		313		_		313		
Net income (loss) attributable to controlling interest	\$	3,132	\$	34,191	\$	(3,042)	\$	(31,149)	\$	3,132		

⁽¹⁾ General and administration expenses for field operations are included in operating expenses.

			Six Mo	ntl	hs Ended June 3	30, 2	013		
	Parent	(Guarantor	N	on-Guarantor	E	liminations	C	onsolidated
Total revenues	\$ 	\$	226,144	\$	- ,	\$	(51,362)	\$	393,090
Operating expenses	_		122,408		189,101		(51,362)		260,147
Depreciation and amortization	_		37,380		24,412		_		61,792
Total operating gross margin	_		66,356		4,795		_		71,151
General and administration expense (1)	(90)		(34,769)		(190)				(35,049)
Gain on disposition of assets, net	_		1,952		(287)		_		1,665
Total operating income (loss)	(90)		33,539		4,318				37,767
Other income and (expense):									
Interest expense	(22,699)		(58)		(5,625)		7,635		(20,747)
Interest income	3,006		1,333		5,558		(7,635)		2,262
Changes in fair value of derivative positions	54		_		_		_		54
Loss on extinguishment of debt	_		_		_		_		_
Other	_		(250)		(411)		_		(661)
Equity in net earnings of subsidiaries	14,007		_		_		(14,007)		_
Total other income (expense)	(5,632)		1,025		(478)		(14,007)		(19,092)
Income (loss) before income taxes	(5,722)		34,564		3,840		(14,007)		18,675
Income tax expense (benefit)	(14,595)		17,770		6,554		_		9,729
Net income (loss)	8,873		16,794		(2,714)		(14,007)		8,946
Less: Net income (loss) attributable to noncontrolling interest	_		_		73		_		73
Net income (loss) attributable to controlling interest	\$ 8,873	\$	16,794	\$	(2,787)	\$	(14,007)	\$	8,873

⁽¹⁾ General and administration expenses for field operations are included in operating expenses.

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Dollars in Thousands) (Unaudited)

			Three	M	onths Ended Ju	ne 30, 20	14		
	Parent		Guarantor		Non-Guarantor	Eliminations		Co	onsolidated
Comprehensive income:									
Net income (loss)	\$ 15,681	\$	22,148	\$	(1,333)	\$ (2	20,659)	\$	15,837
Other comprehensive income (loss), net of tax:									
Currency translation difference on related borrowings	_		_		336		_		336
Currency translation difference on foreign currency net investments					(188)				(188)
Total other comprehensive income (loss), net of tax:			_		148				148
Comprehensive income (loss)	15,681		22,148		(1,185)	(2	20,659)		15,985
Comprehensive (income) attributable to noncontrolling interest	_		_		(80)		_		(80)
Comprehensive income (loss) attributable to controlling interest	\$ 15,681	\$	22,148	\$	(1,265)	\$ (2	20,659)	\$	15,905

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Dollars in Thousands) (Unaudited)

	Three Months Ended June 30, 2013											
	Parent	Parent Guarantor Non-Guarantor Eliminations		C	onsolidated							
Comprehensive income:												
Net income (loss)	\$ 8,281	\$	6,809	\$	7,112	\$	(13,828)	\$	8,374			
Other comprehensive income (loss), net of tax:												
Currency translation difference on related borrowings	_		_		(965)		_		(965)			
Currency translation difference on foreign currency net												
investments					401				401			
Total other comprehensive income (loss), net of tax:	_		_		(564)		_		(564)			
Comprehensive income (loss)	8,281		6,809		6,548		(13,828)		7,810			
Comprehensive (income) attributable to noncontrolling												
interest			_		(30)				(30)			
Comprehensive income (loss) attributable to controlling interest	\$ 8,281	\$	6,809	\$	6,518	\$	(13,828)	\$	7,780			

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Dollars in Thousands) (Unaudited)

	Six Months Ended June 30, 2014								
	Parent	Gı	ıarantor	N	Non-Guarantor Elin		iminations	Cor	solidated
Comprehensive income:									
Net income	\$ 3,132	\$	34,191	\$	(2,729)	\$	(31,149)	\$	3,445
Other comprehensive income (loss), net of tax:									
Currency translation difference on related borrowings	_		_		(468)		_		(468)
Currency translation difference on foreign currency net investments	_		_		511		_		511
Total other comprehensive income (loss), net of tax:					43				43
Comprehensive income	3,132		34,191		(2,686)		(31,149)		3,488
Comprehensive (income) attributable to noncontrolling									
interest			_		(234)				(234)
Comprehensive income attributable to controlling interest	\$ 3,132	\$	34,191	\$	(2,920)	\$	(31,149)	\$	3,254

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATING CONDENSED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (Dollars in Thousands) (Unaudited)

	Six Months Ended June 30, 2013								
	Parent	Guarantor		Non-Guarantor		Eliminations		(Consolidated
Comprehensive income:									
Net income	\$ 8,873	\$	16,794	\$	(2,714)	\$	(14,007)	\$	8,946
Other comprehensive income (loss), net of tax:									
Currency translation difference on related borrowings	_		_		(965)		_		(965)
Currency translation difference on foreign currency net									
investments			_		401				401
Total other comprehensive income (loss), net of tax:	_		_		(564)		_		(564)
Comprehensive income	8,873		16,794		(3,278)		(14,007)		8,382
Comprehensive (income) attributable to noncontrolling									
interest			_		(30)				(30)
Comprehensive income attributable to controlling interest	\$ 8,873	\$	16,794	\$	(3,308)	\$	(14,007)	\$	8,352

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

	Six Months Ended June 30, 2014						
	Parent	Guarantor	Non-Guarantor	Eliminations	Consolidated		
Cash flows from operating activities:							
Net income (loss)	\$ 3,132	\$ 34,191	\$ (2,729)	\$ (31,149)	\$ 3,445		
Adjustments to reconcile net income (loss):							
Depreciation and amortization	_	41,175	29,342	_	70,517		
Loss on extinguishment of debt	30,152	_	_	_	30,152		
Gain on disposition of assets	80	(432)	(538)	_	(890		
Deferred income tax expense	(19,621)	8,917	2,346	_	(8,358		
Expenses not requiring cash	7,939	(997)	1,806	_	8,748		
Equity in net earnings of subsidiaries	(31,149)	_	_	31,149	_		
Change in accounts receivable	_	(6,132)	5,066	_	(1,066		
Change in accrued income taxes	(5,231)	9,481	(8,237)	_	(3,987		
Change in other assets	37,589	(51,431)	13,065	_	(777		
Change in liabilities	(19,629)	20,886	4,532	_	5,789		
Net cash provided by (used in) operating activities	3,262	55,658	44,653		103,573		
Cash flows from investing activities:							
Capital expenditures	_	(79,374)	(26,814)	_	(106,188		
Proceeds from the sale of assets	_	1,008	2,338	_	3,346		
Net cash (used in) investing activities		(78,366)	(24,476)	_	(102,842		
Cash flows from financing activities:							
Proceeds from debt issuance	400,000				400,000		
Repayments of long term debt	(425,000)				(425,000		
Paydown on term note	(5,000)				(5,000		
Payment of debt issuance costs	(7,425)	_	_	_	(7,425		
Payment of debt extinguishment costs	(26,214)	_	_	_	(26,214		
Excess tax benefit from stock-based compensation	665	_	_	<u>_</u>	665		
Intercompany advances, net	(2,619)	21,836	(19,217)	_			
Net cash provided by (used in) financing activities	(65,593)	21,836	(19,217)	_	(62,974		
Net change in cash and cash equivalents	(62,331)	(872)	960	_	(62,243		
Cash and cash equivalents at beginning of year	88,697	8,310	51,682		148,689		
Cash and cash equivalents at end of year	\$ 26,366	\$ 7,438	\$ 52,642	\$ —	\$ 86,446		

PARKER DRILLING COMPANY AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS

	Six Months Ended June 30, 2013									
		Parent	•	Guarantor		Non-Guarantor	E	liminations	C	onsolidated
Cash flows from operating activities:										
Net income (loss)	\$	8,873	\$	16,794	\$	(2,714)	\$	(14,007)	\$	8,946
Adjustments to reconcile net income (loss)										
Depreciation and amortization		_		37,380		24,412		_		61,792
Loss on extinguishment of debt		_		_		_		_		_
Gain on disposition of assets		_		(1,952)		287		_		(1,665
Deferred income tax expense		(4,560)		6,261		99		_		1,800
Impairment and other charges		_		_				_		_
Expenses not requiring cash		5,218		1,563		1,208		_		7,989
Equity in net earnings of subsidiaries		(14,007)		_		_		14,007		_
Change in accounts receivable		(125,337)		(22,895)		115,947		_		(32,285
Change in other assets		45,072		(42,264)		3,903		_		6,711
Change in accrued income taxes		(35,297)		41,272		(3,796)		_		2,179
Change in liabilities		1,780		(14,043)		2,720		_		(9,543
Net cash provided by (used in) operating activities		(118,258)		22,116		142,066				45,924
Cash flows from investing activities:				(20, 420)		(25.107)				(62.527
Capital expenditures				(38,430)		(25,107)		_		(63,537
Proceeds from the sale of assets		_		2,834		(117 (00)		_		2,901
Acquisition of ITS, net of cash acquired				(292)		(117,699)				(117,991
Net cash (used in) investing activities	_		_	(35,888)	-	(142,739)				(178,627
Cash flows from financing activities:										
Proceeds from debt issuance		125,000		_		_		_		125,000
Paydown on term note		(5,000)		_		_		_		(5,000
Payment of debt issuance costs		(5,386)		_		_		_		(5,386
Excess tax benefit from stock-based compensation		(189)		_		_		_		(189
Intercompany advances, net		(23,712)		7,792		15,920		_		
Net cash provided by (used in) financing activities		90,713		7,792	_	15,920		_		114,425
		(27.545)		(5.000)		15.045				(10.070
Net change in cash and cash equivalents		(27,545)		(5,980)		15,247		_		(18,278
Cash and cash equivalents at beginning of year		42,251	_	11,023		34,612			_	87,886
Cash and cash equivalents at end of year	\$	14,706	\$	5,043	\$	49,859	\$		\$	69,608

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

DISCLOSURE NOTE REGARDING FORWARD-LOOKING STATEMENTS

This Form 10-Q contains statements that are "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended (Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (Exchange Act). All statements contained in this Form 10-Q, other than statements of historical facts, are forward-looking statements for purposes of these provisions, including any statements regarding:

- stability of prices and demand for oil and natural gas;
- levels of oil and natural gas exploration and production activities;
- demand for contract drilling and drilling-related services and demand for rental tools and related services;
- our future operating results and profitability;
- our future rig utilization, dayrates and rental tools activity;
- entering into new, or extending existing, drilling or rental contracts and our expectations concerning when operations will commence under such contracts;
- entry into new markets or potential exit from existing markets;
- growth through acquisitions of companies or assets, including the ITS Acquisition;
- organic growth of our operations;
- construction or upgrades of rigs and expectations regarding when these rigs will commence operations;
- capital expenditures for acquisition of rental tools, rigs, construction of new rigs or major upgrades to existing rigs;
- entering into joint venture agreements;
- our future liquidity;
- the sale or potential sale of assets or references to assets held for sale:
- availability and sources of funds to refinance our debt and expectations of when debt will be reduced;
- the outcome of pending or future legal proceedings, investigations, tax assessments and other claims:
- the availability of insurance coverage for pending or future claims:
- the enforceability of contractual indemnification in relation to pending or future claims;
- compliance with covenants under our debt agreements.

In some cases, you can identify these statements by forward-looking words such as "anticipate," "believe," "could," "estimate," "expect," "intend," "outlook," "may," "should," "will" and "would" or similar words. Forward-looking statements are based on certain assumptions and analyses we make in light of our experience and perception of historical trends, current conditions, expected future developments and other factors we believe are relevant. Although we believe our assumptions are reasonable based on information currently available, those assumptions are subject to significant risks and uncertainties, many of which are outside of our control. The following factors, as well as those factors set forth in Item 1A, "Risk Factors", in our Annual Report on Form 10-K for the year ended December 31, 2013 and our other public filings with the Securities and Exchange Commission, and any other cautionary language included in this Form 10-Q, provide examples of risks, uncertainties and events that may cause our actual results to differ materially from the expectations we describe in our forward-looking statements:

- worldwide economic and business conditions that adversely affect market conditions and/or the cost of doing business including potential currency devaluations or collapses;
- our inability to access the credit or bond markets:
- U.S. credit market volatility resulting from the U.S. national debt and potential further downgrades of the U.S. credit rating;
- the U.S. economy and the demand for natural gas;

- low U.S. natural gas prices that could adversely affect our U.S. drilling, barge rig and U.S. rental tools businesses;
- worldwide demand for oil;
- fluctuations in the market prices of oil and natural gas, including the inability or unwillingness of our customers to fund drilling programs in low price cycles;

- imposition of trade restrictions, including additional economic sanctions and export/re export controls affecting our business operations in Russia;
- unanticipated operating hazards and uninsured ricks:
- political instability, terrorism or
- governmental regulations, including changes in accounting rules or tax laws that adversely affect the cost of doing business or our ability to remit funds to the U.S.;
- changes in the tax laws that would allow double taxation on foreign sourced income:
- the outcome of investigations into possible violations of laws;
- adverse environmental events:
- adverse weather conditions;
- global health concerns;
- changes in the concentration of customer and supplier relationships;
- ability of our customers and suppliers to obtain financing for their operations;
- ability of our customers to fund drilling plans:
- unexpected cost increases for new construction and upgrade and refurbishment projects;
- delays in obtaining components for capital projects and in ongoing operational maintenance and equipment certifications;
- shortages of skilled labor;
- unanticipated cancellation of contracts by customers or operators;
- breakdown of equipment;
- other operational problems including delays in start-up or commissioning of rigs;
- changes in competition;
- any failure to realize expected benefits from acquisitions;
- the effect of litigation and contingencies;
- other similar factors, some of which are discussed in our Annual Report on Form 10-K, elsewhere in this Form 10-Q and in our other reports and filings with the SEC.

Each forward-looking statement speaks only as of the date of this Form 10-Q, and we undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, unless required by applicable law. You should be aware that the occurrence of the events described in these risk factors and elsewhere in this Form 10-Q could have a material adverse effect on our business, results of operations, financial condition and cash flows.

OVERVIEW AND OUTLOOK

Overview

Our financial results for the 2014 second quarter, compared with those of the 2013 second quarter, reflect primarily gains from our U.S. operations and higher utilization in our international rig fleet, offset by reduced earnings from our international rental tools business, and the impact of costs associated with the deployment of drilling rigs into the Kurdistan Region of Iraq.

Our U.S. Gulf of Mexico barge drilling business continued to make gains in dayrate although average fleet utilization declined. The business also benefited from the 2014 second quarter addition of Rig 55B to our fleet. Gains in our U.S. Drilling segment reflect a higher dayrate and more efficient operation by our Alaska rigs. While our U.S. rental tools business raised equipment utilization in the U.S. land drilling market, competitive market conditions continued to impact earnings.

Our international drilling operation significantly raised its rig fleet utilization, as we successfully deployed several previously idle rigs, including relocating two rigs from Kazakhstan to the Kurdistan Region of Iraq to participate in the growing opportunities in that market. The benefits of higher utilization were partially offset by the impact of temporary costs associated with the rig deployments to the Kurdistan Region of Iraq. Difficult market conditions and operating disruptions in our international rental tools business limited its revenue growth and reduced its contribution to our earnings. The 2013 second quarter included \$6.1 million of revenues realized in our International Drilling segment related to the extension of a contract in that quarter which allowed us to retroactively bill our customer for maintaining our Caspian Sea barge rig on standby while the contract was being negotiated.

Outlook

Based on recent results and current and projected market and operating conditions, we expect revenue and earnings growth in 2014, compared with 2013, due to improving conditions in our U.S. and international markets and from leveraging the projected market growth and strengthening our operating performance.

While conditions in the U.S. land drilling market for rental tools remain competitive, our recent gains in equipment utilization and pricing position us to benefit from further market growth that may develop. In addition, we expect to expand our rental tools presence in the GOM offshore drilling market. We also expect continued demand from international drilling markets for our rental tools products and services, and improved results from our international rental tools business as contracted service jobs and delayed projects begin, and as we benefit from the deployment of new capital equipment.

We expect market conditions in the U.S. Gulf of Mexico inland waters to allow us to maintain the dayrates and strong utilization of our barge drilling fleet. The addition of rigs 55B and 30B to our fleet during the 2014 second quarter should augment the U.S. Barge Drilling segment's contribution to revenues and earnings.

Our U.S. Drilling segment is expected to continue to deliver solid operating results and cash flow from its rig operations and O&M contract.

We expect market conditions in our international drilling markets to continue providing strong tender activity and contract renewal opportunities for our international rig fleet. However, conditions in several of our key international markets may delay our ability to benefit from these in the near-term.

As we continue to strengthen our ability to consistently provide our customers with innovative, reliable and efficient responses to their operational needs, we expect there will be additional opportunities to enhance returns and produce further growth.

RESULTS OF OPERATIONS

We analyze the financial results for each of our five business segments. The business segments presented are consistent with our reportable segments discussed in Note 5 to our condensed consolidated financial statements.

We monitor our business segments based on several criteria, including operating gross margin. Operating gross margin excluding depreciation and amortization is computed as revenues less direct operating expenses, and excludes depreciation and amortization expense, where applicable; operating gross margin percentages are computed as operating gross margin as a percent of revenues. The operating gross margin amounts and operating gross margin percentages should not be used as a substitute for those amounts reported under U.S. GAAP. Management believes that this information is useful to our investors as it more accurately reflects the cash flow from operations generated by each segment.

Three Months Ended June 30, 2014 Compared with Three Months Ended June 30, 2013

Revenues of \$254.2 million for the three months ended June 30, 2014 increased \$28.3 million, or 12.5%, compared with \$226.0 million for the three months ended June 30, 2013. Operating gross margin decreased \$6.8 million or 13.5%, to \$43.5 million, for the three months ended June 30, 2014 compared with \$50.3 million for the three months ended June 30, 2013. During the three months ended June 30, 2014, we recorded net income attributable to controlling interest of \$15.7 million compared with net income attributable to controlling interest of \$8.3 million for the three months ended June 30, 2013.

The following is an analysis of our operating results for the comparable quarters:

	Three Months Ended June 30,					
<u>Dollars in Thousands</u>	2014		2013			
Revenues:						
Rental Tools	\$ 87,169	34% 5	\$ 82,022	36%		
U.S. Barge Drilling	40,289	16%	38,301	17%		
U.S. Drilling	20,039	8%	17,910	8%		
International Drilling	91,754	36%	83,182	37%		
Technical Services	14,983	6%	4,539	2%		
Total revenues	254,234	100%	225,954	100%		
Operating gross margin excluding depreciation and amortization:		<u> </u>				
Rental Tools gross margin	33,327	38%	38,347	47%		
U.S Barge Drilling gross margin	21,528	53%	20,011	52%		
U.S. Drilling gross margin	4,994	25%	3,640	20%		
International Drilling gross margin	18,800	20%	20,475	25%		
Technical Services gross margin	1,016	7%	80	2%		
Total operating gross margin excluding depreciation and amortization	79,665	31%	82,553	37%		
Depreciation and amortization	(36,180)	-	(32,280)			
Total operating gross margin	43,485		50,273			
General and administrative expense	(7,007)		(22,203)			
Gain (loss) on disposition of assets, net	1,019		517			
Total operating income	\$ 37,497	•	\$ 28,587			

Operating gross margin amounts are reconciled to our most comparable U.S. GAAP measure as follows:

Rental Tools	U.S. Barge Drilling	U.S. Drilling	International Drilling	Technical Services	
\$ 17,764	\$ 16,551	\$ 1,124	\$ 7,105	\$ 941	
15,563	4,977	3,870	11,695	75	
\$ 33,327	\$ 21,528	\$ 4,994	\$ 18,800	\$ 1,016	
\$ 25,149	\$ 16,660	\$ (666)	\$ 9,073	\$ 57	
13,198	3,351	4,306	11,402	23	
\$ 38,347	\$ 20,011	\$ 3,640	\$ 20,475	\$ 80	
	Tools \$ 17,764	Rental Tools Barge Drilling \$ 17,764 \$ 16,551 15,563 4,977 \$ 33,327 \$ 21,528 \$ 25,149 \$ 16,660 13,198 3,351	Rental Tools Barge Drilling U.S. Drilling \$ 17,764 \$ 16,551 \$ 1,124 15,563 4,977 3,870 \$ 33,327 \$ 21,528 \$ 4,994 \$ 25,149 \$ 16,660 \$ (666) 13,198 3,351 4,306	Rental Tools Barge Drilling U.S. Drilling International Drilling \$ 17,764 \$ 16,551 \$ 1,124 \$ 7,105 15,563 4,977 3,870 11,695 \$ 33,327 \$ 21,528 \$ 4,994 \$ 18,800 \$ 25,149 \$ 16,660 \$ (666) \$ 9,073 13,198 3,351 4,306 11,402	

(1) Segment operating gross margin is calculated as revenues less direct operating expenses, including depreciation and amortization expense.

Operations

Rental Tools

Our Rental Tools segment includes both U.S. and international operations. Historically we have discussed the results of this segment by reference to our U.S. Rental Tools business, represented by our Quail Tools brand, and our international rental tools business, represented by our ITS brand. As we have integrated the ITS business into our Rental Tools segment, in the current and future reporting periods we will discuss this segment on a geographic basis, U.S. and international. In the geographic discussion both our Quail Tools and ITS brands are represented in the U.S. and international operations.

Rental Tools segment revenues increased \$5.1 million, or 6.3%, to \$87.2 million for the second quarter of 2014 compared with \$82.0 million for the second quarter of 2013. The increase was due primarily to a \$3.9 million and a \$1.2 million increase in our international and U.S. revenues, respectively. The increase in international revenues was due primarily to a full quarter of revenues in the 2014 second quarter versus a partial quarter in the 2013 second quarter related to the ITS Acquisition which closed on April 22, 2013. The increase in U.S. revenues was primarily due to higher utilization in the U.S. land drilling market.

Rental Tools segment operating gross margin excluding depreciation and amortization decreased \$5.0 million, or 13.1%, to \$33.3 million in the second quarter of 2014 compared with the \$38.3 million for the second quarter of 2013. The decline in operating gross margin excluding depreciation and amortization is primarily due to lower utilization and increased costs related to relocation of facilities in our international rental tools operations.

U.S. Barge Drilling

- U.S. Barge Drilling segment revenues increased \$2.0 million, or 5.2%, to \$40.3 million for the second quarter of 2014 compared with \$38.3 million for the second quarter of 2013. The increase in revenues was due to higher average dayrates for the U.S. barge rig fleet and the addition of Rig 55B during the 2014 second quarter. The increase was partially offset by lower utilization during the second quarter of 2014 primarily due to a decline in market opportunities.
- U.S. Barge Drilling segment's operating gross margin excluding depreciation and amortization increased \$1.5 million, or 7.6%, to \$21.5 million for the second quarter of 2014 compared with \$20.0 million for the second quarter of 2013. The increase in operating gross margin was primarily driven by the increase in average day rates described above.

U.S. Drilling

- U.S. Drilling segment revenues increased \$2.1 million, or 11.9% to \$20.0 million for the second quarter of 2014 compared with \$17.9 million for the second quarter of 2013. During the second quarter of 2013 we experienced downtime in connection with the operational start up of our arctic-class drilling rigs in Alaska which resulted in lower revenues compared to the second quarter of 2014. Additionally, we experienced higher reimbursable revenues in the second quarter of 2014 related to our O&M contract supporting three platform operations located offshore California.
- U.S. Drilling segment operating gross margin excluding depreciation and amortization increased \$1.4 million, or 37.2%, to \$5.0 million for the second quarter of 2014 compared with \$3.6 million for the second quarter of 2013, primarily due to the contributions from the arctic-class drilling rigs described above.

International Drilling

International Drilling segment revenues increased \$8.6 million, or 10.3%, to \$91.8 million for the second quarter of 2014, compared with \$83.2 million for the second quarter of 2013. The higher revenues are attributable to an increase in drilling revenues from the operation of Parker-owned rigs as well as an increase in revenues from O&M contracts.

Revenues related to Parker-owned rigs increased \$5.3 million, or 10.3%, to \$56.8 million for the second quarter of 2014 compared with \$51.5 million for the second quarter of 2013. This was primarily due to an increase in our rig fleet utilization in Sakhalin and Kurdistan resulting from a full quarter of revenue for the second quarter of 2014 for rigs which were previously idle during the second quarter of 2013. This increase was partially offset by reduced revenue due to standby conditions and a decline in utilization in our Latin America region. O&M revenues increased \$3.3 million, or 10.3%, to \$34.9 million for the second quarter of 2014 compared with \$31.7 million for the second quarter of 2013, primarily driven by increased day rates from our Sakhalin Island operations during the second quarter of 2014. Approximately \$12.3 million and \$10.9 million of O&M revenues were attributable to reimbursable costs for the three month periods ended June 30, 2014 and 2013, respectively, which increased revenues, but had minimal impact on operating margins.

International Drilling operating gross margin excluding depreciation and amortization decreased \$1.7 million, or 8.2%, to \$18.8 million for the second quarter of 2014 compared with \$20.5 million for the second quarter of 2013. The decrease in operating gross margin was largely due to revenue realized during the 2013 second quarter related to the execution of a contract in that quarter which allowed us to retroactively bill our customer for maintaining our Caspian Sea barge rig on standby. Additionally, in the 2014 period, we experienced the impact of higher operating costs associated with rig redeployments to the Kurdistan Region of Iraq. The decline was partially offset by an increase in operating gross margin excluding depreciation and amortization related to increased revenues from our Sakhalin Island operations described above.

Technical Services

Technical Services segment revenues increased \$10.4 million to \$15.0 million for the second quarter of 2014 compared with \$4.5 million for the second quarter of 2013. The increase is primarily due to a new customer FEED contract entered into during the fourth quarter of 2013 and increased activity during the quarter under the vendor services phase of the Berkut platform project.

Technical Services operating gross margin excluding depreciation and amortization increased \$0.9 million to \$1.0 million for the second quarter of 2014 compared with \$0.1 million for the second quarter of 2013. The increase is primarily the result of the FEED project described above.

Other Financial Data

General and administration expense decreased \$15.2 million to \$7.0 million for the second quarter of 2014 compared with \$22.2 million for the second quarter of 2013. The decrease is primarily the result of approximately \$11.4 million of costs incurred in the 2013 second quarter related to the ITS Acquisition. General and administrative expense in the second quarter of 2014 also benefited from a \$1.5 million reimbursement received from an escrow account during the second quarter of 2014 related to the ITS Acquisition. Additionally, during the 2013 second quarter we incurred severance costs related to the departure of our former chief financial officer and higher legal costs for matters related to our deferred prosecution agreement and settlements with the DOJ and SEC (as discussed in Note 10 of our condensed consolidated financial statements), both of which did not recur during 2014.

Net gains recognized on asset dispositions were \$1.0 million during the second quarter of 2014 compared with \$0.5 million during the second quarter of 2013. Activity in both periods was primarily the result of asset sales. We periodically sell equipment deemed to be excess, obsolete, or not currently required for operations.

Interest expense decreased \$0.1 million to \$10.6 million for the second quarter of 2014 compared with \$10.7 million for the second quarter of 2013. The decrease resulted from a decrease in debt-related interest expense offset by an increase in the amortization of debt issuance costs. Interest income was \$0.1 million for the 2014 second quarter compared with \$2.2 million for the second quarter of 2013. The decrease in interest income was due to interest earned on an IRS refund received during the 2013 second quarter that did not recur in the 2014 second quarter.

We incurred a loss on extinguishment of debt of \$0.5 million during the three months ended June 30, 2014 related to the redemption of the 9.125% Notes during April 2014.

We had \$1.0 million of other income for the second quarter of 2014 compared with \$0.5 million of other expense for the second quarter of 2013. Other income for the second quarter of 2014 is primarily related to earnings from our investment in an unconsolidated subsidiary that was acquired as part of the ITS Acquisition.

During the second quarter of 2014 we had an income tax expense of \$11.7 million compared to \$11.2 million for the second quarter of 2013. The increase in current period income tax expense is primarily due to higher pre-tax earnings in the second quarter of 2014 when compared with pre-tax earnings reported for the second quarter of 2013.

Six Months Ended June 30, 2014 Compared with Six Months Ended June 30, 2013

Revenues increased \$90.4 million, or 23.0%, to \$483.5 million for the six months ended June 30, 2014, compared with revenues of \$393.1 million for the comparable 2013 period. Operating gross margin increased \$1.2 million, or 1.7%, to \$72.3 million for the six months ended June 30, 2014, compared with operating gross margin of \$71.2 million for the comparable 2013 period. We recorded net income attributable to controlling interest of \$3.1 million for the six months ended June 30, 2014, as compared with \$8.9 million for the six months ended June 30, 2013.

The following is an analysis of our operating results for the comparable periods:

	Six	Six months ended June 30,		
<u>Dollars in Thousands</u>	2014		2013	
Revenues:				
Rental Tools	\$ 167,677	35%	\$ 139,105	35%
U.S. Barge Drilling	70,778	15%	68,165	17%
U.S. Drilling	39,456	8%	29,545	8%
International Drilling	177,222	36%	147,832	38%
Technical Services	28,326	6%	8,443	2%
Total revenues	483,459	100%	393,090	100%
Operating gross margin excluding depreciation and amortization:				
Rental Tools gross margin	62,079	37%	70,554	51%
U.S Barge Drilling gross margin	33,363	47%	32,433	48%
U.S. Drilling gross margin	10,557	27%	3,967	13%
International Drilling gross margin	35,198	20%	25,572	17%
Technical Services gross margin	1,668	6%	417	5%
Total operating gross margin excluding depreciation and amortization	142,865	30%	132,943	34%
Depreciation and amortization	70,517	·	61,792	
Total operating gross margin	72,348	•	71,151	
General and administrative expense	(15,971)		(35,049)	
Gain on disposition of assets, net	890		1,665	
Total operating income	\$ 57,267	·	\$ 37,767	

Operating gross margin amounts are reconciled to our most comparable U.S. GAAP measure as follows:

Dollars in Thousands	Rental Tools	U.S. Barge Drilling	U.S. Drilling	In	ternational Drilling	 echnical ervices
Six Months Ended June 30, 2014						
Operating gross margin (1)	\$ 31,111	\$ 24,371	\$ 2,765	\$	12,582	\$ 1,519
Depreciation and amortization	30,968	8,992	7,792		22,616	149
Operating gross margin excluding depreciation and amortization	\$ 62,079	\$ 33,363	\$ 10,557	\$	35,198	\$ 1,668
Six Months Ended June 30, 2013						
Operating gross margin (1)	\$ 46,655	\$ 25,417	\$ (4,719)	\$	3,432	\$ 366
Depreciation and amortization	23,899	7,016	8,686		22,140	51
Operating gross margin excluding depreciation and amortization	\$ 70,554	\$ 32,433	\$ 3,967	\$	25,572	\$ 417

(1) Operating gross margin is calculated as revenues less direct operating expenses, including depreciation and amortization expense.

Operations

Rental Tools

Our Rental Tools segment includes both U.S. and international operations. Historically we have discussed the results of this segment by reference to our U.S. Rental Tools business, which principally was representative of our Quail Tools brand, and ITS, our international rental tools business. As we have integrated the ITS business into our Rental Tools segment, in the current and future reporting periods we will discuss this segment on a U.S. versus international basis. In the geographic discussion both our Quail Tools and ITS brands are represented in the U.S. and international operations.

Rental Tools segment revenues increased \$28.6 million, or 20.5%, to \$167.7 million during the six months ended June 30, 2014 compared with \$139.1 million for the six months ended June 30, 2013. The increase was due primarily to a \$31.6 million increase in our international revenues, partially offset by a \$3.1 million decline in our U.S. business. The increase in international revenues was primarily due to the ITS Acquisition which contributed an increase of \$32.2 million of revenues. The increases in international revenue was partially offset by a decrease in U.S. revenues due to reduced activity in the U.S. land drilling market, increased competition in several locations, and lower repair revenues and sales of tools.

Rental Tools segment operating gross margin, excluding depreciation and amortization, decreased \$8.5 million, or 12.0%, to \$62.1 million during the six months ended June 30, 2014, compared with \$70.6 million for the six months ended June 30, 2013. The decline in our operating gross margin excluding depreciation and amortization is attributable to both our international and U.S. operations. In the U.S., we experienced a decline due to the increase in competitive conditions described above which led to lower product pricing for rental tools and related activities. Internationally operating gross margin, excluding depreciation and amortization declined as we experienced lower utilization, increased costs related to relocation of facilities, and an increase in the allowance for doubtful accounts.

U.S. Barge Drilling

- U.S. Barge Drilling segment revenues increased \$2.6 million, or 3.8%, to \$70.8 million for the six months ended June 30, 2014, compared with \$68.2 million for the six months ended June 30, 2013. The increase in revenues was primarily due to higher average dayrates for the U.S. barge rig fleet and the addition of Rig 55B during the second quarter of 2014. The increase was partially offset by lower utilization primarily due to a decline in market opportunities.
- U.S. Barge Drilling segment operating gross margin, excluding depreciation and amortization, increased \$0.9 million, or 2.9%, to \$33.4 million for the six months ended June 30, 2014, compared with \$32.4 million for the six months ended June 30, 2013, primarily driven by the increase in average dayrates for the U.S barge rig fleet as described above.

U.S. Drilling

U.S. Drilling segment revenues increased \$9.9 million, or 33.5%, to \$39.5 million for the six months ended June 30, 2014, compared with \$29.5 million for the six months ended June 30, 2013. The increase in revenues is the result of a full six months of operations in 2014 of our two arctic-class drilling rigs in Alaska, compared with 2013, in which one rig was not operational until February 2013. Additionally, the O&M contract supporting three platform operations located offshore California

generated higher reimbursable revenues and was operating for the full six months ended June 30, 2014, compared with 2013, in which this contract commenced in February 2013.

U.S. Drilling segment operating gross margin, excluding depreciation and amortization, increased \$6.6 million to \$10.6 million for the six months ended June 30, 2014, compared with \$4.0 million for the six months ended June 30, 2013, primarily due to both arctic-class rigs being fully operational as described above. Additionally, we collected a previously reserved receivable allowing us to reverse the reserve during the first quarter of 2014.

International Drilling

International Drilling segment revenues increased \$29.4 million, or 19.9%, to \$177.2 million for the six months ended June 30, 2014 compared with \$147.8 million for the six months ended June 30, 2013.

Revenues related to Parker-owned rigs increased \$27.3 million, or 32.9%, to \$110.2 million for the six months ended June 30, 2014 compared with \$82.9 million for the six months ended June 30, 2013, primarily due to an increase in our rig fleet utilization in Sakhalin and Kurdistan as we successfully deployed several previously idle rigs, partially offset by a reduced revenue due to standby conditions and a decline in utilization in our Latin America region.

O&M revenues increased \$2.1 million, or 3.2%, to \$67.1 million for the six months ended June 30, 2014, compared with \$64.9 million for the six months ended June 30, 2013. The increase in revenues from our O&M contracts was primarily due to increased activity and higher dayrates associated with our Sakhalin Island O&M operations. Of the total O&M revenues, approximately \$21.5 million and \$23.4 million were attributable to reimbursable costs for the six months ended June 30, 2014 and 2013, respectively, which added to revenues but had minimal impact on margins.

International Drilling operating gross margin, excluding depreciation and amortization, increased \$9.6 million, or 37.6%, to \$35.2 million during the six months ended June 30, 2014, compared with \$25.6 million for the six months ended June 30, 2013. The increase was primarily due to additional revenues generated by a Parker-owned rig operating on Sakhalin Island. This increase was partially offset by the impact of net mobilization costs associated with the redeployment of two Parker-owned rigs from Kazakhstan to the Kurdistan Region of Iraq and their high initial operating costs.

Technical Services

Technical Services segment revenues increased \$19.9 million to \$28.3 million for the six months ended June 30, 2014, compared with \$8.4 million for the six months ended June 30, 2013. The increase is primarily due to a new customer FEED contract entered into during the fourth quarter of 2013 and increased activity under the vendor services phase of the Berkut platform project.

Operating gross margin, excluding depreciation and amortization, for this segment increased \$1.3 million to \$1.7 million for the six months ended June 30, 2014, compared with \$0.4 million for the six months ended June 30, 2013. The increase is primarily the result of the FEED project described above.

Other Financial Data

Net gains recognized on asset dispositions for the six months ended June 30, 2014 and 2013 was \$0.9 million and \$1.7 million, respectively, and were primarily the result of asset sales. We periodically sell equipment deemed to be excess or not currently required for operations.

Interest expense increased \$1.9 million for the six months ended June 30, 2014 compared with the six months ended June 30, 2013. This increase was primarily related to an increase in amortization of debt issuance costs and a decline in capitalized interest. Interest income was nominal during the six months ended June 30, 2014, compared with interest income of \$2.3 million during the six months ended June 30, 2013 primarily related to interest earned on an IRS refund received during 2013.

We incurred a loss on extinguishment of debt of \$30.2 million during the six months ended June 30, 2014 related to the redemption of the 9.125% Notes during 2014.

General and administration expense decreased \$19.1 million for the six months ended June 30, 2014 compared with the six months ended June 30, 2013. This decrease is primarily due to approximately \$14.4 million of costs related to the ITS Acquisition in April 2013. General and administrative expense in the six months ended June 30, 2014 also benefited from a \$1.5 million reimbursement from escrow during the second quarter of 2014 related to the ITS Acquisition. Additionally, during the six months ended June 30, 2013 we incurred severance costs related to the departure of our former chief financial officer and higher legal costs for matters related to our deferred prosecution agreement and settlements with the DOJ and SEC (as discussed in Note 10 of our condensed consolidated financial statements), neither of which recurred during 2014.

Income tax expense was \$3.1 million for the six months ended June 30, 2014, compared with \$9.7 million for the six months ended June 30, 2013. The decrease is driven primarily by the decrease in pre-tax income from \$18.7 million for the six months ended June 30, 2013 compared to \$6.5 million for the six months ended June 30, 2014.

LIQUIDITY AND CAPITAL RESOURCES

We periodically evaluate our liability requirements, capital needs and availability of resources in view of inventory levels, expansion plans, debt service requirements and other operational cash needs. To meet our short and long term liquidity requirements, including payment of operating expenses and repaying debt, we rely primarily on cash from operations. However, we have recently sought, and may in the future seek, to raise additional capital. We expect that for the foreseeable future, cash generated from operations will be sufficient to provide us the ability to fund our operations, provide the working capital necessary to support our strategy, and fund planned capital expenditures.

Cash Flows

As of June 30, 2014, we had cash and cash equivalents of \$86.4 million, a decrease of \$62.2 million from December 31, 2013. Cash flows from operating activities for the six months ended June 30, 2014 were \$103.6 million, compared with \$45.9 million for the 2013 comparable period. We have reinvested a substantial portion of our operating cash flows to enhance our fleet of drilling rigs and add rental tools equipment. We do not pay dividends to our shareholders. Changes in working capital were a source of cash of \$41 thousand and a use of cash of \$32.9 million for the six months ended June 30, 2014 and 2013, respectively. Uses of operating cash flows for the six months ended June 30, 2013 primarily related to ITS Acquisition which resulted in increased receivables, inventory, and accounts payable. Changes in cash from operating activities were also impacted by non-cash charges such as depreciation expense, loss on debt extinguishment, deferred tax benefit, and stock compensation expense. Depreciation expense increased due to our two arctic-class drilling rigs in Alaska commencing work in late 2012 and early 2013 in addition to the ITS Acquisition. It is our current intention to continue to utilize our operating cash flows to finance further investments in rental tools inventories, rig purchases or upgrades as well as other strategic investments aligned to our strategies.

Cash flows used in investing activities were \$102.8 million for the six months ended June 30, 2014 compared with \$178.6 million for the 2013 comparable period. Our primary use of cash in 2014 was \$106.2 million for capital expenditures and our primary use of cash in 2013 was \$118.0 million for the ITS Acquisition, net of cash acquired and \$63.5 million for capital expenditures. Capital expenditures in each period were primarily for tubular and other products for our rental tools business and rig-related enhancements and maintenance.

Cash flows used in financing activities were \$63.0 million for the six months ended June 30, 2014, primarily related to the repayment of \$425.0 million of our 9.125% Notes, payment of \$26.2 million of related tender and consent premiums, and payment of debt issuance costs of \$7.4 million. Cash provided by financing activities included proceeds of \$360.0 million from issuance of our 6.75% Notes and reborrowing of \$40.0 million of Term Loans under our Secured Credit Agreement. The primary source of cash for the six months ended June 30, 2013 was proceeds from borrowings from the \$125.0 million Goldman Term Loan.

Financing Activities

6.75% Senior Notes, due July 2022

On January 22, 2014, we issued \$360.0 million aggregate principal amount of the 6.75% Notes pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 6.75% Notes offering plus a \$40.0 million draw under the Secured Credit Agreement and cash on hand were utilized to redeem \$416.2 million aggregate principal amount of our outstanding 9.125% Notes due 2018 pursuant to a tender and consent solicitation offer commenced on January 7, 2014. See further discussion of the tender and consent solicitation offer below entitled "9.125% Senior Notes, due April 2018".

The 6.75% Notes are general unsecured obligations of the Company and rank equal in right of payment with all of our existing and future senior unsecured indebtedness. The 6.75% Notes are jointly and severally guaranteed by all of our subsidiaries that guarantee indebtedness under our Secured Credit Agreement and our 7.50% Notes. Interest on the 6.75% Notes is payable on January 15 and July 15 of each year, beginning July 15, 2014. Debt issuance costs related to the 6.75% Notes of approximately \$7.3 million (\$7.1 million net of amortization as of June 30, 2014) are being amortized over the term of the notes using the effective interest rate method.

At any time prior to January 15, 2017, we may redeem up to 35 percent of the aggregate principal amount of the 6.75% Notes at a redemption price of 106.75 percent of the principal amount, plus accrued and unpaid interest to the redemption date, with the net cash proceeds of certain equity offerings by us. On and after January 15, 2018, we may redeem all or a part of the

6.75% Notes upon appropriate notice, at a redemption price of 103.375 percent of the principal amount, and at redemption prices decreasing each year thereafter to par beginning January 15, 2020. If we experience certain changes in control, we must offer to repurchase the 6.75% Notes at 101.0 percent of the aggregate principal amount, plus accrued and unpaid interest and additional interest, if any, to the date of repurchase.

The Indenture restricts our ability and the ability of certain subsidiaries to: (i) sell assets, (ii) pay dividends or make other distributions on capital stock or redeem or repurchase capital stock or subordinated indebtedness, (iii) make investments, (iv) incur or guarantee additional indebtedness, (v) create or incur liens, (vi) enter into sale and leaseback transactions, (vii) incur dividend or other payment restrictions affecting subsidiaries, (viii) merge or consolidate with other entities, (ix) enter into transactions with affiliates, and (x) engage in certain business activities. Additionally, the Indenture contains certain restrictive covenants designating certain events as Events of Default. These covenants are subject to a number of important exceptions and qualifications.

7.50% Senior Notes, due August 2020

On July 30, 2013, we issued \$225.0 million aggregate principal amount of the 7.50% Notes pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 7.50% Notes offering were primarily used to repay the \$125.0 million aggregate principal amount of the Goldman Term Loan, to repay \$45.0 million of Term Loan borrowings under our Secured Credit Agreement and for general corporate purposes.

The 7.50% Notes are general unsecured obligations of the Company and rank equal in right of payment with all of our existing and future senior unsecured indebtedness. The 7.50% Notes are jointly and severally guaranteed by all of our subsidiaries that guarantee indebtedness under our Secured Credit Agreement and the 6.75% Notes. Interest on the 7.50% Notes is payable on February 1 and August 1 of each year, beginning February 1, 2014. Debt issuance costs related to the 7.50% Notes of approximately \$5.5 million (\$5.0 million, net of amortization as of June 30, 2014) are being amortized over the term of the notes using the effective interest rate method.

At any time prior to August 1, 2016, we may redeem up to 35 percent of the aggregate principal amount of the 7.50% Notes at a redemption price of 107.50 percent of the principal amount, plus accrued and unpaid interest to the redemption date, with the net cash proceeds of certain equity offerings by us. On and after August 1, 2016, we may redeem all or a part of the 7.50% Notes upon appropriate notice, at a redemption price of 103.750 percent of the principal amount, and at redemption prices decreasing each year thereafter to par beginning August 1, 2018. If we experience certain changes in control, we must offer to repurchase the 7.50% Notes at 101.0 percent of the aggregate principal amount, plus accrued and unpaid interest and additional interest, if any, to the date of repurchase.

The Indenture restricts our ability and the ability of certain subsidiaries to: (i) sell assets, (ii) pay dividends or make other distributions on capital stock or redeem or repurchase capital stock or subordinated indebtedness, (iii) make investments, (iv) incur or guarantee additional indebtedness; (v) create or incur liens; (vi) enter into sale and leaseback transactions; (vii) incur dividend or other payment restrictions affecting subsidiaries, (viii) merge or consolidate with other entities, (ix) enter into transactions with affiliates, and (x) engage in certain business activities. Additionally, the Indenture contains certain restrictive covenants designating certain events as Events of Default. These covenants are subject to a number of important exceptions and qualifications.

9.125% Senior Notes, due April 2018

On March 22, 2010, we issued \$300.0 million aggregate principal amount of the 9.125% Notes pursuant to an Indenture between the Company and The Bank of New York Mellon Trust Company, N.A., as trustee. Net proceeds from the 9.125% Notes offering were primarily used to redeem the \$225.0 million aggregate principal amount of our 9.625% Senior Notes due 2013 and to repay \$42.0 million of borrowings under our senior secured revolving credit facility.

On April 25, 2012, we issued an additional \$125.0 million aggregate principal amount of 9.125% Notes under the same indenture at a price of 104.0% of par, resulting in gross proceeds of \$130.0 million. Net proceeds from the offering were utilized to refinance \$125.0 million aggregate principal amount of the 2.125% Convertible Senior Notes due July 2012.

On January 7, 2014, we commenced a tender and consent solicitation with respect to the 9.125% Notes. The tender offer price was \$1,061.98, inclusive of a \$30.00 consent payment, for each \$1,000 principal amount of 9.125% Notes, plus accrued and unpaid interest. On January 22, 2014, we paid \$453.7 million for the tendered 9.125% Notes, comprised of \$416.2 million of aggregate principal amount of the 9.125% Notes, \$25.8 million of tender and consent premiums and \$11.7 million of accrued interest. In connection with the tender and consent solicitation, approximately \$3.7 million of unamortized debt issuance premium and approximately \$7.6 million of debt issuance costs were written off in the three months ended March 31, 2014. On April 1, 2014, we redeemed the \$8.8 million outstanding 9.125% Notes for a purchase price of \$9.6 million, inclusive of a \$0.4 million call premium and \$0.4 million interest. During the three months ended June 30, 2014, we recorded a loss on extinguishment of

debt of approximately \$0.5 million, which included the call premium of \$0.4 million and write-off of unamortized debt issuance costs of \$0.2 million, offset by write-off of the remaining unamortized premium of \$0.1 million.

Amended and Restated Credit Agreement

On December 14, 2012, we entered into the Secured Credit Agreement consisting of a senior secured \$80.0 million revolving facility (Revolver) and a senior secured term loan facility (Term Loan). In July 2013, the Secured Credit Agreement was amended to permit re-borrowing in the form of additional term loans, of up to \$45.0 million, decreasing by \$2.5 million at the end of each quarter beginning September 30, 2013 and ending March 31, 2014.

Our obligations under the Secured Credit Agreement are guaranteed by substantially all of our direct and indirect domestic subsidiaries other than immaterial subsidiaries and subsidiaries generating revenues primarily outside the United States, each of which have executed guaranty agreements, and are secured by first priority liens on our accounts receivable, specified barge rigs and rental equipment. The Secured Credit Agreement contains customary affirmative and negative covenants with which we were in compliance as of June 30, 2014 and December 31, 2013. The Secured Credit Agreement matures on December 14, 2017.

Revolver

Our Revolver is available for general corporate purposes and to support letters of credit. Interest on Revolver loans accrues at a Base Rate plus an Applicable Rate or LIBOR plus an Applicable Rate. Under the Secured Credit Agreement, the Applicable Rate varies from a rate per annum ranging from 2.50 percent to 3.00 percent for LIBOR rate loans and 1.50 percent to 2.00 percent for base rate loans, determined by reference to the consolidated leverage ratio (as defined in the Secured Credit Agreement). Revolving loans are available subject to a borrowing base calculation based on a percentage of eligible accounts receivable, certain specified barge drilling rigs and rental equipment of the Company and its subsidiary guarantors. There were no revolving loans outstanding at June 30, 2014 and December 31, 2013. Letters of credit outstanding against the Revolver as of June 30, 2014 and December 31, 2013 totaled \$5.6 million and \$4.6 million, respectively.

Term Loan

The Term Loan originated at \$50.0 million on December 14, 2012 and requires quarterly principal payments of \$2.5 million, which began March 31, 2013. Interest on the Term Loan accrues at a Base Rate plus 2.00 percent or LIBOR plus 3.00 percent. The outstanding balance on the Term Loan at December 31, 2013 was zero. In January 2014 we re-borrowed \$40 million of the Term Loan and used the proceeds, along with the proceeds from the issuance of the 6.75% Notes, to repurchase our 9.125% Notes. As of June 30, 2014 the remaining balance on the Term Loan was \$35.0 million. We are no longer able to re-borrow amounts under the Term Loan.

Long-Term Debt Summary

Our principal amount of long-term debt, including current portion, was \$620.0 million as of June 30, 2014 which consisted of:

- \$360.0 million aggregate principal amount of 6.75% Notes;
- \$225.0 million principal amount of 7.50% Notes;
- \$35.0 million under our Term Loan, \$10.0 million of which is classified as current.

As of June 30, 2014, we had approximately \$160.8 million of liquidity, which consisted of \$86.4 million of cash and cash equivalents on hand and \$74.4 million of availability under our Revolver and zero availability under our Term Loan.

Off-Balance Sheet Arrangements

We do not have any unconsolidated special-purpose entities, off-balance sheet financing arrangements or guarantees of third-party financial obligations. We have no energy or commodity contracts.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

There has been no material change in the market risk faced by us from that reported in our 2013 Annual Report on Form 10-K filed with the SEC on March 10, 2014. For more information on market risk, see Part II, Item 7A in our 2013 Annual Report on Form 10-K

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

In accordance with Rules 13a-15 and 15d-15 under the Securities and Exchange Act of 1934 as amended (the Exchange Act), we carried out an evaluation, under the supervision and with the participation of management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective, as of June 30, 2014 to provide reasonable assurance that information required to be disclosed in our reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms and accumulated and communicated to our management, including our Chief Executive Officer and our Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

Changes in Internal Control Over Financial Reporting

There have been no changes in our internal control over financial reporting, during the quarter ended June 30, 2014, 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

For information regarding legal proceedings, see Note 10, "Commitments and Contingencies," in Item 1 of Part I of this quarterly report on Form 10-Q, which information is incorporated herein by reference into this item.

ITEM 1A. Risk Factors

There have been no material changes from the risk factors disclosed in *Item 1A. Risk Factors* of our annual report on Form 10-K for the year ended December 31, 2013.

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

The Company currently has no active share repurchase programs. Periodically, the Company purchases shares on the open market to meet our employer matching requirements under our 401(k) Retirement Savings Plan. Additionally, when restricted stock awarded by the Company becomes taxable compensation to personnel, shares may be withheld to satisfy the associated withholding tax liabilities. Information on our purchases of equity securities by means of such share withholdings is provided in the table below:

Issuer Purchases of Equity Securities

<u>Period</u>	Total Number of Shares Purchased	Average Price Paid Per Share (1)
April 1-30, 2014	34,498	\$ 6.63
May 1-31, 2014	166,379	\$ 6.09
June 1-30, 2014	522	\$ 7.02
Total	201,399	\$ 6.18

(1) Average share price paid per share is calculated as the weighted average price derived from the closing price on the date of vesting.

ITEM 3. Defaults Upon Senior Securities

None.

ITEM 4. Mine Safety Disclosures

None.

ITEM 5. Other Information

None.

ITEM 6. Exhibits

The following exhibits are filed or furnished as a part of this report:

Exhibit <u>Number</u>		DESCRIPTION
3.1	_	Amended and Restated By-laws of Parker Drilling Company dated July 31, 2014 (Incorporated by reference to Exhibit 3.1 to Parker Drilling Company's Current Report on Form 8-K filed on August 1, 2014).
31.1	_	Gary G. Rich, Chairman, President and Chief Executive Officer, Rule 13a-14(a)/15d-14(a) Certification.
31.2	_	Christopher T. Weber, Senior Vice President and Chief Financial Officer, Rule 13a-14(a)/15d- 14(a) Certification.
32.1	_	Gary G. Rich, Chairman, President and Chief Executive Officer, Section 1350 Certification.
32.2	_	Christopher T. Weber, Senior Vice President and Chief Financial Officer, Section 1350 Certification.
101.INS	_	XBRL Instance Document.
101.SCH	_	XBRL Taxonomy Schema Document.
101.CAL	_	XBRL Calculation Linkbase Document.
101.LAB	_	XBRL Label Linkbase Document.
101.PRE	_	XBRL Presentation Linkbase Document.
101.DEF	_	XBRL Definition Linkbase Document.

SIGNATURES

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

PARKER DRILLING COMPANY

Date: August 6, 2014 By: /s/ Gary G. Rich

Gary G. Rich

Chairman, President and Chief Executive Officer

By: /s/ Christopher T. Weber

Christopher T. Weber

Senior Vice President and Chief Financial Officer

INDEX TO EXHIBITS

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101.PRE	— XBRL Presentation Linkbase Document.
101.DEF	— XBRL Definition Linkbase Document.

PARKER DRILLING COMPANY RULE 13a-14(a)/15d-14(a) CERTIFICATION

I, Gary G. Rich, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarterly period ended June 30, 2014, of Parker Drilling Company (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(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a 15(e) and 15d 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 6, 2014

/s/ Gary G. Rich

Gary G. Rich

Chairman, President and Chief Executive Officer

PARKER DRILLING COMPANY RULE 13a-14(a)/15d-14(a) CERTIFICATION

I, Christopher T. Weber, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarterly period ended June 30, 2014, of Parker Drilling Company (the registrant);
- Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact
 necessary to make the statements made, in light of the circumstances under which such statements were made, not
 misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a 15(e) and 15d 15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting.
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: August 6, 2014

/s/ Christopher T. Weber

Christopher T. Weber

Senior Vice President and Chief Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350

Pursuant to 18 U.S.C. Section 1350, the undersigned officer of Parker Drilling Company (the Company) hereby certifies, to such officer's knowledge, that:

- 1. The Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (the Report) fully complies with the requirements of section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

Date: August 6, 2014

/s/ Gary G. Rich

Gary G. Rich

Chairman, President and Chief Executive Officer

The foregoing certification is being furnished solely pursuant to 18 U.S.C. Section 1350 and is not being filed as part of the Report or as a separate disclosure statement.

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350

Pursuant to 18 U.S.C. Section 1350, the undersigned officer of Parker Drilling Company (the Company) hereby certifies, to such officer's knowledge, that:

- 1. The Company's Quarterly Report on Form 10-Q for the quarter ended June 30, 2014 (the Report) fully complies with the requirements of section 13(a) or 15(d), as applicable, of the Securities Exchange Act of 1934; and
- 2. The information contained in the Report fairly presents, in all material respects, the financial condition and result of operations of the Company.

Date: August 6, 2014

/s/ Christopher T. Weber

Christopher T. Weber

Senior Vice President and Chief Financial Officer

The foregoing certification is being furnished solely pursuant to 18 U.S.C. Section 1350 and is not being filed as part of the Report or as a separate disclosure statement.