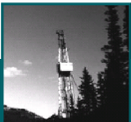




# 2017

## ANNUAL FINANCIAL REVIEW



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## MANAGEMENT'S DISCUSSION AND ANALYSIS

This Management's Discussion and Analysis ("**MD&A**"), dated February 7, 2018, has been prepared by management of Mullen Group Ltd. ("**Mullen Group**" and/or the "**Corporation**") for the fiscal year ended December 31, 2017, and should be read in conjunction with the audited annual consolidated financial statements for the fiscal year ended December 31, 2017 (the "**Annual Financial Statements**"). Unless otherwise specified, information in this MD&A is provided as at such date and any reference to "Mullen Group", "we", "us", "our" or the "Corporation" means Mullen Group Ltd., a corporation incorporated under the laws of the province of Alberta and includes its predecessors where context so requires. The Annual Financial Statements and other additional information on Mullen Group, including the Annual Information Form dated February 7, 2018, are available on SEDAR at [www.sedar.com](http://www.sedar.com) and at [www.mullen-group.com](http://www.mullen-group.com). Such documents are also available upon request, free of charge, from the Corporate Investor Services group at [ir@mullen-group.com](mailto:ir@mullen-group.com). This MD&A and the Annual Financial Statements were reviewed by Mullen Group's Audit Committee and approved by the Board of Directors (the "**Board**") on February 7, 2018.

## ACCOUNTING PRINCIPLES

The Annual Financial Statements have been prepared in accordance to and comply with International Financial Reporting Standards ("**IFRS**"), which include the International Accounting Standards ("**IAS**") and the interpretations developed by the International Financial Reporting Interpretations Committee ("**IFRIC**"), as issued by the International Accounting Standards Board ("**IASB**"). Unless otherwise indicated, all amounts contained in this MD&A are in Canadian funds, which is the functional currency of the Corporation.

### ADVISORY:

**Forward-looking statements** - This MD&A reflects management's expectations regarding Mullen Group's future growth, financial condition, results of operations, performance, business prospects, strategies and opportunities and contains forward-looking statements and forward-looking information (collectively, "**forward-looking statements**") within the meaning of applicable securities laws. Wherever possible, words such as "anticipate", "may", "will", "believe", "expect", "potential", "continue", "view", "objective", "should", "plan", "intend", "ongoing", "estimate", "project" or similar expressions have been used to identify these forward-looking statements. These statements reflect management's current beliefs and assumptions and are based on information currently available to management. Forward-looking statements involve significant inherent risks and uncertainties, numerous assumptions and the risk that the predictions and forward-looking statements will not be achieved and that the actual results or events may differ materially from those anticipated in such forward-looking statements. A number of factors could cause actual results, performance or achievements to differ materially from the results discussed or implied in the forward-looking statements. Although the forward-looking statements contained in this MD&A are based upon what management believes to be reasonable beliefs and assumptions, Mullen Group cannot assure readers that actual results will be consistent with these forward-looking statements. Some of the risks and uncertainties include, but are not limited to certain strategic, financial and operational risks, most important of which are reduced oil and natural gas drilling, decreased oil sands and heavy oil activity, a slowdown in the general economy, currency exchange rates, change in the return on fair value of investments, prevailing interest rates, regulatory framework governing taxes and environmental matters in the jurisdictions in which the Corporation conducts and will conduct its business, customer relationships, labour disruption and driver retention, accidents, cost of liability insurance, fuel prices, ability to access sufficient capital from internal and external sources and changes in legislation including but not limited to tax laws and environmental regulations. Given these risks and uncertainties, readers should not place undue reliance on the forward-looking statements contained in this MD&A. Readers are cautioned that the foregoing list of factors and risks is not exhaustive. Additional information on these and other factors and risks that could affect the operations or financial results of Mullen Group may be found under the heading "Principal Risks and Uncertainties" starting on page 64 as well as in reports on file with applicable securities regulatory authorities and may be accessed through the SEDAR website at [www.sedar.com](http://www.sedar.com). The forward-looking statements contained in this MD&A are made as of the date hereof and Mullen Group undertakes no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, unless so required by applicable securities law. Mullen Group relies on litigation protection for "forward-looking" statements. Additional information regarding the forward-looking statements contained in this MD&A and the material assumptions made in preparing such statements may be found under the heading "Forward-Looking Information Statements" beginning on page 83 of this MD&A.

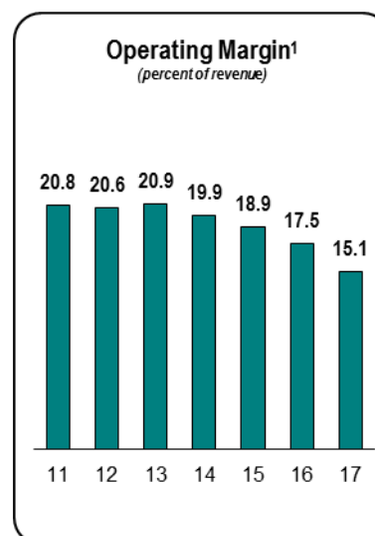
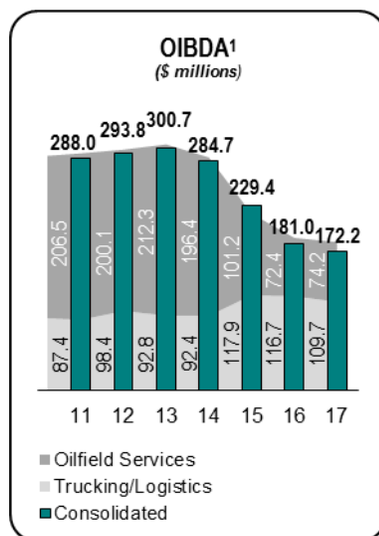
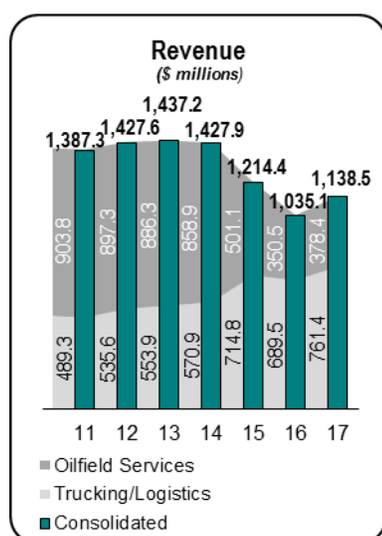
**Non-GAAP and Additional GAAP Terms** - Mullen Group reports on certain financial performance measures that are described and presented in order to provide shareholders and potential investors with additional measures to evaluate Mullen Group's ability to fund its operations and information regarding its liquidity. In addition, these measures are used by management in its evaluation of performance. These financial performance measures ("**Non-GAAP and Additional GAAP Terms**") are not recognized financial terms under Canadian generally accepted accounting principles ("**Canadian GAAP**"). For publicly accountable enterprises, such as Mullen Group, Canadian GAAP is governed by principles based on IFRS and interpretations of IFRIC. Management believes these Non-GAAP and Additional GAAP Terms are useful supplemental measures. These Non-GAAP and Additional GAAP Terms do not have standardized meanings and may not be comparable to similar measures presented by other entities. Specifically, operating income before depreciation and amortization ("**OIBDA**")<sup>1</sup>, operating margin<sup>1</sup>, operating income before depreciation and amortization – adjusted ("**OIBDA – adjusted**")<sup>1</sup>, operating margin – adjusted<sup>1</sup>, net income – adjusted<sup>1</sup>, earnings per share – adjusted<sup>1</sup>, net capital expenditures<sup>1</sup>, net debt<sup>1</sup>, total net debt<sup>1</sup> and cash flow per share<sup>1</sup> are not measures recognized by Canadian GAAP and do not have standardized meanings prescribed by Canadian GAAP. For the reader's reference, the definition, calculation and reconciliation of Non-GAAP and Additional GAAP Terms are provided in the "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms" section of this MD&A. The Non-GAAP and Additional GAAP Terms should not be considered in isolation or as a substitute for measures prepared in accordance with Canadian GAAP. Investors are cautioned that these indicators should not replace the forgoing Canadian GAAP terms: net income, earnings per share, purchases of property, plant and equipment, proceeds on sale of property, plant and equipment and debt.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

## FINANCIAL HIGHLIGHTS – CONSOLIDATED

<b>PERFORMANCE:</b>	Years ended December 31		
(\$ millions, except share price and per share amounts)	2017	2016	2015
<b>Financial Results</b>			
Revenue	\$ 1,138.5	\$ 1,035.1	\$ 1,214.4
Operating income before depreciation and amortization <sup>(1)</sup>	172.2	181.0	229.4
Operating income before depreciation and amortization – adjusted <sup>(1)</sup>	180.1	184.4	213.6
Net foreign exchange (gain) loss	(21.7)	(5.8)	39.7
Decrease (increase) in fair value of investments	0.7	(1.7)	19.4
Net income	65.5	52.0	13.4
Net income – adjusted <sup>(1)</sup>	42.2	46.9	73.6
Net cash from operating activities	142.1	174.3	211.6
Cash dividends declared to common shareholders	37.3	54.2	110.0
<b>Financial Position</b>			
Cash and cash equivalents	\$ 134.5	\$ 270.3	\$ 147.2
Long-term debt (includes the current portion thereof and the debt component of Debentures)	540.0	695.7	780.9
Total assets	1,750.7	1,873.0	1,817.0
<b>Share Information</b>			
Cash dividends declared per Common Share	\$ 0.36	\$ 0.56	\$ 1.20
Earnings per share – basic	\$ 0.63	\$ 0.52	\$ 0.15
Earnings per share – diluted	\$ 0.63	\$ 0.52	\$ 0.15
Earnings per share – adjusted <sup>(1)</sup>	\$ 0.41	\$ 0.47	\$ 0.80
Share price – December 31	\$ 15.74	\$ 19.83	\$ 14.01
<b>Other Information</b>			
Net capital expenditures <sup>(1)</sup>	\$ 19.8	\$ 14.5	\$ 65.6
Acquisitions	\$ 37.9	\$ 24.6	\$ 176.8

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

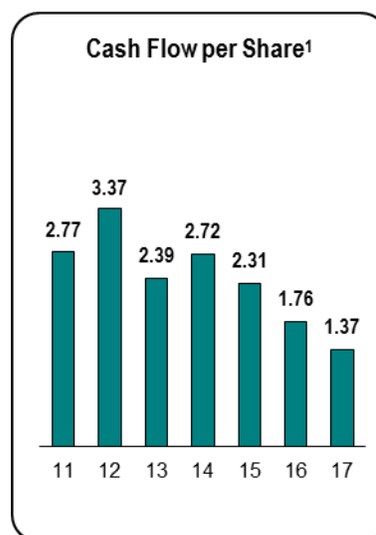
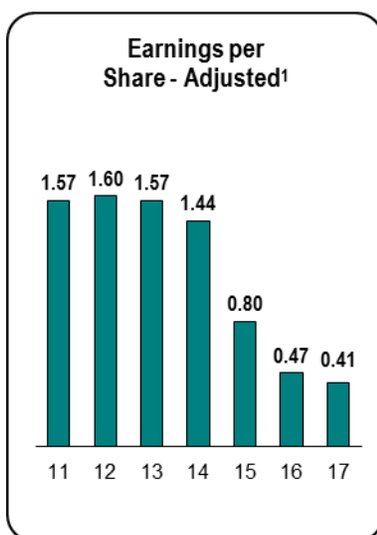
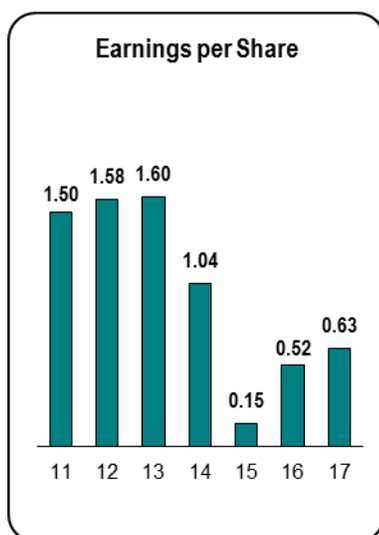


## POSITION:

- Working capital: \$181.6 million (includes \$134.5 million of cash and cash equivalents and a current liability of \$83.2 million related to the Series D Notes and the convertible unsecured subordinated debentures)
- Long-Term Debt: repaid both the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes that matured in September 2017, resulting in net debt<sup>1</sup>: \$275.2 million (long-term debt less working capital); net debt<sup>1</sup> to trailing twelve months OIBDA<sup>1</sup>: 1.60:1
- Liquidity: our cash position and debt capacity allow us to pursue acquisitions

## PROGRESS:

- Revenue growth of 10.0 percent on a year over year basis:
  - Record Trucking/Logistics segment results – revenue up by 10.4 percent to \$761.4 million
  - Oilfield Services segment grew by 8.0 percent to \$378.4 million
- OIBDA<sup>1</sup> was down slightly from prior year:
  - Trucking/Logistics segment declined to \$109.7 million
  - Oilfield Services segment improved to \$74.2 million
- Continued to invest in growth opportunities, completing six acquisitions for total cash consideration of \$46.2 million
- Invested \$6.8 million including Debentures and a 30.0 percent equity interest in Thrive Fluid Management Corp., a Grande Prairie, Alberta based water management company in the oil and gas sector
- Continued to advance our proprietary online logistics marketplace – Moveitonline® – including a strategic investment in a technology provider, Trakopolis IoT Corp.



<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## SEVEN YEAR SELECTED FINANCIAL DATA

### Consolidated

Years ended December 31 (\$ thousands) (unaudited)	2017	2016	2015	2014	2013	2012	2011
	\$	\$	\$	\$	\$	\$	\$
Revenue	1,138,489	1,035,059	1,214,372	1,427,851	1,437,166	1,427,640	1,387,293
Expenses							
Direct operating expenses	811,378	711,847	844,025	985,163	983,382	983,535	951,825
Selling and administrative expenses	154,953	142,179	140,928	157,947	153,101	150,298	147,493
Operating income before depreciation and amortization <sup>(1)</sup>	172,158	181,033	229,419	284,741	300,683	293,807	287,975
Operating income before depreciation and amortization - adjusted <sup>(1)</sup>	180,105	184,455	213,623	282,790	300,156	294,072	287,718
Depreciation and amortization	86,570	85,300	94,247	85,161	86,242	83,669	80,818
Finance costs	27,499	32,460	35,815	47,370 <sup>(2)</sup>	26,305	32,897	36,279
Net foreign exchange (gain) loss	(21,693)	(5,778)	39,701	15,570	16,144	(5,194)	6,345
Other (income) expense	(504)	(2,694)	19,289	4,897	(20,710)	5,668	5,335
Impairment of goodwill	—	—	—	—	—	3,000	—
Gain on contingent consideration	(2,000)	—	(3,000)	—	—	(2,000)	—
Income before income taxes	82,286	71,745	43,367	131,743	192,702	175,767	159,198
Income tax expense	16,777	19,707	30,001	37,110	49,407	44,858	39,765
Net income	65,509	52,038	13,366	94,633	143,295	130,909	119,433

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

<sup>(2)</sup> Includes a one-time \$20.0 million prepayment expense, which resulted from Mullen Group's decision to repay its Series A and Series B Notes prior to maturity.

### Segmented Information

Years ended December 31 (\$ thousands) (unaudited)	2017	2016	2015	2014	2013	2012	2011
	\$	\$	\$	\$	\$	\$	\$
<b>Trucking/Logistics Segment</b>							
Revenue	761,379	689,516	714,844	570,892	553,940	535,562	489,304
Direct operating expenses	560,572	487,975	510,779	414,078	400,972	381,027	352,521
Selling and administrative expenses	91,145	84,864	86,126	64,410	60,128	56,089	49,391
Operating income before depreciation and amortization <sup>(1)</sup>	109,662	116,677	117,939	92,404	92,840	98,446	87,392
Operating margin <sup>(1)</sup>	14.4%	16.9%	16.5%	16.2%	16.8%	18.4%	17.9%
<b>Oilfield Services Segment</b>							
Revenue	378,375	350,506	501,054	858,893	886,296	897,274	903,768
Direct operating expenses	257,792	231,863	337,843	578,236	590,964	613,214	610,509
Selling and administrative expenses	46,364	46,225	61,977	84,248	83,026	83,910	86,809
Operating income before depreciation and amortization <sup>(1)</sup>	74,219	72,418	101,234	196,409	212,306	200,150	206,450
Operating margin <sup>(1)</sup>	19.6%	20.7%	20.2%	22.9%	24.0%	22.3%	22.8%

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Other Information

Years ended December 31 (\$ thousands) (unaudited)							
	2017	2016	2015	2014	2013	2012	2011
<b>Ratios – Operating</b>							
Return on equity <sup>(1)</sup>	6.7%	5.9%	1.6%	10.5%	16.6%	17.1%	17.8%
Gross margin – percentage of revenue <sup>(2)</sup>	28.7%	31.2%	30.5%	31.0%	31.6%	31.1%	31.4%
Selling and administrative expenses – percentage of revenue	13.6%	13.7%	11.6%	11.1%	10.7%	10.5%	10.6%
Operating margin <sup>(3)</sup>	15.1%	17.5%	18.9%	19.9%	20.9%	20.6%	20.8%
Operating ratio <sup>(4)</sup>	92.4%	90.7%	90.4%	86.4%	83.7%	85.7%	85.5%
<b>Financial Position</b>							
Acid test ratio <sup>(5)</sup>	1.76:1	1.88:1	1.85:1	4.16:1	2.37:1	2.30:1	2.02:1
Property, plant and equipment	\$916,140	\$948,540	\$992,206	\$911,699	\$903,256	\$843,318	\$798,362
Total assets	\$1,750,657	\$1,873,027	\$1,817,035	\$1,862,137	\$1,587,609	\$1,555,904	\$1,527,137
Long-term debt (including current portion)	\$539,973	\$695,697	\$780,901	\$704,992	\$425,556	\$434,058	\$507,482
Equity	\$989,731	\$960,410	\$806,644	\$900,943	\$900,112	\$827,125	\$704,299
Debt-to-equity ratio <sup>(6)</sup>	0.55:1	0.72:1	0.97:1	0.78:1	0.47:1	0.52:1	0.72:1
Net cash from operating activities	\$142,085	\$174,314	\$211,572	\$248,585	\$214,401	\$279,854	\$221,410
<b>Share Data</b>							
Net cash from operating activities per share	\$1.37	\$1.76	\$2.31	\$2.72	\$2.39	\$3.37	\$2.77
Book value per share <sup>(7)</sup>	\$9.55	\$9.27	\$8.80	\$9.83	\$9.93	\$9.43	\$8.71
Earnings per share (basic) <sup>(8)</sup>	\$0.63	\$0.52	\$0.15	\$1.04	\$1.60	\$1.58	\$1.50
Price/earnings ratio <sup>(9)</sup>	25.0	38.1	93.4	20.5	17.7	13.2	13.1
Weighted number of shares outstanding (thousands)	103,654	99,165	91,653	91,377	89,764	82,961	79,885
Total shares outstanding (thousands)	103,654	103,654	91,661	91,611	90,662	87,668	80,838

### NOTES:

(1) Return on equity was calculated by dividing net income by average shareholders' equity.

(2) Gross margin was calculated by dividing revenue less direct operating costs by revenue.

(3) Operating margin was calculated by dividing operating income before depreciation and amortization by revenue.

(4) Operating ratio was calculated by dividing the total cost before taxes, interest, earnings from equity investments and net gains and losses on foreign exchange, as a percentage of revenue.

(5) Acid test ratio was calculated by dividing cash plus receivables by current liabilities.

(6) Debt-to-equity ratio was calculated by dividing total debt by shareholders' equity.

(7) Book value per share was calculated by dividing shareholders' equity by the number of shares outstanding.

(8) Earnings per share was calculated by dividing net income by the weighted average number of shares outstanding.

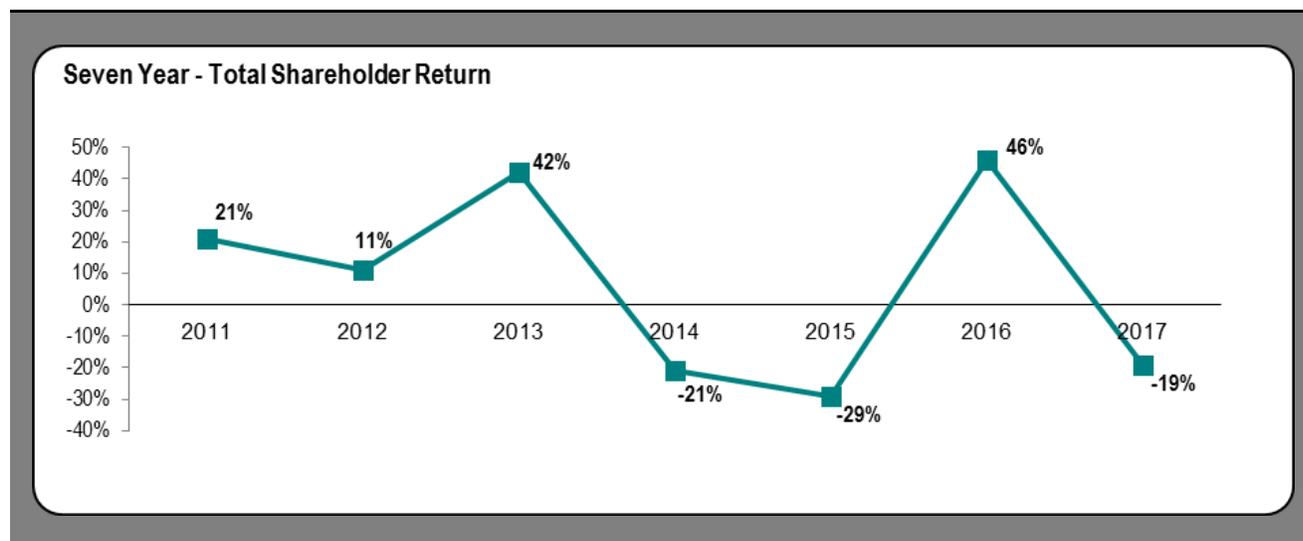
(9) Price/earnings ratio was calculated by dividing the year-end closing price by earnings per share.



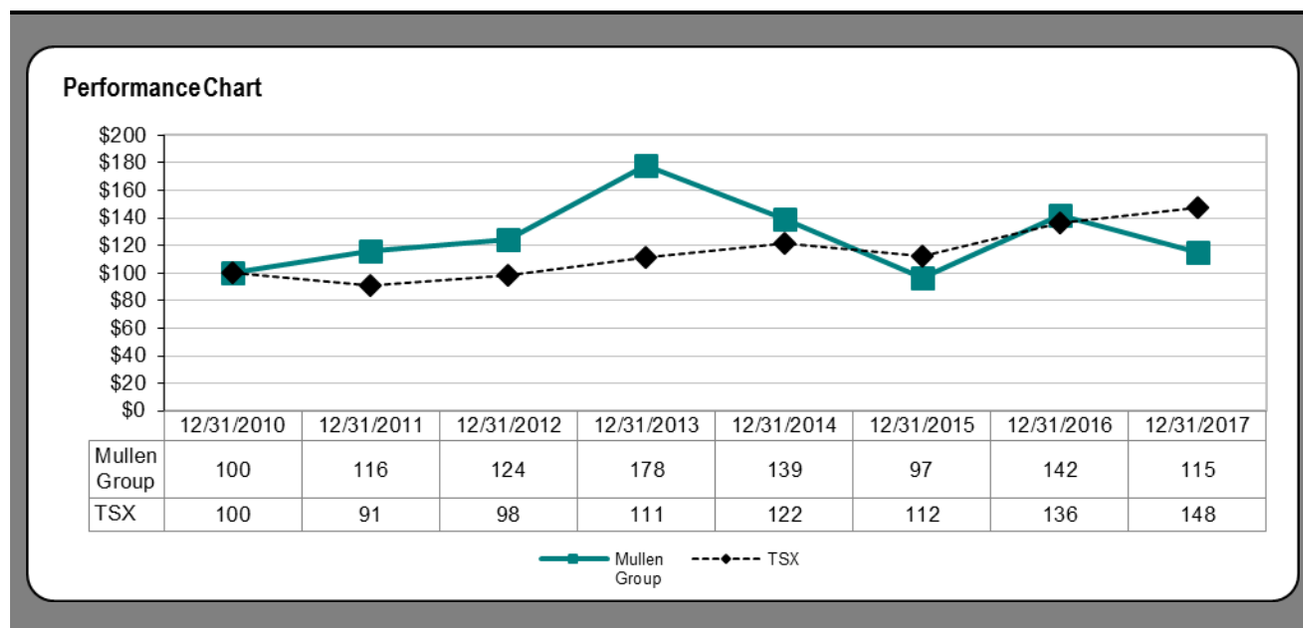
## SHAREHOLDER INFORMATION

Mullen Group's shares are listed on the Toronto Stock Exchange ("**TSX**") under the trading symbol **MTL**.

Mullen Group's Total Shareholder Return consists of a combination of its annual dividend and the variance of its share price on an ongoing basis.



The following table and graph illustrate the cumulative return of our Common Shares at the end of each financial year, assuming an initial investment of \$100 on December 31, 2010, compared to the S&P/TSX Composite Total Return Index, assuming the reinvestment of all declared dividends and distributions where applicable.



## EXECUTIVE SUMMARY

Mullen Group operates a diversified business model combined with a highly adaptable and variable cost structure. The financial results for the three month period ended December 31, 2017, are as follows:

- generated consolidated revenue of \$296.1 million, an increase of \$38.3 million, or 14.9 percent, as compared to \$257.8 million in 2016 due to:
  - record revenue in the Trucking/Logistics segment, a \$33.6 million increase to \$206.6 million
  - a \$5.0 million increase in the Oilfield Services segment to \$89.4 million
- earned consolidated operating income before depreciation and amortization ("**OIBDA**")<sup>1</sup> of \$46.0 million, an increase of \$3.5 million, or 8.2 percent, as compared to \$42.5 million in 2016 due to:
  - record fourth quarter OIBDA<sup>1</sup> in the Trucking/Logistics segment of \$31.2 million, an increase of \$4.9 million or 18.6 percent
  - a \$0.4 million increase in the Oilfield Services segment
  - a \$1.8 million increase in Corporate Office (as hereafter defined on page 13) costs due to a \$2.2 million negative variance in foreign exchange
- adjusting for the impact of foreign exchange at Corporate Office, operating income before depreciation and amortization ("**OIBDA – adjusted**")<sup>1</sup> was \$45.9 million, or 15.5 percent of revenue, as compared to \$40.2 million, or 15.6 percent of revenue, in 2016. These results more accurately reflect our operating performance.

### Fourth Quarter Financial Results

**Revenue increased by \$38.3 million, or 14.9 percent, to \$296.1 million and is summarized as follows:**

- Trucking/Logistics segment grew by \$33.6 million, or 19.4 percent, to \$206.6 million – a record compared to any previous quarterly period. Incremental revenue from acquisitions was \$14.5 million while fuel surcharge revenue rose by \$3.0 million. Growth resulted from a stronger Canadian economy, market share gains and increased demand for freight services in western Canada which was mainly due to the recovery in the Alberta economy.
- Oilfield Services segment grew by \$5.0 million, or 5.9 percent – acquisitions accounted for \$2.6 million. Growth was due to improved demand for fluid hauling being somewhat offset by lower revenue from our pipe and tubular Business Units (as hereafter defined on page 11) and a decline in demand for large diameter pipeline hauling and stringing services.

**OIBDA<sup>1</sup> increased by \$3.5 million, or 8.2 percent, to \$46.0 million and is summarized as follows:**

- Trucking/Logistics segment grew by \$4.9 million, or 18.6 percent, to \$31.2 million – a record compared to any previous fourth quarter period. As a percentage of revenue, operating margin<sup>1</sup> remained relatively stable at 15.1 percent as compared to 15.2 percent in 2016.
- Oilfield Services segment up by \$0.4 million to \$15.4 million – increases from Business Units providing drilling and drilling related services was somewhat offset by a decline from those involved in the transportation of fluids and servicing of wells. Operating margin<sup>1</sup> decreased to 17.2 percent compared to 17.8 percent in 2016 due to higher direct operating expenses as a percentage of segment revenue resulting primarily from increased pump sales at Canadian Dewatering L.P. ("**Canadian Dewatering**").
- Corporate Office costs up \$1.8 million due to a \$2.2 million negative variance in foreign exchange.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



**Net income increased by \$6.1 million to \$5.4 million, or \$0.05 per Common Share due to:**

- A \$10.1 million positive variance in net foreign exchange, a \$3.5 million increase in OIBDA<sup>1</sup> and a \$2.4 million decrease in finance costs.
- The above was partially offset by a \$7.8 million increase in depreciation of property, plant and equipment and a \$1.4 million increase in the loss on sale of property, plant and equipment.

The changes we had expected in the trucking and logistics industry intensified as the year unfolded due to a combination of increased demand for freight services and a tight labour market, which has now reached a point where adding industry supply is not viable. This is a trend we had been anticipating for some time and we believe will validate our strategy of pursuing acquisitions in the trucking and logistics sector. Our fourth quarter revenue in our Trucking/Logistics segment set new records, which we hope to build upon as we enter 2018. In our Oilfield Services segment our results were stronger than last year, primarily due to increased drilling activity in western Canada year over year. However, we saw a definite slowdown in early December as our customers reduced spending, a clear sign that lower natural gas prices for western Canadian producers impacted cash flows, and tightened their balance sheets. Overall we are pleased with our fourth quarter performance but more importantly we believe we can continue to grow and improve the bottom line in 2018.

**Year End Financial Results**

**Revenue increased by \$103.4 million, or 10.0 percent, to \$1,138.5 million and is summarized as follows:**

- Trucking/Logistics segment grew by \$71.9 million, or 10.4 percent, to a record of \$761.4 million. Incremental revenue from acquisitions was \$45.3 million while fuel surcharge revenue rose by \$12.4 million. Experienced growth in our regional less-than-truckload ("LTL") business due to market share gains and the recovery in the Alberta economy. Truckload services excluding acquisitions – down due to the completion of various major capital projects in western Canada in 2016, most notable the Suncor Fort Hills oil sands and North West Upgrader projects.
- Oilfield Services segment grew by \$27.9 million, or 8.0 percent – acquisitions accounting for \$7.6 million. Growth was due to improved drilling activity which benefitted those Business Units most directly tied to oil and natural gas drilling activity as well as from greater demand for pumps and related dewatering services. These increases were partially offset by a decline in demand for pipeline hauling and stringing services due to the timing and regulatory hurdles of various projects.

**OIBDA<sup>1</sup> decreased by \$8.8 million, or 4.9 percent, to \$172.2 million and is summarized as follows:**

- Trucking/Logistics segment decreased by \$7.0 million, or 6.0 percent, to \$109.7 million due to the completion of major capital projects that have not been replaced being partially offset by incremental OIBDA<sup>1</sup> from acquisitions, market share gains and the recovery in the Alberta economy. As a percentage of revenue, operating margin<sup>1</sup> decreased to 14.4 percent from 16.9 percent in 2016 due to the change in revenue mix, competitive pricing and from the acquisition of asset light businesses which have lower margin but higher return on invested capital.
- Oilfield Services segment up by \$1.8 million to \$74.2 million due to improved drilling activity and from the acquisition of Envolve Energy Services Corp. Specifically, increases from Business Units providing drilling and drilling related services was mostly offset by a decline from those leveraged to the oil sands and pipeline construction projects. Operating margin<sup>1</sup> decreased to 19.6 percent compared to 20.7 percent in 2016 due to a change in revenue mix and higher direct operating expenses as a percentage of segment revenue from increased pump sales at Canadian Dewatering.
- Corporate Office costs up \$3.6 million due to a \$4.5 million negative variance in foreign exchange.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



**Net income increased by \$13.5 million to \$65.5 million, or \$0.63 per Common Share due to:**

- A \$15.9 million positive variance in net foreign exchange, a \$5.0 million decrease in finance costs, a \$2.9 million decrease in income tax expense, a \$2.8 million decrease in amortization of intangible assets and a \$2.0 million gain on contingent consideration.
- The above was partially offset by an \$8.8 million decrease in OIBDA<sup>1</sup>, a \$4.1 million increase in depreciation of property, plant and equipment and a \$2.4 million negative variance in the fair value of investments.

**Financial Position**

The following summarizes our financial position as at December 31, 2017, along with some of the key changes that occurred during 2017:

- Repaid U.S. \$85.0 million (5.90 percent Series E Notes) and \$20.0 million (5.47 percent Series F Notes) of debt reducing our annual interest obligation by approximately \$7.5 million.
- Reduced the weighted average interest rate on our debt to 4.21 percent.
- Exited 2017 with working capital of \$181.6 million that included \$134.5 million of cash and cash equivalents.
- Total net debt<sup>1</sup> (\$421.8 million) to operating cash flow (\$175.8 million) of 2.40:1 as defined per our Private Placement Debt (as hereafter defined on page 24) agreement.
- Net book value of property, plant and equipment of \$916.1 million consisting of \$467.6 million of real property (carrying cost of \$527.7 million).
- Cross-currency swaps (as hereafter define on page 24) valued at \$25.6 million that swaps the principal portion of our U.S. \$229.0 million debt to a Canadian currency equivalent of \$254.1 million.
- Series D (\$70.0 million) Notes and \$12.4 million of Debentures (conversion price of \$10.73) mature on June 30, 2018 and July 1, 2018, respectively.

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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## OUTLOOK

From our perspective there were two marketplace developments that defined our performance in 2017, both of which we believe remain entrenched heading into 2018. Firstly, the Canadian economy continued to expand at a steady pace and is expected to maintain this trend, particularly given the strong outlook for the U.S. economy, which has a pro-growth agenda designed to accelerate economic growth, and a generally very positive outlook for most of the world's larger economies.

Secondly, 2017 saw crude oil prices rise to the highest levels in a few years stimulating a recovery in the oil and gas industry along with some much needed confidence to a badly beaten up sector. Today there is growing evidence that suggests the oil and gas industry is in the early stages of recovery. However, much like the economic recovery, the process of rebuilding and reinvesting in this sector will probably take longer than most people currently believe. Fortunately for our organization and our shareholders, we have the balance sheet as well as a diversified business model, a combination that allows our company to be patient and to take a longer term strategic approach to the decision making process.

As we look to 2018 we believe both marketplace trends will continue, which is a positive for the Mullen Group of companies. The Canadian economy has now reached an inflection point after several years of steady growth. Trucking capacity has tightened significantly over the past 12 months accompanied by the strongest job market in several decades. It is this combination of strong freight demand due to economic growth along with very tight labour markets that we believe provides the catalyst for pricing recovery in our Trucking/Logistics segment, after a very competitive and price sensitive market in 2017. In addition, we will continue to pursue our acquisition strategy now that customers are more receptive to pricing increases to ensure service reliability. As such, we have an optimistic outlook for our Trucking/Logistics segment in 2018.

In terms of our Oilfield Services segment, we continue to hold the view that the oil and gas industry is in recovery mode, which is positive for our Business Units leveraged to this sector of the economy. There are, however, challenges we face given our focus on the Canadian marketplace, namely pipeline takeaway capacity, especially to markets outside of the United States, and liquefied natural gas ("LNG"). In the absence of these new infrastructure projects it is difficult to see how the oil and gas industry in Canada can achieve any growth. This is a huge issue and a dilemma not just for the oil and gas industry, including the service sector, but also for the Alberta economy. We will continue to monitor events relating to these projects and will defer any significant capital expenditures until we are sure that our customers can move their products to market.

Overall we believe 2018 will be a growth year for the Mullen Group given the macro outlook. And we fully anticipate that acquisitions will remain an important driver of our revenue growth. We maintain a strong and well-structured balance sheet with \$135.0 million in cash. It was due to both of these factors that we announced our intention to increase the annual dividend to \$0.60 per Common Share, \$0.05 per Common Share on a monthly basis, commencing January 2018. The Board will continue to monitor economic and industry events to ensure the dividend is appropriate and in the best interest of Mullen Group's shareholders.



## CORPORATE OVERVIEW

Mullen Group is a publicly-traded company listed on the Toronto Stock Exchange ("TSX") under the symbol "MTL". Through a network of wholly-owned companies and limited partnerships (the "**Business Units**"), Mullen Group is one of the leading suppliers of trucking and logistics services in Canada and provides a wide range of specialized transportation and related services to the oil and natural gas industry in western Canada – two sectors of the economy in which strong business relationships and industry leadership have been developed.

### Objective – Maximize Shareholder Value

We strive to maximize the overall returns to shareholders by focusing on the following strategies:

- *Focused Growth*
- *Return Free Cash to Shareholders*
- *Maintain a Well-Structured Balance Sheet*
- *Strive for Operational Excellence*
- *Operate a Decentralized Business Model*

#### ***Focused Growth***

Our approach to achieving maximum overall returns to shareholders is based upon the following strategic components:

- Deploy capital to expand business over the long-term.
- Invest in sectors of the economy where we believe future growth opportunities exist.
- Invest in accretive acquisitions – acquire competing, complementary or new business lines that can accelerate growth over the long-term.
- Diversify – continue to grow and invest where opportunities exist in the two segments of the economy where we have strong market penetration and customer relationships, namely, the transportation and distribution of freight within North America and the oil and natural gas services industry.

Since going public in 1993, Mullen Group, and its predecessors the Mullen Group Income Fund and Mullen Transportation Inc., have grown annual revenues from \$72.6 million in 1993 to approximately \$1.1 billion in 2017. During this period over 61 acquisitions have been completed.

#### ***Return Free Cash to Shareholders***

One of our objectives is to build a business that generates cash in excess of our operating and financing requirements, funds that can be returned to shareholders through dividends or reinvested to grow the business.

During 2017 we paid annual dividends of \$0.36 (\$0.03 paid per month) per Common Share. In 2016 we paid annual dividends of \$0.56 per Common Share. On December 13, 2017, we announced our intention to pay annual dividends of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2018, subject to the Board approval.



### ***Maintain a Well-Structured Balance Sheet***

We strive to maintain a strong balance sheet structured in such a manner to ensure that sufficient liquidity is maintained to allow us to meet our liabilities and corporate objectives under both normal and stressed conditions. In terms of liabilities, we maintain sufficient liquidity to not only meet our obligations when due, but to avoid incurring unacceptable losses or risking damage to our reputation. Furthermore, we have balanced our equity with a reasonable proportionate use of structured long-term debt. Most notably, we use Private Placement Debt (as hereafter defined on page 24), the majority of which mature in 2024 and 2026 and have a 3.5 times debt to operating cash flow covenant.

We generated \$142.1 million in net cash from operating activities (2016 – \$174.3 million). At December 31, 2017, we had \$181.6 million of working capital (2016 – \$243.1 million), including \$134.5 million of cash and cash equivalents (2016 – \$270.3 million), a debt-to-equity ratio of 0.55:1 (2016 – 0.72:1) and a total net debt<sup>1</sup> to operating cash flow (as hereafter described on page 42) of 2.40:1 (2016 – 2.37:1). Our total net debt<sup>1</sup> to operating cash flow financial covenant under our Private Placement Debt enables the Corporation to include the trailing twelve months operating cash flows for acquisitions. We have not included the trailing twelve months of operating cash flows from our most recent acquisitions.

### ***Strive for Operational Excellence***

Our business is managed upon the basic principles of generating superior profitability, striving for excellence in safety and committing to the process of continuous improvement. Operating in a team environment, we challenge ourselves to make decisions on all aspects relating to the operations of the business, improve customer service, enhance business processes, maintain cost controls, obtain excellence in safety and generate superior profitability. We evaluate operational excellence by benchmarking the financial performance, safety statistics and return on invested capital of each Business Unit.

### ***Operate a Decentralized Business Model***

We have two operating segments and operate a decentralized business model that is non-hierarchical in nature. Each Business Unit is held accountable for its own performance and results. The management and employees of the Business Units are remunerated based upon the performance of their respective business. Corporate Office (as hereafter defined on page 13) provides overall support to the Business Units by coordinating business strategies, monitoring financial and business performance and providing shared services on an as-needed basis. In addition, the Corporate Office has invested significantly in real estate holdings and operating facilities, mainly for use by the Business Units. The carrying costs of such holdings at December 31, 2017, was \$527.7 million.

We believe this model generally results in superior customer service, lower costs and provides greater operational flexibility as compared to a fully-integrated business model. Giving responsibility and the necessary authority to the Business Unit encourages greater entrepreneurship and innovation as the teams are empowered and rewarded for their actions.

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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Business

The business of Mullen Group is operated through its Business Units, which are divided into two distinct operating segments for reporting purposes – Trucking/Logistics and Oilfield Services. The segments are differentiated by the type of service provided, equipment requirements and customer needs. Mullen Group provides the capital and financial expertise, technology and systems support, shared services and strategic planning (the "Corporate Office") for the Business Units. The Corporate Office also invests in certain public and private corporations. In addition, the Corporate Office, through its subsidiary MT Investments Inc. ("MT"), owns a network of real estate holdings and facilities that are leased primarily to the Business Units. Such properties are leased to the Business Units by MT on commercially reasonable terms. The day to day management of the Business Units is conducted at the subsidiary level.

At December 31, 2017, the Trucking/Logistics segment consisted of 14 Business Units, offering a diversified range of truckload and LTL general freight services to customers in Canada and the United States. These services include transporting a wide range of goods including general freight, specialized commodities such as cable, pipe and steel, over-dimensional loads such as heavy equipment, compressors and over-sized goods and dry bulk commodities such as cement and frac sand. In addition, the Trucking/Logistics segment provides logistics, warehousing and distribution, transload and intermodal services primarily in western Canada, as well as the production, excavation and transportation of various aggregate products.

<b>Trucking/Logistics Segment:</b>		<b>Number of Units</b>		
<b>Business Unit</b>	<b>Primary Service Provided</b>	<b>Power Units</b>	<b>Trailers</b>	<b>Other*</b>
Bernard Transport Ltd.	Regional Scheduled LTL - Northern Alberta	20	45	13
Caneda Transport Ltd. <sup>(1)</sup>	LTL & Irregular Route Truckload - Canada/U.S.	58	112	11
Cascade Carriers L.P.	Dry Bulk Freight	90	439	15
Courtesy Freight Systems Ltd.	Regional Scheduled LTL - Northern Ontario	65	48	20
Gardewine Group Limited Partnership <sup>(2)</sup>	Regional Scheduled LTL - Manitoba and Ontario & Specialized Transportation	831	1,425	246
Grimshaw Trucking L.P.	Regional Scheduled LTL - Northern Alberta	149	322	51
Hi-Way 9 Group of Companies <sup>(3)</sup>	Regional Scheduled LTL - Southern Alberta	257	595	71
Jay's Transportation Group Ltd.	Regional Scheduled LTL - Saskatchewan	209	421	130
Kleysen Group Ltd.	Irregular Route Truckload & Multi-Modal	252	844	735
Mullen Trucking Corp. <sup>(4)</sup>	Irregular Route Truckload & Specialized Transportation	125	409	47
Payne Transportation Ltd. <sup>(5)</sup>	Irregular Route Truckload & Specialized Transportation	176	244	10
RDK Transportation Co. Inc. <sup>(6)</sup>	Irregular Route Truckload & Specialized Transportation	73	93	4
Smook Contractors Ltd.	Civil Construction - Northern Manitoba	34	67	110
Tenold Transportation Ltd.	Irregular Route Truckload	74	74	22

\* Other includes miscellaneous equipment such as: pick-ups, earthmoving equipment, yard equipment, rail cars and containers.

<sup>(1)</sup> Acquired October 1, 2016.

<sup>(2)</sup> Includes S. Krulicki & Sons Ltd., operating as Winnipeg Moving & Storage and Brandon Moving, which was acquired on October 1, 2017.

<sup>(3)</sup> Includes E.C.R. Enterprises Ltd. and Golden Transport Ltd., which were acquired on December 1, 2016 and August 1, 2017, respectively.

<sup>(4)</sup> Includes Motrux Inc. and Marshall Trucking Inc., which were acquired on September 1, 2016 and November 1, 2017, respectively.

<sup>(5)</sup> Includes Kel-West Carriers Ltd., which was acquired on January 31, 2017.

<sup>(6)</sup> Acquired September 1, 2017.

### Internal Reorganization – Trucking/Logistics Segment

On December 31, 2016, we commenced the dissolution of four of our limited partnerships, namely; Mullen Trucking L.P., Kleysen Group L.P., Payne Transportation L.P., and Tenold Transportation Limited Partnership whose operations were contributed into Mullen Trucking Corp. ("**Mullen Trucking**"), Kleysen Group Ltd. ("**Kleysen Group**"), Payne Transportation Ltd. ("**Payne Transportation**") and Tenold Transportation Ltd. ("**Tenold Transportation**"), respectively.



At December 31, 2017, the Oilfield Services segment consisted of 16 Business Units that utilize their highly trained personnel and equipment to provide well-servicing, specialized transportation, dewatering, and drilling services to the oil and natural gas industry. These services include transporting of oversize and overweight shipments, the transportation, handling, storage and computerized inventory management of oilfield fluids, tubulars and drilling mud, stockpiling and stringing of large diameter pipe, a broad range of services related to the processing and production of heavy oil including well servicing and handling, transportation of fluids, the processing and disposal of oilfield waste, as well as frac support, dredging, water management, dewatering, pond reclamation services, hydrovac excavation, drilling rig relocation, core drilling, casing setting and conductor pipe setting services.

### Oilfield Services Segment:

Business Unit	Primary Service Provided	Number of Units		
		Power Units	Trailers	Other*
<b>Production Services</b>				
Cascade Energy Services L.P.	Fluid Transportation - British Columbia & Alberta	263	360	80
E-Can Oilfield Services L.P.	Fluid Transportation - Heavy Oil Regions of Alberta	176	152	38
Heavy Crude Hauling L.P.	Fluid Transportation - Heavy Oil Regions of Alberta	61	76	18
R. E. Line Trucking (Coleville) Ltd.	Fluid Transportation - Saskatchewan	41	102	7
Spearing Service L.P.	Fluid Transportation - Saskatchewan	251	608	58
<b>Specialized Services</b>				
Canadian Dewatering L.P. <sup>(1)</sup>	Water Management Services	6	42	1,637
Premay Equipment L.P.	Specialized Heavy Haul	56	323	51
Premay Pipeline Hauling L.P.	Large Diameter Pipe Transportation	67	213	65
Recon Utility Search L.P.	Hydrovac Excavation Services	17	5	11
<b>Drilling Services</b>				
OK Drilling Services L.P.	Conductor Pipe Setting	11	20	27
TREO Drilling Services L.P.	Core Drilling	31	77	67
<b>Drilling Related Services</b>				
Involve Energy Services Corp. <sup>(2)</sup>	Processing and Disposal of Oilfield Fluids	—	—	—
Formula Powell L.P.	Mud / Fluid Transportation & Warehousing	146	709	120
Mullen Oilfield Services L.P.	Rig Relocation Services	169	296	63
Pe Ben Oilfield Services L.P.	Drill Pipe Transportation & Warehousing	71	198	94
Withers L.P.	Drill Pipe Transportation & Warehousing	45	72	39

\* Other includes miscellaneous equipment such as: pick-ups, mounted dri-prime diesel pumps, submersible pumps, earthmoving equipment, yard equipment and containers.

<sup>(1)</sup> Includes the business and assets of Northern Frontier Logistics LP, which was acquired on September 28, 2016.

<sup>(2)</sup> Acquired March 17, 2017 and operates one disposal facility in the Grande Prairie, Alberta region.

A more detailed description of the Business Units is set forth in the Annual Information Form, which is dated February 7, 2018 and is available on SEDAR at [www.sedar.com](http://www.sedar.com), our website at [www.mullen-group.com](http://www.mullen-group.com) or upon request, free of charge, from the Corporate Investor Services group at [ir@mullen-group.com](mailto:ir@mullen-group.com).

### Human Resources

As at December 31, 2017, approximately 5,700 people were employed or engaged by the Business Units and at Corporate Office. These people include owner operators and dedicated subcontractors engaged by the Business Units. This compares to approximately 5,500 people in 2016. This increase is mainly due to the additional employees added by virtue of acquisitions completed in 2017 and from a slight increase in the number of employees within the Oilfield Services segment.



## Capital Allocations

### **Repayment of Private Placement Debt**

On September 27, 2017, we used cash and cash equivalents to repay U.S. \$85.0 million of Series E Notes and \$20.0 million of Series F Notes. The Series E and Series F Notes matured on September 27, 2017. The repayment of the Series E and Series F Notes will reduce our annual interest obligation by approximately \$7.5 million when using an average Canadian to U.S. dollar exchange rate of \$1.2855. Prior to the repayment of the Series E and Series F Notes, the weighted average interest rate on our U.S. dollar debt and our Canadian dollar debt was 4.43 percent and 4.58 percent, respectively. The weighted average interest rate on our U.S. dollar debt and our Canadian dollar debt after repaying the Series E and Series F Notes is 3.89 percent and 4.51 percent, respectively. After repaying the Series E and Series F Notes we had working capital of \$181.6 million, which included \$134.5 million of cash and cash equivalents.

On February 24, 2016, at our sole discretion we gave notice to the holders of Series C (\$70.0 million) Notes of our intention to repay these notes on March 30, 2016. The Series C Notes were originally set to mature on June 30, 2016. In conjunction with the repayment of the Series C Notes on March 30, 2016, we were required to make a \$0.8 million payment to the Series C noteholders. This \$0.8 million payment was a direct result of our decision to prepay the Series C Notes prior to maturity and primarily consisted of the net present value of the future interest payments on such notes that would have otherwise been paid to the noteholders. This \$0.8 million payment was recognized as an expense in the first quarter of 2016 within finance costs in the statement of comprehensive income. This compared favourably to the scheduled second quarter interest expense of \$1.0 million. The repayment of the Series C Notes reduced the Corporation's annual interest obligation by \$3.9 million.

### **Bought Deal and Private Placement**

On May 17, 2016, we closed a bought deal public offering (the "**Offering**") and a non-brokered private placement (the "**Private Placement**") by issuing a total of 11,993,250 Common Shares at a price of \$13.30 per Common Share for gross proceeds of \$159.5 million. The share issuance costs were \$6.4 million resulting in net proceeds of \$153.1 million. The net proceeds were used to repay the \$35.0 million amount drawn on the Bank Credit Facility (as hereafter defined on page 40) with the remainder available to transact on potential strategic acquisitions, to support future growth initiatives and for general corporate purposes.

### **Dividends**

In 2017 we declared monthly dividends of \$0.03 per Common Share totalling \$0.36 per Common Share (2016 – \$0.56 per Common Share). At December 31, 2017, we had 103,654,316 Common Shares outstanding and a dividend payable of \$3.1 million (December 31, 2016 – \$3.1 million), which was paid on January 15, 2018. On December 13, 2017, we announced our intention to pay annual dividends of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2018. On January 22, 2018, the Board declared a monthly dividend of \$0.05 per Common Share to be paid on February 15, 2018 to the holders of record at the close of business on January 31, 2018. The Board will continue to consider the amount of and the record date for the monthly dividend.

In 2016 we declared monthly dividends totaling \$0.56 per Common Share. For the four month period ended April 30, 2016, we declared monthly dividends of \$0.08 per Common Share totaling \$0.32 per Common Share. On April 20, 2016, the Board considered the amount of and the record date for the monthly dividend and determined that it was prudent to reduce the monthly dividend to \$0.03 per Common Share commencing with the declaration of the May 2016 dividend.

### **Private Placement Debt – Amending Agreement**

On March 31, 2016, at our own discretion, we entered into an agreement with the Private Placement Debt (as hereafter defined on page 24) noteholders to amend certain financial covenant terms (the "**Amending Agreement**") that included both temporary and permanent amendments. The Amending Agreement replaces the financial covenant term total debt with total net debt<sup>1</sup> for financial covenant calculation purposes. On a temporary basis, during the period up to and including March 31, 2018 (the "**Covenant Relief Period**"), total net debt<sup>1</sup> is defined as

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



total debt of the Corporation less the value of any cash and cash equivalents in excess of \$50.0 million and less any unrealized gain on Cross-Currency Swaps (as hereinafter defined on page 24) plus any unrealized loss on Cross-Currency Swaps as disclosed within derivative financial instruments ("**Derivatives**") on the consolidated statement of financial position. After the Covenant Relief Period, the definition of total net debt<sup>1</sup> will be permanently defined as total debt of the Corporation adjusted for the carrying value of the Derivatives. All other terms and thresholds of the financial covenants remained the same. Notwithstanding the Amending Agreement, at no time did we exceed the prior covenant threshold of 3.5 times total debt to operating cash flow (as hereafter defined on page 42).

## **Acquisitions and Investments**

### **2017**

**Kel-West Carriers Ltd.** – On January 31, 2017, we acquired all of the issued and outstanding shares of Kel-West Carriers Ltd. ("**Kel-West**") for cash consideration of \$3.7 million. We recorded \$3.7 million of cash used to acquire Kel-West on our consolidated statement of cash flows. Kel-West is headquartered in Kelowna, British Columbia and provides transportation and logistics services primarily in western Canada. We acquired Kel-West as part of our strategy to invest in the transportation sector in western Canada. Kel-West has been integrated into the operations of Payne Transportation, whose financial results are included in the Trucking/Logistics segment.

**Envolve Energy Services Corp.** – On April 10, 2015, we acquired approximately 38.0 percent of the issued and outstanding shares of Envolve Energy Services Corp. ("**Envolve**") for \$5.0 million. We used the equity method to account for this investment and recognized \$1.1 million of earnings from April 10, 2015 until March 17, 2017. On March 17, 2017, we acquired all of the remaining issued and outstanding shares of Envolve for cash consideration of \$12.6 million. We recorded \$11.9 million of cash used to acquire Envolve in our consolidated statement of cash flows, which consists of \$12.6 million of cash consideration paid on closing net of \$0.7 million of cash acquired. The fair value of Envolve was \$20.3 million on the date control was obtained resulting in a \$1.5 million gain on this equity investment being recognized within other (income) expense on the consolidated statement of comprehensive income. Envolve is an oilfield fluid processing and disposal company operating in the Grande Prairie, Alberta region. We acquired Envolve as part of our strategy to invest in the energy sector. The results from Envolve's operations are included in the Oilfield Services segment.

**Golden Transport Ltd.** – On August 1, 2017, we acquired all of the issued and outstanding shares of Golden Transport Ltd. ("**Golden**") for cash consideration of \$1.6 million. We recorded \$1.6 million of cash used to acquire Golden on our consolidated statement of cash flows. Golden is headquartered in Golden, British Columbia and provides transportation and logistics services primarily in western Canada. We acquired Golden as part of our strategy to invest in the transportation sector in western Canada. Golden has been integrated into the operations of the Hi-Way 9 Group of Companies ("**Hi-Way 9**"), whose financial results are included in the Trucking/Logistics segment.

**RDK Transportation Co. Inc.** – On September 1, 2017, we acquired all of issued and outstanding shares of RDK Transportation Co. Inc. ("**RDK**") for cash consideration of \$13.2 million, which includes the Saskatoon, Saskatchewan facility operated by RDK. We recorded \$13.0 million of cash used to acquire RDK on our consolidated statement of cash flows, which consists of \$13.2 million of total cash consideration less \$0.2 million allocated to the repayment of shareholder loans. RDK is headquartered in Saskatoon, Saskatchewan and provides transportation and logistics services throughout Canada and the continental United States. We acquired RDK as part of our strategy to invest in the transportation sector in Canada and the United States. The financial results from RDK's operations are included in the Trucking/Logistics segment.

**S. Krulicki & Sons Ltd.** – On October 1, 2017, we acquired all of the issued and outstanding shares of S. Krulicki & Sons Ltd., which operates under the brand names of Winnipeg Moving & Storage and Brandon Moving among others (collectively, "**Winnipeg Moving**") for cash consideration of \$6.0 million, which includes the Winnipeg, Manitoba facility operated by Winnipeg Moving. We recorded \$6.0 million of cash used to acquire Winnipeg Moving on our consolidated statement of cash flows. Winnipeg Moving is a privately held company headquartered in Winnipeg, Manitoba that specializes in local, long distance and international residential and commercial moves. We acquired Winnipeg Moving as part of our strategy to invest in the transportation sector in Canada. Winnipeg Moving has been integrated into the operations of Gardewine Group Limited Partnership ("**Gardewine**"), whose financial results are included in the Trucking/Logistics segment.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



**Marshall Trucking Inc.** – On November 1, 2017, we acquired all of the issued and outstanding shares of Marshall Trucking Inc. ("**Marshall**") for total cash consideration of \$10.1 million. We recorded \$1.7 million of cash used to acquire Marshall on our consolidated statement of cash flows, which consists of \$10.1 million of total cash consideration net of \$0.3 million of cash acquired and \$8.1 million allocated to the repayment of shareholder loans. Marshall is headquartered in Calgary, Alberta and provides transportation and logistics services primarily in western Canada. We acquired Marshall as part of our strategy to invest in the transportation sector in western Canada. Marshall has been integrated into the operations of Mullen Trucking, whose financial results are included in the Trucking/Logistics segment.

**Equity Investments** – On September 27, 2017, we invested \$0.2 million to acquire a 30.0 percent equity interest in Thrive Fluid Management Corp. ("**Thrive**"), a fluid management company operating in the Grande Prairie, Alberta region. This investment is part of our strategy to invest alongside high quality entrepreneurs in companies that have growth potential. In conjunction with this investment, we also issued \$6.7 million of debentures with Thrive. Other than Thrive, there were no equity investments purchased or sold in 2017 and 2016.

**Investments** – We periodically invest in certain public corporations. In 2017 we purchased \$0.5 million of investments related to Trakopolis IoT Corp. ("**Trakopolis**") and there were no investments sold. In 2016 we sold our investment in Logan International Inc. ("**Logan**"). We had owned 4,674,625 shares of Logan, a TSX listed company until October 24, 2016 when Logan announced the completion of the sale of all of its outstanding common shares for cash consideration of \$1.59 per common share. Other than the sale of the common shares of Logan, we did not purchase or sell any investments in 2016.

## 2016

**Motrux Inc.** – On September 1, 2016, we acquired all of the issued and outstanding shares of Motrux Inc. ("**Motrux**") for total cash consideration of \$1.3 million, which includes the repayment of shareholder loans. We recorded \$0.1 million of cash used to acquire Motrux on our consolidated statement of cash flows, which consists of \$1.3 million of total cash consideration net of \$0.3 million of cash acquired and \$0.9 million allocated to the repayment of shareholder loans. Motrux was headquartered in Delta, British Columbia and provides transportation and logistics services mainly in western Canada. We acquired Motrux as part of our strategy to invest in the transportation sector in Canada. Motrux was integrated into the operations of Mullen Trucking, whose financial results are included in the Trucking/Logistics segment.

**Northern Frontier Logistics LP** – On September 28, 2016, we acquired all of the business and assets of Northern Frontier Logistics LP and Northern Frontier GP Corp. (collectively, "**Northern Frontier**"), for total cash consideration of \$3.5 million. We recorded \$3.5 million of cash used to acquire the business and assets of Northern Frontier on our consolidated statement of cash flows. Formerly known as Central Water & Equipment Services Ltd., Northern Frontier provided hydrostatic-testing services to the pipeline industry and midstream sector, as well as fluid transfer and water management services to construction and mine sites, municipalities and the energy sector from terminals located in Saskatoon, Saskatchewan and Sherwood Park, Alberta. We acquired the business and assets of Northern Frontier as part of our strategy to invest in the energy sector. Northern Frontier's business and assets have been integrated into the operations of Canadian Dewatering, whose financial results are included in the Oilfield Services segment.

**Caneda Transport Inc.** – On October 1, 2016, we acquired all of the issued and outstanding shares of Caneda Transport Inc. and affiliated companies (collectively, "**Caneda**") for total cash consideration of \$22.5 million, which includes the Calgary, Alberta facility operated by Caneda and \$2.0 million of contingent consideration. Pursuant to the purchase and sale agreement, the vendor could receive cash consideration of up to \$2.0 million for achieving certain financial targets for the twelve month period ending September 30, 2017. We initially estimated the fair value of this contingent consideration to be \$2.0 million, which was based upon management's best estimate of Caneda's pro forma operating results. The funds to settle this liability were set aside in an escrow account. Caneda did not achieve certain financial targets for the twelve month period ending September 30, 2017. As a result, we recognized a gain on contingent consideration of \$2.0 million within other (income) expense in the consolidated statement of comprehensive income and the \$2.0 million set aside in an escrow account has been returned to the Corporation. Caneda is headquartered in Calgary, Alberta and primarily provides LTL services with terminals in Calgary, Alberta; Milton, Ontario; and Riverside County, California. We acquired Caneda as part of our strategy to invest in the transportation sector in North America. The financial results from Caneda's operations are included in the Trucking/Logistics segment.



**E.C.R. Enterprises Ltd.** – On December 1, 2016, we acquired all of the issued and outstanding shares of E.C.R. Enterprises Ltd. ("E.C.R.") for total cash consideration of \$4.5 million, which includes the repayment of shareholder loans. We recorded \$1.8 million of cash used to acquire E.C.R. on our consolidated statement of cash flows, which consists of \$4.5 million of total cash consideration net of \$2.7 million allocated to the repayment of shareholder loans. E.C.R. was headquartered in Creston, British Columbia and provides transportation services mainly in western Canada. We acquired E.C.R. as part of our strategy to invest in the transportation sector in Canada. E.C.R. was integrated into the operations of Hi-Way 9, whose financial results are included in the Trucking/Logistics segment.

*The acquisitions set forth above have been accounted for by the acquisition method and the financial results of operations have been included in the accompanying Annual Financial Statements from the date of acquisition.*

### **Capital Expenditures**

In 2017 gross capital expenditures on a consolidated basis were \$33.1 million as compared to \$20.9 million in 2016. These capital expenditures were comprised of \$23.4 million in the Trucking/Logistics segment (2016 – \$16.4 million), \$8.5 million in the Oilfield Services segment (2016 – \$3.2 million) and \$2.7 million in the Corporate Office (2016 – \$1.7 million). The \$12.2 million increase in gross capital expenditures was due to a greater amount of capital being invested into both operating segments. Gross dispositions on a consolidated basis were \$13.3 million in 2017 as compared to \$6.4 million in 2016. These gross dispositions were comprised of \$3.0 million in the Trucking/Logistics segment (2016 – \$2.4 million), \$11.1 million in the Oilfield Services segment (2016 – \$3.9 million) and \$0.6 million in the Corporate Office (2016 – \$0.5 million). In 2017 we continued to monetize non-core assets within the Oilfield Services segment through the sale of older equipment.

On December 13, 2017, the Board approved a \$40.0 million capital budget for 2018, exclusive of corporate acquisitions, real property and special projects; with \$30.0 million allocated towards the Trucking/Logistics segment primarily to replace trucks, trailers and specialized equipment to support the operations of these Business Units. In addition, \$10.0 million will be allocated to support the initial phase of our replacement cycle within the Oilfield Services segment after several years of under-investing in this segment. The Board will continue to monitor both of the sectors of the economy we serve and will adjust the capital budget as new opportunities arise.

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# 2017 CONSOLIDATED FINANCIAL RESULTS

## Revenue

Revenue is generated by the Corporation through its Business Units. These Business Units are divided into two operating segments, namely Trucking/Logistics and Oilfield Services. The Business Units utilize a combination of company assets that are either owned by the Business Unit or leased under long-term operating leases ("**Company Equipment**"), owner operators who provide trucks and/or trailers and work exclusively for the Business Unit under annual contracts and subcontractors who own their own equipment and are used during times of peak demand (collectively, "**Contractors**").

Revenue in 2017 improved with record Trucking/Logistics segment revenue and an increase in Oilfield Services segment revenue. There were a number of factors that influenced these results, the most notable being:

- modest economic growth, including in western Canada that benefitted from the recovery in the oil and gas sector;
- the completion of a series of acquisitions<sup>1</sup>, primarily in the Trucking/Logistics segment, which contributed \$52.8 million of incremental revenue;
- improved drilling activity in the Western Canadian Sedimentary Basin ("**WCSB**") that benefitted many of our Business Units in the Oilfield Services segment; and
- fuel surcharge revenue, excluding the effects of acquisitions, increased by \$13.3 million to \$62.0 million as compared to \$48.7 million in 2016.

These positive factors were offset by:

- The completion of various large capital projects that required substantial trucking and logistics services. In 2016 several of our Business Units benefitted from major capital projects in western Canada, such as Suncor Fort Hills oil sands and North West Upgrader projects. In addition, there was a major pipeline break in Saskatchewan, which required the services and rental equipment of our Canadian Dewatering group during the third quarter of last year. These projects have not been replaced in 2017. Collectively, these projects generated approximately \$35.0 million of revenue in 2016.
- The timing of pipeline construction activity that resulted in a \$10.5 million decline in revenue at Premay Pipeline Hauling L.P. ("**Premay Pipeline**").
- Predatory pricing in certain service lines in both segments that resulted in the loss of business due to our reluctance to match unreasonable prices.
- The proliferation of technology, e-commerce and online shopping that has negatively impacted pricing and operating margins<sup>2</sup> in the Trucking/Logistics segment.

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<sup>1</sup> Kel-West Carriers Ltd. (January 31, 2017), Envolve Energy Services Corp. (March 17, 2017), Golden Transport Ltd. (August 1, 2017), RDK Transportation Co. Inc. (September 1, 2017), S. Krulicki & Sons Ltd. operating as Winnipeg Moving & Storage (October 1, 2017), Marshall Trucking Inc. (November 1, 2017).

<sup>2</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



<b>Consolidated Revenue by Segment</b>						
<b>Years ended December 31</b>						
<b>(\$ millions)</b>	<b>2017</b>		<b>2016</b>		<b>Change</b>	
	<b>\$</b>	<b>%*</b>	<b>\$</b>	<b>%*</b>	<b>\$</b>	<b>%</b>
Trucking/Logistics	<b>761.4</b>	<b>66.8</b>	689.5	66.3	71.9	10.4
Oilfield Services	<b>378.4</b>	<b>33.2</b>	350.5	33.7	27.9	8.0
Corporate and intersegment eliminations	<b>(1.3)</b>	<b>—</b>	(4.9)	—	3.6	—
<b>Total</b>	<b>1,138.5</b>	<b>100.0</b>	1,035.1	100.0	103.4	10.0

\*as a percentage of pre-consolidated revenue

Mullen Group's consolidated revenue in 2017 increased by \$103.4 million, or 10.0 percent, to \$1,138.5 million as compared to \$1,035.1 million in 2016. This increase in revenue was due to a rise in revenue in both segments. Revenue increased by \$13.2 million, \$26.6 million, \$25.3 million and \$38.3 million in the first, second, third and fourth quarters, respectively.

Revenue in the Trucking/Logistics segment improved by \$71.9 million, or 10.4 percent, to a record \$761.4 million as compared to \$689.5 million in 2016. This improvement was due to our recent acquisitions and an improved economy, especially in western Canada. Revenue in the Oilfield Services segment increased by \$27.9 million, or 8.0 percent, to \$378.4 million as compared to \$350.5 million due to improved drilling activity in the WCSB.

<b>Consolidated Revenue</b>						
<b>Years ended December 31</b>						
<b>(\$ millions)</b>	<b>2017</b>		<b>2016</b>		<b>Change</b>	
	<b>\$</b>	<b>%</b>	<b>\$</b>	<b>%</b>	<b>\$</b>	<b>%</b>
Company	<b>785.5</b>	<b>69.0</b>	730.3	70.6	55.2	7.6
Contractors	<b>346.1</b>	<b>30.4</b>	299.1	28.9	47.0	15.7
Other	<b>6.9</b>	<b>0.6</b>	5.7	0.5	1.2	21.1
<b>Total</b>	<b>1,138.5</b>	<b>100.0</b>	1,035.1	100.0	103.4	10.0

Revenue related to Company Equipment increased by \$55.2 million, or 7.6 percent, to \$785.5 million as compared to \$730.3 million in 2016 and represented 69.0 percent of consolidated revenue in the current period as compared to 70.6 percent in 2016. Revenue related to Contractors increased by \$47.0 million, or 15.7 percent, to \$346.1 million as compared to \$299.1 million in 2016, and represented 30.4 percent of consolidated revenue in the current period as compared to 28.9 percent in 2016.

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## Direct Operating Expenses

Direct operating expenses ("**DOE**") include two main categories of expenses. The first category of DOE relates to the direct costs incurred to operate and maintain Company Equipment. The major DOE associated with operating Company Equipment are wages, fuel, repairs and maintenance, purchased transportation and operating supplies. The other expenses included under DOE – Company mainly consist of operating leases, equipment rent, insurance and licensing costs. The second category of DOE are the costs incurred to hire Contractors, whether owner operators or subcontractors.

Consolidated Direct Operating Expenses						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	206.9	26.3	192.2	26.3	14.7	7.6
Fuel	76.2	9.7	61.5	8.4	14.7	23.9
Repairs and maintenance	109.3	13.9	97.2	13.3	12.1	12.4
Purchased transportation	77.4	9.9	67.3	9.2	10.1	15.0
Operating supplies	56.4	7.2	47.7	6.5	8.7	18.2
Other	25.1	3.2	24.5	3.5	0.6	2.4
	551.3	70.2	490.4	67.2	60.9	12.4
Contractors	260.1	75.2	221.4	74.0	38.7	17.5
Total	811.4	71.3	711.8	68.8	99.6	14.0

\*as a percentage of respective Consolidated revenue

DOE in 2017 were \$811.4 million as compared to \$711.8 million in 2016. The increase of \$99.6 million, or 14.0 percent, was attributable to the \$103.4 million increase in consolidated revenue and rising costs. As a percentage of revenue these expenses increased by 2.5 percent to 71.3 percent as compared to 68.8 percent in 2016 due to a change in revenue mix as a result of the completion of several major capital projects, lower margin business associated with acquisitions and inflationary pressures in both segments.

In 2017 DOE associated with Company Equipment increased to \$551.3 million as compared to \$490.4 million in 2016. The increase of \$60.9 million, or 12.4 percent, was attributable to the \$55.2 million increase in Company revenue that occurred during the period. Both segments experienced higher costs, most notably increased fuel costs as a result of higher crude oil prices. As a percentage of Company revenue DOE increased to 70.2 percent as compared to 67.2 percent in 2016. Fuel expense inflation accounted for the majority of the increase. Fuel expense increased by 1.3 percent of Company revenue to 9.7 percent, or \$76.2 million, as compared to 8.4 percent or \$61.5 million in 2016.

Contractors expense in 2017 increased to \$260.1 million, as compared to \$221.4 million in 2016. This \$38.7 million increase was attributable to the \$47.0 million rise in Contractors revenue and a rise in cost. As a percentage of Contractors revenue, Contractors expense increased by 1.2 percent to 75.2 percent as compared to 74.0 percent in 2016 due to the effect of rate discounting, primarily by those Business Units involved in the transportation of fluids and servicing of wells, as well as a lack of availability of third party subcontractors during periods of peak demand.



## Selling and Administrative Expenses

Selling and administrative ("**S&A**") expenses include salaries, employee profit share and other administrative expenses incurred to support the operations of Mullen Group and its Business Units.

Consolidated Selling and Administrative Expenses						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	83.9	7.4	81.2	7.8	2.7	3.3
Communications, utilities and general supplies	39.3	3.5	36.8	3.6	2.5	6.8
Profit share	11.3	1.0	11.1	1.1	0.2	1.8
Foreign exchange	8.6	0.8	3.4	0.3	5.2	152.9
Stock-based compensation	1.1	0.1	1.1	0.1	—	—
Rent and other	10.7	0.8	8.7	0.8	2.0	23.0
<b>Total</b>	<b>154.9</b>	<b>13.6</b>	<b>142.3</b>	<b>13.7</b>	<b>12.6</b>	<b>8.9</b>

\*as a percentage of total Consolidated revenue

S&A expenses increased to \$154.9 million in 2017 as compared to \$142.3 million in 2016. A significant portion of the \$12.6 million increase, specifically \$5.2 million, related to the increase in foreign exchange expense that relates to a year over year change in the Canadian dollar relative to the U.S. dollar. Excluding the effects of foreign exchange within the Corporate Office, S&A expenses were \$147.0 million, or 12.9 percent of revenue, as compared to \$138.9 million, or 13.4 percent in 2016. The \$8.1 million increase was primarily due to the \$6.5 million of incremental S&A expenses associated with acquisitions.

## Operating Income Before Depreciation and Amortization

Operating income before depreciation and amortization ("**OIBDA**<sup>1</sup>") is net income before depreciation of property, plant and equipment, amortization of intangible assets, finance costs, net foreign exchange gains and losses, other (income) expense and income taxes.

Consolidated Operating Income Before Depreciation and Amortization <sup>(1)</sup>						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%	\$	%	\$	%
Trucking/Logistics	109.7	63.7	116.7	64.5	(7.0)	(6.0)
Oilfield Services	74.2	43.1	72.4	40.0	1.8	2.5
Corporate	(11.7)	(6.8)	(8.1)	(4.5)	(3.6)	44.4
<b>Total</b>	<b>172.2</b>	<b>100.0</b>	<b>181.0</b>	<b>100.0</b>	<b>(8.8)</b>	<b>(4.9)</b>

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

OIBDA<sup>1</sup> for the period was \$172.2 million, or 15.1 percent of revenue, as compared to \$181.0 million, or 17.5 percent, in 2016. The \$8.8 million decrease represents a year over year decline of 4.9 percent and was due to the net effect of a \$7.0 million reduction in OIBDA<sup>1</sup> in the Trucking Logistics segment, the \$5.2 million increase in foreign exchange expense related to the change in value of the Canadian dollar vis-à-vis the U.S. dollar and a \$1.8 million increase in OIBDA<sup>1</sup> in the Oilfield Services segment.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



Consolidated Operating Income Before Depreciation and Amortization – Adjusted <sup>(1)</sup>						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%	\$	%	\$	%
OIBDA <sup>(1)</sup>	172.2	15.1	181.0	17.5	(8.8)	(4.9)
Foreign exchange within the Corporate Office	7.9	0.7	3.4	0.3	4.5	132.4
OIBDA – adjusted <sup>(1)</sup>	180.1	15.8	184.4	17.8	(4.3)	(2.3)

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

Adjusting for changes in foreign exchange within the Corporate Office, OIBDA – adjusted<sup>1</sup> was \$180.1 million as compared to \$184.4 million in 2016, a decline of \$4.3 million, or 2.3 percent. In terms of percentage of consolidated revenue, operating margin – adjusted<sup>1</sup> declined to 15.8 percent as compared to 17.8 percent in 2016 primarily due to the decline in margin in the Trucking/Logistics segment as a result of a change in revenue mix due to the completion of certain higher margin projects, the acquisition of asset light businesses, which have lower margin but higher return on invested capital, and the competitive pricing environment. In addition, the Oilfield Services segment experienced margin erosion largely due to the change in revenue mix and the timing of large diameter pipeline construction projects.

## Depreciation of Property, Plant and Equipment

Depreciation of property, plant and equipment was \$75.4 million in 2017 as compared to \$71.3 million in 2016. This increase of \$4.1 million was mainly attributable to a greater amount of depreciation being recorded in the Oilfield Services segment, while depreciation in the Trucking/Logistics segment and the Corporate Office remained relatively consistent on a year over year basis. Depreciation in the Oilfield Services segment increased by \$4.1 million and was mainly due to additional depreciation recorded on specialized equipment within Cascade Energy Services L.P. ("**Cascade Energy**") after an assessment of current market conditions for such equipment. This increase was somewhat offset by a decrease in depreciation due to the reduction in the amount of capital expenditures made within this segment, the sale of older assets by certain Business Units and from the Corporation's declining balance method of depreciation. Depreciation in the Trucking/Logistics segment increased by \$0.2 million on a year over year basis due to the additional depreciation expense resulting from the recent acquisitions being somewhat offset by a lower amount of capital expenditures made within this segment. Depreciation in the Corporate Office decreased by \$0.1 million on a year over year basis.

## Amortization of Intangible Assets

Intangible assets are acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements that are amortized over their estimated life from the date of acquisition. Amortization of intangible assets was \$11.2 million in 2017 as compared to \$14.0 million in 2016. This decrease mainly resulted from the intangible assets acquired on the Producers Oilfield Services Inc. acquisition becoming fully amortized at the end of June 2016. To a lesser extent, the decrease also resulted from the intangible assets acquired on the acquisitions of Hi-Way 9, R. E. Line Trucking (Coleville) Ltd. ("**R. E. Line**"), Polaris Petroleum Ltd. ("**Polaris**") and Majestic Oilfield Services Inc. ("**Majestic**") becoming fully amortized. These decreases were somewhat offset by the additional amortization recorded on the intangible assets associated with the recent acquisitions.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Finance Costs

Finance costs mainly consist of:

- interest expense on financial liabilities, including:
  - \$70.0 million of Series D Notes, U.S. \$85.0 million of Series E Notes, \$20.0 million of Series F Notes, U.S. \$117.0 million of Series G Notes, U.S. \$112.0 million of Series H Notes, \$30.0 million of Series I Notes, \$3.0 million of Series J Notes, \$58.0 million of Series K Notes and \$80.0 million of Series L Notes (collectively, the "**Private Placement Debt**");
  - the convertible unsecured subordinated debentures (the "**Debentures**") that were issued on May 1, 2009;
  - various financing loans that are secured by specific operating equipment (collectively, the "**Various Financing Loans**");
  - borrowings on the Bank Credit Facility (as hereafter defined on page 40); and
  - accretion expense on debt;
- less any interest income generated from cash and cash equivalents.

Finance costs were \$27.5 million in 2017 as compared to \$32.5 million in 2016. This decrease of \$5.0 million was mainly attributable to the March 30, 2016 repayment of the Series C Notes (\$70.0 million bearing interest at 5.60 percent per annum) and the September 27, 2017 repayment of the Series E (U.S. \$85.0 million bearing interest at 5.9 percent per annum) and Series F (\$20.0 million bearing interest at 5.47 percent per annum) Notes. Finance costs also decreased due to a greater amount of interest income being generated from cash and cash equivalents and from a lower amount of interest expense being recorded on our U.S. dollar debt as a result of the change in the Canadian dollar relative to the U.S. dollar.

## Net Foreign Exchange (Gain) Loss

We recognize foreign exchange gains or losses at the end of each reporting period related to our U.S. dollar debt and from our two cross-currency swap contracts. In 2014 we entered into two cross-currency swap contracts to swap the principal portion of the Series G (U.S. \$117.0 million) and Series H (U.S. \$112.0 million) Notes (collectively, the "**Cross-Currency Swaps**") into Canadian dollars at foreign exchange rates of \$1.1047 and \$1.1148 that mature on October 22, 2024 and October 22, 2026, respectively. These swap contracts were entered into as a method of hedging the U.S. debt notes against any declines in the Canadian dollar vis-à-vis the U.S. dollar.

The net foreign exchange gain was \$21.7 million in 2017 as compared to a net foreign exchange gain of \$5.8 million in 2016. The increase of \$15.9 million was mainly attributable to the change in the value of the Canadian dollar relative to the U.S. dollar. The details of the net foreign exchange (gain) loss were as follows:

Net Foreign Exchange (Gain) Loss	Years ended December 31	
	CDN. \$ Equivalent	
	2017	2016
(\$ millions)		
Foreign exchange (gain) loss on U.S. \$ debt	(28.8)	(13.0)
Foreign exchange loss (gain) on Cross-Currency Swaps	7.1	7.2
Net foreign exchange (gain) loss	(21.7)	(5.8)



## Foreign Exchange (Gain) Loss on U.S. \$ Debt

We recorded a foreign exchange gain of \$28.8 million related to our U.S. dollar debt due to the \$0.0882 strengthening of the Canadian dollar relative to the U.S. dollar during 2017. In 2016 we recorded a foreign exchange gain of \$13.0 million due to the change in the value of the Canadian dollar relative to the U.S. dollar. The details of the foreign exchange (gain) loss on the U.S. dollar debt is summarized in the following table:

Foreign Exchange (Gain) Loss on U.S. \$ Debt	Years ended December 31					
	2017			2016		
	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent
<i>(\$ millions, except exchange rate amounts)</i>						
Beginning – January 1	314.0	1.3427	421.6	314.0	1.3840	434.6
Less: Repayment of Series E Notes	(85.0)	1.2412	(105.5)	—	—	—
Subtotal	229.0	—	316.1	314.0	—	434.6
Ending – December 31	229.0	1.2545	287.3	314.0	1.3427	421.6
Foreign exchange (gain) loss on U.S. \$ debt			(28.8)			(13.0)

## Foreign Exchange Loss (Gain) on Cross-Currency Swaps

On July 25, 2014, we entered into two Cross-Currency Swaps with a Canadian bank to swap U.S. \$117.0 million and U.S. \$112.0 million into Canadian currency at foreign exchange rates of \$1.1047 and \$1.1148 that mature on October 22, 2024 and October 22, 2026, respectively. The Cross-Currency Swaps convert the repayment of the principal portion of the Series G and Series H Notes into a Canadian currency equivalent of \$129.2 million and \$124.9 million, respectively. We record the foreign exchange gain or loss relating to these Cross-Currency Swaps within net foreign exchange (gain) loss on the consolidated statement of comprehensive income, which is consistent with its underlying nature and purpose. The carrying value of these Cross-Currency Swaps are recorded within Derivatives in the consolidated statement of financial position.

We recorded a foreign exchange loss on Cross-Currency Swaps of \$7.1 million in 2017 as compared to a \$7.2 million loss in 2016. This was due to the change over the period in the fair value of these Cross-Currency Swaps as summarized in the table below:

Foreign Exchange Loss (Gain) on Cross-Currency Swaps	Years ended December 31			
	2017		2016	
	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps
<i>(\$ millions)</i>				
Cross-Currency Swap maturing October 22, 2024	117.0	4.0	117.0	3.7
Cross-Currency Swap maturing October 22, 2026	112.0	3.1	112.0	3.5
Foreign exchange loss (gain) on Cross-Currency Swaps		7.1		7.2

## Other (Income) Expense

Other (income) expense consists of the change in fair value of investments, the gain or loss on sale of the Corporation's assets including property, plant and equipment, earnings from equity investments, the gain on fair value of equity investment and the gain on contingent consideration. Other income in 2017 was \$2.5 million, a \$0.2 million negative variance as compared to the \$2.7 million of other income recorded in 2016. The \$0.2 million negative variance was due to the factors set forth below:

Change in Fair Value of Investments (negative variance of \$2.4 million). We periodically invest in certain public corporations. In 2017 there was a decrease in the fair value of investments of \$0.7 million as compared to a \$1.7 million increase in 2016. In 2017 we purchased \$0.5 million of investments related to Trakopolis and there were no investments sold in 2017. In 2016 we sold our investment in Logan for approximately \$7.4 million and



recorded a \$0.1 million increase in the fair value of this investment in 2016. Other than the sale of the common shares of Logan, the Corporation did not purchase or sell any investments in 2016.

Loss on Sale of Property, Plant and Equipment (negative variance of \$0.9 million). We recognized a loss of \$1.8 million in 2017 on sale of property, plant and equipment on total consolidated proceeds on sale of \$13.3 million as compared to a \$0.9 million loss on sale of property, plant and equipment on total consolidated proceeds on sale of \$6.4 million in 2016. The \$1.8 million loss on sale of property, plant and equipment in 2017 resulted from the sale of older equipment in both the Trucking/Logistics and the Oilfield Services segments. The \$0.9 million loss on sale of property, plant and equipment in 2016 mainly resulted from decommissioning a camp facility, which was relocated to Fort McMurray, Alberta to accommodate our employees impacted by the wildfires earlier in the year.

Earnings from Equity Investments (negative variance of \$0.4 million). We recognized \$1.5 million in earnings from equity investments in 2017 as compared to earnings of \$1.9 million in 2016. We use the equity method to account for investments in which we obtain significant influence or joint control over the investee and we recognize earnings from these equity investments from the date thereof. We purchased \$0.2 million of equity investments in 2017 related to Thrive (2016 – nil). The following table details our equity investments and the date from which we commenced recording earnings from them.

<b>Equity Investment</b>	<b>Date of Significant Influence or Joint Control Obtained</b>
Canol Oilfield Services Inc.	January 1, 2013
Kriska Transportation Group Limited	December 1, 2014
Cordova Oilfield Services Ltd.	April 17, 2015
Butler Ridge Energy Services (2011) Ltd.	July 1, 2015
Thrive Fluid Management Corp.	September 27, 2017

Gain on Contingent Consideration (positive variance of \$2.0 million). In 2017 we recognized a \$2.0 million gain on contingent consideration associated with our acquisition of Caneda. Caneda did not achieve certain financial targets for the twelve month period ending September 30, 2017, which resulted in a \$2.0 million gain on contingent consideration.

Gain on Fair Value of Equity Investment (positive variance of \$1.5 million). We acquired control of Envolve through a series of transactions. On April 10, 2015, we acquired approximately 38.0 percent of the issued and outstanding shares of Envolve for \$5.0 million and then recognized \$1.1 million of earnings from this equity investment until March 17, 2017, the date we obtained control. We acquired all of the remaining issued and outstanding shares of Envolve for cash consideration of \$12.6 million. The fair value of Envolve was \$20.3 million on the date control was obtained resulting in a \$1.5 million gain on this equity investment.

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## Income Taxes

(\$ millions)	Years ended December 31	
	2017	2016
Income before income taxes	\$ 82.3	\$ 71.7
Combined statutory tax rate	27%	27%
Expected income tax	22.2	19.4
Add (deduct):		
Non-deductible (taxable) portion of net foreign exchange (gain) loss	(2.9)	(0.8)
Non-deductible (taxable) portion of the change in fair value of investments	(0.1)	(0.2)
Stock-based compensation expense	0.3	0.3
Decrease in income tax due to changes in income tax rates	(0.3)	—
Unrecognized deferred tax asset	(2.9)	(0.8)
Other	0.5	1.8
Income tax expense	\$ 16.8	\$ 19.7

Income tax expense was \$16.8 million in 2017 as compared to \$19.7 million in 2016. The decrease of \$2.9 million was mainly attributable to the variance in net foreign exchange, which was partially offset by higher income.

## Net Income

(\$ millions, except share and per share amounts)	Years ended December 31		
	2017	2016	% Change
Net income	\$ 65.5	\$ 52.0	26.0
Weighted average number of Common Shares outstanding	103,654,316	99,165,039	4.5
Earnings per share – basic	\$ 0.63	\$ 0.52	21.2

Net income increased to \$65.5 million in 2017 as compared to \$52.0 million in 2016. The factors contributing to the increase in net income include:

- a \$15.9 million positive variance in net foreign exchange;
- a \$5.0 million decrease in finance costs;
- a \$2.9 million decrease in income tax expense;
- a \$2.8 million decrease in amortization of intangible assets;
- a \$2.0 million gain on contingent consideration; and
- a \$1.5 million gain on fair value of equity investment.

These factors were somewhat offset by the following factors that decreased net income:

- an \$8.8 million decrease in OIBDA<sup>1</sup>;
- a \$4.1 million increase in depreciation of property, plant and equipment;

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



- a \$2.4 million negative variance in the fair value of investments;
- a \$0.9 million increase in the loss on sale of property, plant and equipment; and
- a \$0.4 million decrease in earnings from equity investments.

Basic earnings per share increased to \$0.63 in 2017 as compared to \$0.52 in 2016. This increase resulted from the effect of the \$13.5 million increase in net income being partially offset by an increase in the weighted average number of Common Shares outstanding. The weighted average number of Common Shares outstanding increased from 99,165,039 to 103,654,316, which was mainly due to the issuance of Common Shares from the Offering and the Private Placement.

## Net Income – Adjusted and Earnings per Share – Adjusted

The following table illustrates net income and basic earnings per share before considering the impact of the net foreign exchange gains or losses, the change in fair value of investments, the gain on fair value of equity investment and the gain on contingent consideration. Net income and basic earnings per share have been adjusted to reflect earnings from a strictly operating perspective.

(\$ millions, except share and per share amounts)	Years ended December 31	
	2017	2016
Income before income taxes	\$ 82.3	\$ 71.7
Add (deduct):		
Net foreign exchange (gain) loss	(21.7)	(5.8)
Change in fair value of investments	0.7	(1.7)
Gain on fair value of equity investment	(1.5)	—
Gain on contingent consideration	(2.0)	—
Income before income taxes – adjusted	57.8	64.2
Income tax rate	27%	27%
Computed expected income tax expense	(15.6)	(17.3)
Net income – adjusted <sup>(1)</sup>	42.2	46.9
Weighted average number of Common Shares outstanding – basic	103,654,316	99,165,039
Earnings per share – adjusted <sup>(1)</sup>	\$ 0.41	\$ 0.47

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## 2017 SEGMENTED INFORMATION

Year ended December 31, 2017 (\$ millions)	Trucking /Logistics	Oilfield Services	Corporate and intersegment eliminations	Total
	\$	\$	\$	\$
Revenue	761.4	378.4	(1.3)	1,138.5
Direct operating expenses	560.6	257.8	(7.0)	811.4
Selling and administrative expenses	91.1	46.4	17.4 <sup>(2)</sup>	154.9
Operating income before depreciation and amortization <sup>(1)</sup>	109.7	74.2	(11.7)	172.2

Year ended December 31, 2016 (\$ millions)	Trucking /Logistics	Oilfield Services	Corporate and intersegment eliminations	Total
	\$	\$	\$	\$
Revenue	689.5	350.5	(4.9)	1,035.1
Direct operating expenses	488.0	231.9	(8.1)	711.8
Selling and administrative expenses	84.8	46.2	11.3 <sup>(3)</sup>	142.3
Operating income before depreciation and amortization <sup>(1)</sup>	116.7	72.4	(8.1)	181.0

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

<sup>(2)</sup> Includes a \$7.9 million foreign exchange loss.

<sup>(3)</sup> Includes a \$3.4 million foreign exchange loss.

## TRUCKING/LOGISTICS SEGMENT

The transportation and distribution of freight is a multi-billion dollar business in Canada and is generally described as both highly competitive and fragmented. The Trucking/Logistics segment provides a wide range of trucking and logistics services in Canada, as well as to and from the continental U.S. At December 31, 2017, the Trucking/Logistics segment was comprised of 14 Business Units that utilize both Company Equipment and Contractors.

Service Offerings	Key Drivers and Considerations
<ul style="list-style-type: none"> <li>Long-Haul Trucking (T/L)</li> </ul>	<ul style="list-style-type: none"> <li>Tied to general economy (i.e., GDP)</li> </ul>
<ul style="list-style-type: none"> <li>Less-Than-Truckload Trucking (LTL)</li> </ul>	<ul style="list-style-type: none"> <li>Regional network comprised of 87 terminals</li> </ul>
<ul style="list-style-type: none"> <li>Logistics, Intermodal and Transload Services</li> </ul>	<ul style="list-style-type: none"> <li>Requires less maintenance capital</li> </ul>
<ul style="list-style-type: none"> <li>Bulk Hauling</li> </ul>	<ul style="list-style-type: none"> <li>Primarily contract services</li> </ul>



## Revenue

Revenue – Trucking/Logistics						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%	\$	%	\$	%
Company	507.7	66.7	476.3	69.1	31.4	6.6
Contractors	252.8	33.2	212.4	30.8	40.4	19.0
Other	0.9	0.1	0.8	0.1	0.1	12.5
Total	761.4	100.0	689.5	100.0	71.9	10.4

The Trucking/Logistics segment revenue improved by \$71.9 million, or 10.4 percent, to a record \$761.4 million as compared to \$689.5 million in 2016 and represented 66.8 percent of pre-consolidated revenue in 2017 as compared to 66.3 percent in 2016. Segment revenue increased as a result of our recent acquisitions that contributed incremental revenue of \$45.3 million in 2017, market share gains and an increase in demand for freight services in western Canada. In addition, fuel surcharge revenue increased by \$12.4 million. Revenue increased sequentially quarter over quarter throughout the year.

Some of the specific factors that impacted revenue in 2017 were the following:

- Our regional LTL business improved by 11.0 percent and benefitted from market share gains, an improvement in the general economy and the recovery in the Alberta economy, which is highly correlated to increase oil and gas industry fundamentals. The six regional LTL Business Units<sup>1</sup> generated revenue of \$396.5 million as compared to \$357.3 million in 2016.
- Our eight truckload services Business Units generated \$378.6 million in revenue as compared to \$347.0 million in 2016 due to the \$43.3 million of incremental revenue generated by our recent acquisitions and an improvement in the general economy being partially offset by the decline in revenue related to the 2016 completion of several major capital projects in western Canada most notably the Suncor Fort Hills oil sands and North West Upgrader projects.
- Fuel surcharge revenue, excluding the effect of acquisitions, increased by \$12.4 million to \$61.5 million as compared to \$49.1 million in 2016.

Revenue related to Company Equipment increased by \$31.4 million, or 6.6 percent, to \$507.7 million as compared to \$476.3 million in 2016 and represented 66.7 percent of segment revenue as compared to 69.1 percent in 2016. Revenue related to Contractors increased by \$40.4 million, or 19.0 percent, to \$252.8 million as compared to \$212.4 million in 2016 and represented 33.2 percent of segment revenue in 2017 as compared to 30.8 percent in 2016. The shift towards revenue related to Contractors was as a result of our focus on logistics and asset light operations.

<sup>1</sup> Our six regional LTL Business Units consist of Gardewine Group Limited Partnership, Courtesy Freight Systems Ltd, Jay's Transportation Group Ltd., Hi-Way 9 Group of Companies, Grimshaw Trucking L.P. and Bernard Transport Ltd. Although their primary service offering is LTL, they provide many other services including full-truckload, bulk and logistics services.



## Direct Operating Expenses

Direct Operating Expenses – Trucking/Logistics						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	138.5	27.3	127.6	26.8	10.9	8.5
Fuel	55.2	10.9	44.0	9.2	11.2	25.5
Repairs and maintenance	62.5	12.3	57.3	12.0	5.2	9.1
Purchased transportation	75.8	14.9	65.1	13.7	10.7	16.4
Operating supplies	23.1	4.5	22.0	4.6	1.1	5.0
Other	17.6	3.5	15.8	3.4	1.8	11.4
	372.7	73.4	331.8	69.7	40.9	12.3
Contractors	187.9	74.3	156.2	73.5	31.7	20.3
Total	560.6	73.6	488.0	70.8	72.6	14.9

\*as a percentage of respective Trucking/Logistics revenue

DOE were \$560.6 million as compared to \$488.0 million in 2016. The increase of \$72.6 million, or 14.9 percent, was directly related to the following factors:

- a \$71.9 million, or 10.4 percent, increase in segment revenue;
- a change in revenue mix associated with the completion of major capital projects in western Canada;
- higher costs, the most notable being fuel expense and purchased transportation; and
- our most recent acquisitions that have slightly higher DOE as a percentage of revenue.

As a result of these factors, expenses expressed as a percentage of revenue increased by 2.8 percent to 73.6 percent as compared to 70.8 percent in 2016.

DOE related to Company Equipment increased by \$40.9 million, or 12.3 percent, to \$372.7 million as compared to \$331.8 million in 2016. In terms of a percentage of revenue, Company expenses increased by 3.7 percent to 73.4 percent as compared to 69.7 percent in 2016. These expenses were higher, in both absolute and percentage terms, primarily due to the effect of our recent acquisitions, an increase in purchased transportation expense and increased fuel costs associated with the year over year rise in crude oil prices.

Contractors expense in 2017 increased by \$31.7 million to \$187.9 million as compared to \$156.2 million in 2016. This increase was generally in line with the \$40.4 million increase in Contractors revenue. As a percentage of Contractors revenue, Contractors expense increased to 74.3 percent as compared to 73.5 percent in 2016 as a result of our focus on logistics and asset light operations including our most recent acquisitions.



## Selling and Administrative Expenses

Selling and Administrative Expenses – Trucking/Logistics						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	55.6	7.3	51.5	7.5	4.1	8.0
Communications, utilities and general supplies	22.7	3.0	21.5	3.1	1.2	5.6
Profit share	6.7	0.9	8.1	1.2	(1.4)	(17.3)
Foreign exchange	0.6	0.1	—	—	0.6	100.0
Rent and other	5.5	0.7	3.7	0.5	1.8	48.6
<b>Total</b>	<b>91.1</b>	<b>12.0</b>	<b>84.8</b>	<b>12.3</b>	<b>6.3</b>	<b>7.4</b>

\*as a percentage of total Trucking/Logistics revenue

S&A expenses were \$91.1 million in 2017 as compared to \$84.8 million in 2016. The increase of \$6.3 million was primarily due to the \$5.3 million of incremental S&A expenses associated with the acquisitions being offset by the \$1.4 million reduction in profit share expense. S&A expenses as a percentage of segment revenue remained generally constant at 12.0 percent as compared to 12.3 percent in 2016.

## Operating Income Before Depreciation and Amortization

OIBDA<sup>1</sup> in 2017 decreased by \$7.0 million, or 6.0 percent, to \$109.7 million as compared to \$116.7 million generated in 2016. Operating margin<sup>1</sup> decreased to 14.4 percent as compared to 16.9 percent in 2016. This 2.5 percent decrease in operating margin<sup>1</sup> was primarily due to these factors:

- the loss of higher margin business associated with the transload operations at Kleysen Group and the completion of various major capital projects, most notably the Suncor Fort Hills oil sands and North West Upgrader projects;
- the higher costs associated with operating Company Equipment, most notably fuel;
- lower operating margins<sup>1</sup> in the Trucking/Logistics segment due to pricing pressures, which we attribute to the proliferation of technology, e-commerce and online shopping; and
- the lower margins generated by the recent acquisitions.

## Capital Expenditures

Net capital expenditures<sup>1</sup> were \$20.4 million in 2017, an increase of \$6.4 million as compared to \$14.0 million in 2016. The Trucking/Logistics segment had gross capital expenditures of \$23.4 million and dispositions of \$3.0 million for net capital expenditures<sup>1</sup> of \$20.4 million in 2017. Gross capital expenditures mainly consisted of the purchase of replacement trucks and trailers within our LTL operations, as well as various pieces of operating equipment. In 2016 gross capital expenditures were \$16.4 million and dispositions were \$2.4 million for net capital expenditures<sup>1</sup> of \$14.0 million.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## OILFIELD SERVICES SEGMENT

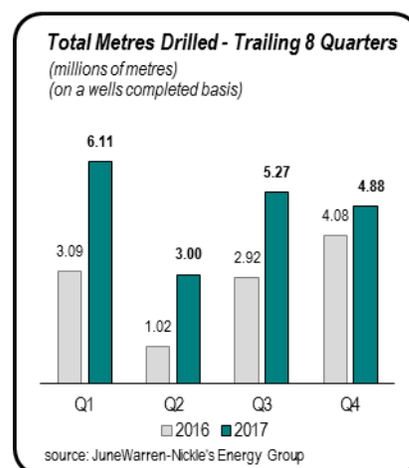
Mullen Group provides the energy sector in northern and western Canada with a wide range of services related to the drilling for oil and natural gas, oil and natural gas production, oil sands infrastructure development and capital projects. At December 31, 2017, the Oilfield Services segment was comprised of 16 Business Units, that utilize both Company Equipment and Contractors.

Service Offerings	Key Drivers and Considerations
<ul style="list-style-type: none"> <li>Production Services</li> </ul>	<ul style="list-style-type: none"> <li>Commodity prices (i.e., oil and natural gas)</li> </ul>
<ul style="list-style-type: none"> <li>Specialized Services                             <ul style="list-style-type: none"> <li>oil sands, dewatering and infrastructure</li> </ul> </li> </ul>	<ul style="list-style-type: none"> <li>Drilling trends and evolving technologies</li> <li>Take-away / Pipeline Capacity</li> </ul>
<ul style="list-style-type: none"> <li>Drilling and Drilling Related</li> </ul>	<ul style="list-style-type: none"> <li>Drilling activity in western Canada</li> </ul>

### Industry Statistics

One of the important industry statistics we follow is drilling activity. With changes in drilling techniques the industry continues to evolve. We consider the number of active rigs operating, total wells drilled, length of metres drilled within such wells and the number of operating days, to be useful measures to gauge the strength of industry activity. Recent efforts to enhance drilling efficiency, combined with a movement to longer and deeper multi-stage horizontal wells have changed the correlation of certain drilling statistics. Generally speaking, the rig count and average days to drill a well have decreased while the total metres drilled have increased. In addition, drilling techniques have evolved whereby the demand for bagged mud has diminished. However, the increase in metres drilled per well has continued to support demand for drill pipe transportation and drilling fluid hauling services.

Drilling activity in the WCSB, as reported in terms of active rig count, total wells drilled and length of metres drilled within such wells, improved in 2017 as compared to the prior year. Industry statistics indicate that the average active rig count was 207 rigs during 2017 as compared to 128 active rigs in 2016, an increase of 79 rigs or 61.7 percent. In addition, total wells drilled in 2017 increased by 74.7 percent to 7,110 wells drilled in the period as compared to 4,070 wells drilled in 2016. The length of metres drilled within such wells increased by 73.4 percent during the current period to 19.26 million metres as compared to 11.11 million metres in 2016.



The number of wells completed on a geographic basis was as follows:

	Years ended December 31			
	2017	2016	# Change	% Change
British Columbia	609	348	261	75.0
Alberta	3,731	2,013	1,718	85.3
Saskatchewan	2,530	1,628	902	55.4
Manitoba	240	81	159	196.3
Northwest Territories	—	—	—	—
<b>Total</b>	<b>7,110</b>	<b>4,070</b>	<b>3,040</b>	<b>74.7</b>

source: JuneWarren-Nickle's Energy Group – wells completed on rig release basis.



## Revenue

Revenue – Oilfield Services Years ended December 31 (\$ millions)						
	2017		2016		Change	
	\$	%	\$	%	\$	%
Company	277.8	73.4	254.0	72.5	23.8	9.4
Contractors	98.8	26.1	94.7	27.0	4.1	4.3
Other	1.8	0.5	1.8	0.5	—	—
<b>Total</b>	<b>378.4</b>	<b>100.0</b>	<b>350.5</b>	<b>100.0</b>	<b>27.9</b>	<b>8.0</b>

Segment revenue increased by \$27.9 million, or 8.0 percent, to \$378.4 million as compared to \$350.5 million in 2016 and represented 33.2 percent of pre-consolidated revenue as compared to 33.7 percent of pre-consolidated revenue in 2016. This increase in revenue was attributable to improved drilling activity in the WCSB being somewhat offset by the decline in demand for large diameter pipeline hauling and stringing services due to fewer pipeline construction projects. Revenue increased by \$4.8 million, \$11.3 million, \$6.8 million and \$5.0 million in the first, second, third and fourth quarters, respectively. Specific factors affecting the Oilfield Services segment's year to date revenue were:

- a \$21.7 million increase in revenue generated by those Business Units providing drilling and drilling related services;
- incremental revenue of \$7.6 million generated from the acquisition of Envolve;
- a \$3.2 million increase in revenue generated by those Business Units involved in the transportation of fluids and servicing of wells; and
- a \$4.6 million decrease in revenue resulting from the combined effect of a \$10.4 million reduction in pipeline hauling and stringing services as well as a decrease in heavy haul transportation services and the \$8.9 million increase in pump sales and related revenue.

## Direct Operating Expenses

Direct Operating Expenses – Oilfield Services Years ended December 31 (\$ millions)						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	68.4	24.6	64.6	25.4	3.8	5.9
Fuel	21.0	7.6	17.5	6.9	3.5	20.0
Repairs and maintenance	46.8	16.8	39.9	15.7	6.9	17.3
Purchased transportation	1.7	0.6	2.3	0.9	(0.6)	(26.1)
Operating supplies	33.4	12.0	25.7	10.1	7.7	30.0
Other	8.8	3.2	8.6	3.4	0.2	2.3
	<b>180.1</b>	<b>64.8</b>	<b>158.6</b>	<b>62.4</b>	<b>21.5</b>	<b>13.6</b>
Contractors	77.7	78.6	73.3	77.4	4.4	6.0
<b>Total</b>	<b>257.8</b>	<b>68.1</b>	<b>231.9</b>	<b>66.2</b>	<b>25.9</b>	<b>11.2</b>

\*as a percentage of respective Oilfield Services revenue

DOE were \$257.8 million in 2017 as compared to \$231.9 million in 2016. The increase of \$25.9 million, or 11.2 percent, was directly related to the following factors:

- a \$27.9 million, or 8.0 percent, rise in segment revenue;
- a change in revenue mix associated with the completion of certain large diameter pipeline projects;
- higher costs, the most notable being operating supplies, repairs and maintenance as well as fuel; and
- the acquisition of Envolve.



As a percentage of revenue these expenses increased by 1.9 percent to 68.1 percent as compared to 66.2 percent in 2016 largely as a result of the change in revenue mix and inflationary cost pressures.

In 2017 DOE associated with Company Equipment increased by \$21.5 million, or 13.6 percent, to \$180.1 million as compared to \$158.6 million in 2016. This increase was directly related to the \$23.8 million increase in Company revenue. As a percentage of Company revenue these expenses increased by 2.4 percent to 64.8 percent as compared to 62.4 percent in 2016 primarily due to Canadian Dewatering's increased operating supplies expense and, to a lesser degree, higher repairs and maintenance expense experienced by all Business Units being partially offset by a reduction in wages and benefits expense.

Contractors expense in 2017 increased to \$77.7 million, as compared to \$73.3 million in 2016. This \$4.4 million increase was directly related to the rise in Contractors revenue and rising costs. As a percentage of Contractors revenue, Contractors expense increased to 78.6 percent as compared to 77.4 percent due to the effect of rate discounting, primarily by those Business Units involved in the transportation of fluids and servicing of wells.

## Selling and Administrative Expenses

Selling and Administrative Expenses – Oilfield Services						
Years ended December 31						
(\$ millions)	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	24.4	6.4	26.4	7.5	(2.0)	(7.6)
Communications, utilities and general supplies	13.7	3.6	13.0	3.7	0.7	5.4
Profit share	4.6	1.2	3.0	0.9	1.6	53.3
Rent and other	3.7	1.1	3.8	1.1	(0.1)	(2.6)
<b>Total</b>	<b>46.4</b>	<b>12.3</b>	<b>46.2</b>	<b>13.2</b>	<b>0.2</b>	<b>0.4</b>

\*as a percentage of total Oilfield Services revenue

S&A expenses in 2017 increased by a mere \$0.2 million to \$46.4 million as compared to \$46.2 million in 2016. This was primarily due to a \$1.6 million increase in profit share as a result of improved profitability as well as the incremental S&A expenses associated with the acquisition of Envolve being mostly offset by the \$2.0 million decrease in wages and benefits expense as well as various cost control initiatives. S&A expenses as a percentage of segment revenue decreased by 0.9 percent to 12.3 percent due to the overall fixed nature of these expenses relative to the \$27.9 million increase in segment revenue and aggressive cost cutting measures undertaken in 2016.

## Operating Income Before Depreciation and Amortization

OIBDA<sup>1</sup> in 2017 increased by \$1.8 million, or 2.5 percent, to \$74.2 million. OIBDA<sup>1</sup> increased by \$3.1 million in the first quarter and then declined by \$0.5 million and \$1.2 million in the second and third quarters, respectively, and then improved by \$0.4 million in the fourth quarter. The \$1.8 million year over year increase can be attributed to the following:

- a \$12.3 million increase from Business Units providing drilling and drilling related services;
- a \$0.2 million decrease in those Business Units involved in the transportation of fluids and servicing of wells; and
- a \$10.3 million decrease relating to those Business Units leveraged to the oil sands and pipeline construction projects.

OIBDA<sup>1</sup> represented as a percentage of segment revenue, decreased to 19.6 percent in 2017 as compared to 20.7 percent in 2016. The 1.1 percent decrease in operating margin<sup>1</sup> was due to the increase in DOE as a percentage of segment revenue, primarily being operating supplies related to increased pump sales at Canadian Dewatering.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Capital Expenditures

Net capital expenditures<sup>1</sup> were \$(2.6) million in 2017, an increase of \$(1.9) million as compared to \$(0.7) million in 2016. The Oilfield Services segment had gross capital expenditures of \$8.5 million and dispositions of \$11.1 million for net capital expenditures<sup>1</sup> of \$(2.6) million in 2017. Gross capital expenditures mainly consisted of purchasing operating equipment for Premay Pipeline, Canadian Dewatering and Envolve. The majority of the dispositions related to the sale of older trucks, trailers and operating equipment. In 2016 gross capital expenditures were \$3.2 million and dispositions were \$3.9 million for net capital expenditures<sup>1</sup> of \$(0.7) million.

## CORPORATE

*The Corporate Office provides support to the Business Units including coordinating business strategies, monitoring financial and business performance and providing shared services such as payroll services, human resource support, information technology support, legal support and accounting services. The Corporate Office also owns a network of real estate holdings and facilities, through its subsidiary MT, which are leased primarily to the Business Units. Such properties are leased on commercially reasonable terms. In addition, the Corporate Office is responsible for all regulatory and public reporting.*

The Corporate Office recorded a loss of \$11.7 million in 2017 as compared to a loss of \$8.1 million in 2016. The \$3.6 million increase in loss was mainly attributable to a \$4.5 million negative variance in foreign exchange. In 2017 the Corporate Office recorded a foreign exchange loss of \$7.9 million as compared to a foreign exchange loss of \$3.4 million in 2016. The \$7.9 million foreign exchange loss in 2017 was due to the Corporate Office holding an average of approximately U.S. \$55.4 million of cash combined with a \$0.0882 strengthening of the Canadian dollar relative to the U.S. dollar. Excluding the effects of foreign exchange, the Corporate Office experienced a loss of \$3.8 million as compared to a loss of \$4.7 million in 2016. The reduction of \$0.9 million was mainly due to the impact of cost control measures and from additional income generated from real estate holdings.

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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



# CAPITAL RESOURCES AND LIQUIDITY

## Consolidated Cash Flow Summary

(\$ millions)	Years ended December 31	
	2017	2016
Net cash from operating activities	\$ 142.1	\$ 174.3
Net cash used in financing activities	(208.4)	(18.0)
Net cash used in investing activities	(62.2)	(30.1)
Change in cash and cash equivalents	(128.5)	126.2
Effect of exchange rate fluctuations on cash held	(7.3)	(3.1)
Cash and cash equivalents, beginning of period	270.3	147.2
Cash and cash equivalents, end of period	\$ 134.5	\$ 270.3

## Annual Sources and Uses of Cash

Mullen Group continues to generate cash in excess of its operating needs by generating \$142.1 million in 2017 as compared to \$174.3 million in 2016 primarily due to changes in non-cash working capital items. Net cash used in financing activities in 2017 was \$208.4 million as compared to using \$18.0 million of net cash from financing activities in 2016. The \$190.4 million year over year variance was mainly due to the repayment of the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes on September 27, 2017, and from raising \$153.1 million on May 17, 2016 by virtue of closing the Offering and the Private Placement. The proceeds from the Offering and the Private Placement was somewhat offset by the repayment of the Series C (\$70.0 million) Notes in the first quarter of 2016. Net cash used in investing activities increased by \$32.1 million due to the 2017 acquisitions of Kel-West, Envolve, Golden, RDK, Winnipeg Moving and Marshall. Specific changes in cash flow are set forth below.

### Cash From Operating Activities

Net cash from operating activities decreased to \$142.1 million in 2017 as compared to \$174.3 million in 2016. The decrease of \$32.2 million, or 18.5 percent was mainly due to a \$27.0 million increase in cash used in non-cash working capital items, an \$8.8 million reduction in OIBDA<sup>1</sup> and a \$0.6 million increase in cash taxes paid.

The change in non-cash working capital items from operating activities is detailed in the table below:

(\$ millions)	Years ended December 31		
	2017	2016	Variance
	\$	\$	\$
Sources (uses) of cash			
Trade and other receivables	(16.9)	14.9	(31.8)
Inventory	—	0.5	(0.5)
Prepaid expenses	(1.4)	1.2	(2.6)
Accounts payable and accrued liabilities	6.0	(1.9)	7.9
Total sources (uses) of cash from non-cash working capital items	(12.3)	14.7	(27.0)

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



In 2017 we continued to fund growth and used \$12.3 million of cash from changes in non-cash working capital items from operating activities as compared to generating \$14.7 million of cash in 2016. This \$27.0 million variance was mainly due to the following factors.

- An additional \$31.8 million of cash was used from trade and other receivables that resulted from the combined effect of a \$16.9 million use of cash in 2017 as compared to a \$14.9 million source of cash in 2016.
- An additional \$2.6 million of cash was used from prepaid expenses that resulted from the combined effect of a \$1.4 million use of cash in 2017 as compared to a \$1.2 million source of cash in 2016.
- An additional \$0.5 million of cash was used from inventory that resulted from the combined effect of no cash used in 2017 as compared to a \$0.5 million source of cash in 2016.

Somewhat offsetting these items was the following:

- An additional \$7.9 million of cash was generated from accounts payable and accrued liabilities that resulted from the combined effect of a \$6.0 million source of cash in 2017 as compared to a \$1.9 million use of cash in 2016.

### ***Cash Used In Financing Activities***

Net cash used in financing activities was \$208.4 million in 2017 as compared to using \$18.0 million in 2016. This \$190.4 million variance was mainly due to the factors set forth below.

- A \$62.0 million increase in the repayment of long-term debt due to the repayment of the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes in 2017 as compared to the repayment of the Series C (\$70.0 million) Notes in the first quarter of 2016.
- In 2016 there was \$153.1 million of cash generated from closing the Offering and the Private Placement.

Somewhat offsetting these items were the following:

- A \$23.0 million reduction in dividends paid to shareholders in 2017 as compared to 2016 due to a decrease in the monthly dividend.
- A \$2.2 million decrease in interest paid on long-term debt.
- A \$35.0 million increase in cash was obtained from borrowings in the first quarter of 2016 under the Bank Credit Facility (as hereafter defined on page 40), which was subsequently repaid in the second quarter of 2016.

### ***Cash Used In Investing Activities***

Net cash used in investing activities increased to \$62.2 million in 2017 as compared to \$30.1 million in 2016. This \$32.1 million increase was mainly due to the factors set forth below.

- A \$13.3 million increase in acquisition costs due to the 2017 acquisitions of Kel-West, Envolve, Golden, RDK, Winnipeg Moving and Marshall as compared to the 2016 acquisitions.
- A \$5.3 million increase in net capital expenditures<sup>1</sup>. In 2017 net capital expenditures<sup>1</sup> were \$19.8 million as compared to \$14.5 million in 2016.
- A \$6.4 million increase in other assets due to the \$6.7 million debenture with Thrive.
- A \$7.4 million decrease in proceeds on sale of investments due to the 2016 sale proceeds generated from selling our shares in Logan.

Somewhat offsetting these items was the following:

- A \$0.8 million increase in interest received on cash and cash equivalents.

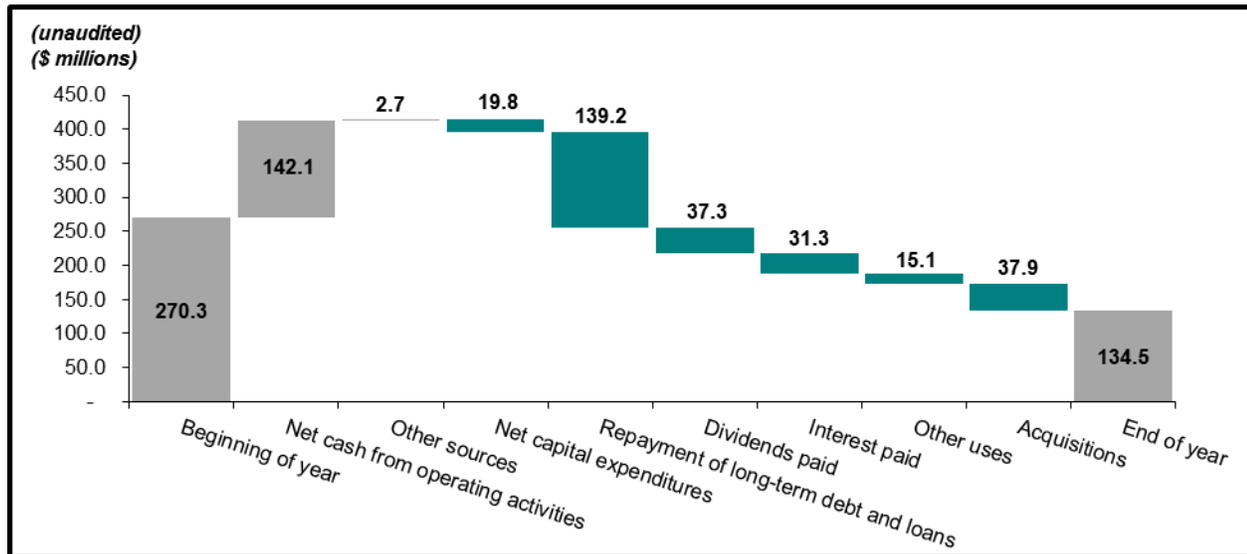
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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

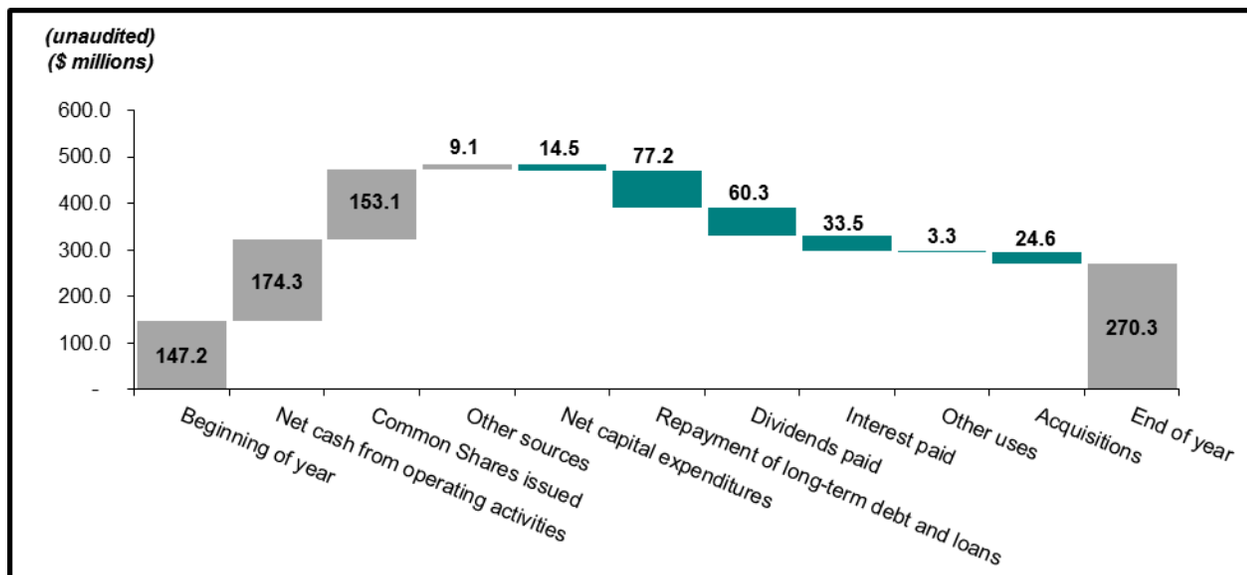


The following charts present the sources and uses of cash for comparative purposes.

### Year ended December 31, 2017



### Year ended December 31, 2016



In addition to the \$142.1 million (2016 – \$174.3 million) of net cash from operating activities, we also received \$2.7 million (2016 – \$9.1 million) of cash from other sources, which mainly consisted of interest income generated on cash and cash equivalents. Cash was used to fund acquisitions of \$37.9 million (2016 – \$24.6 million), repay long-term debt and loans of \$139.2 million (2016 – \$77.2 million), pay dividends totalling \$37.3 million (2016 – \$60.3 million), incur net capital expenditures<sup>1</sup> of \$19.8 million (2016 – \$14.5 million) and pay interest obligations of \$31.3 million (2016 – \$33.5 million). We also had \$15.1 million (2016 – \$3.3 million) of other uses, which mainly consisted of the effect of exchange rate fluctuations on U.S. dollar cash held and from the debentures issued to Thrive. In 2016 we received \$153.1 million of cash upon closing the Offering and the Private Placement.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Working Capital

At December 31, 2017, we had \$181.6 million (December 31, 2016 – \$243.1 million) of working capital, which included \$134.5 million (December 31, 2016 – \$270.3 million) of cash and cash equivalents, of which \$2.2 million was denominated in U.S. currency. Included within non-cash working capital is \$83.2 million of current portion of long-term debt, which is mainly comprised of the Series D (\$70.0 million) Notes and the current portion of the Debentures. The Series D Notes mature on June 30, 2018 and the Debentures mature on July 1, 2018.

In addition to the \$181.6 million of working capital, we had access to our \$75.0 million credit facility with the Royal Bank of Canada (the "**Bank Credit Facility**"). At December 31, 2017, there were no amounts drawn on the Bank Credit Facility. This working capital, the Bank Credit Facility and the anticipated cash flow from operating activities in 2018 are available to finance our ongoing working capital requirements, our 2018 debt maturities, our 2018 capital budget, as well as various special projects and acquisition opportunities.

## Capital Expenditures

On December 13, 2017, the Board approved a \$40.0 million capital budget for 2018, exclusive of corporate acquisitions, real property and special projects; with \$30.0 million allocated towards the Trucking/Logistics segment primarily to replace trucks, trailers and specialized equipment to support the operations of these Business Units. In addition, \$10.0 million will be allocated to support the initial phase of our replacement cycle within the Oilfield Services segment after several years of under-investing in this segment. The Board will continue to monitor both of the sectors of the economy we serve and will adjust the capital budget as new opportunities arise. The capital budget for 2018 is lower than annual depreciation due to the slowdown in the oil and gas industry, which has reduced the need for new capital in our Oilfield Services segment Business Units. Generally, over the course of an economic cycle, Mullen Group's maintenance capital expenditure approximates its annual depreciation on property, plant and equipment. Our diverse business model, and wide range of operations, provides us with the ability to redeploy certain assets over different regions for greater utilization. It also provides us with considerable flexibility in the amount of maintenance capital expenditure requirements in any given fiscal period. The following chart summarizes our capital expenditures and depreciation for facilities as well as trucks, trailers and specialized equipment for the last number of years.

Capital Expenditures and Depreciation Summary (\$ millions)	Years ended December 31			
	2017	2016	2015	2014
	\$	\$	\$	\$
Facilities				
Gross capital expenditures	2.5	2.8	35.2	40.5
Net capital expenditures <sup>(1)</sup>	1.8	2.6	35.1	9.7
Depreciation	7.7	7.6	7.7	6.1
Trucks, trailers and specialized equipment				
Gross capital expenditures	30.6	18.1	38.1	85.2
Net capital expenditures <sup>(1)</sup>	18.0	11.9	30.4	59.8
Depreciation	67.7	63.7	67.6	63.2
Total				
Gross capital expenditures	33.1	20.9	73.3	125.7
Net capital expenditures <sup>(1)</sup>	19.8	14.5	65.5	69.5
Depreciation	75.4	71.3	75.3	69.3

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Debt

As at December 31, 2017, we had net debt<sup>1</sup> outstanding of \$275.2 million, (December 31, 2016 – \$316.3 million), which consisted of total debt of \$540.0 million (December 31, 2016 – \$695.7 million) less working capital (excluding the current portion of long-term debt) of \$264.8 million (December 31, 2016 – \$379.4 million). The repayment of the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes along with the strengthening of the Canadian dollar relative to the U.S. dollar is the primary reason for the decrease in the carrying value of the long-term debt. Total debt is comprised of the Private Placement Debt, Debentures, Various Financing Loans and the Bank Credit Facility. The following table summarizes our total debt and net debt<sup>1</sup> as at December 31, 2017, and December 31, 2016:

(\$ millions)	Interest Rate	December 31, 2017		December 31, 2016		Change in CDN. Dollar Equivalent
		U.S. Dollar	CDN. Dollar Equivalent	U.S. Dollar	CDN. Dollar Equivalent	
Private Placement Debt:						
Series D - matures June 30, 2018	5.76%	\$ —	\$ 70.0	\$ —	\$ 70.0	\$ —
Series E - repaid September 27, 2017	5.90%	—	—	85.0	114.1	(114.1)
Series F - repaid September 27, 2017	5.47%	—	—	—	20.0	(20.0)
Series G - matures October 22, 2024	3.84%	117.0	146.8	117.0	157.1	(10.3)
Series H - matures October 22, 2026	3.94%	112.0	140.5	112.0	150.4	(9.9)
Series I - matures October 22, 2024	3.88%	—	30.0	—	30.0	—
Series J - matures October 22, 2026	4.00%	—	3.0	—	3.0	—
Series K - matures October 22, 2024	3.95%	—	58.0	—	58.0	—
Series L - matures October 22, 2026	4.07%	—	80.0	—	80.0	—
Bank Credit Facility	variable <sup>(1)</sup>	—	—	—	—	—
Various Financing Loans	3.64% - 6.50%	—	0.8	—	3.0	(2.2)
Less:						
Unamortized debt issuance costs		—	(1.5)	—	(2.2)	0.7
Long-term debt (including the current portion)		229.0	527.6	314.0	683.4	(155.8)
Debentures - debt component	10.0%	—	12.4	—	12.3	0.1
<b>Total debt</b>		<b>\$ 229.0</b>	<b>\$ 540.0</b>	<b>\$ 314.0</b>	<b>\$ 695.7</b>	<b>\$ (155.7)</b>
Less:						
Working capital (excluding the current portion of long-term debt and Debentures)			264.8		379.4	(114.6)
<b>Net debt<sup>(2)</sup></b>			<b>\$ 275.2</b>		<b>\$ 316.3</b>	<b>\$ (41.1)</b>

<sup>(1)</sup> Bank prime rate plus 0.5 percent or bankers' acceptance rates plus 1.5 percent.

<sup>(2)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

### Amending Agreement and Private Placement Debt Financial Covenants

Mullen Group has certain financial covenants under its Private Placement Debt. On March 31, 2016, at our discretion, we entered into an Amending Agreement with the Private Placement Debt noteholders that included both temporary and permanent amendments. The Amending Agreement replaces the financial covenant term total debt with total net debt<sup>1</sup> for financial covenant calculation purposes. On a temporary basis, during the Covenant Relief Period, total net debt<sup>1</sup> is defined as total debt of the Corporation less the value of any cash and cash equivalents in excess of \$50.0 million and less any unrealized gain on Cross-Currency Swaps plus any unrealized loss on Cross-Currency Swaps as disclosed within Derivatives on the consolidated statement of financial position. After the Covenant Relief Period, the definition of total net debt<sup>1</sup> will be permanently defined as total debt of the Corporation adjusted for the carrying value of the Derivatives. All other terms and thresholds of the financial covenants remained the same. There are two main financial covenants, summarized as follows:

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



**Total Net Debt<sup>1</sup> to Operating Cash Flow.** Mullen Group's total net debt<sup>1</sup> cannot exceed 3.5 times operating cash flow calculated using the trailing twelve months' financial results normalized for acquisitions. The term total net debt<sup>1</sup> means all debt including the Private Placement Debt, the Bank Credit Facility, Various Financing Loans and letters of credit, excluding the Debentures less the value of any cash and cash equivalents in excess of \$50.0 million and less any unrealized gain on Cross-Currency Swaps plus any unrealized loss on Cross-Currency Swaps as disclosed within Derivatives on the consolidated statement of financial position. The term "**operating cash flow**" means, for any quarterly period, the trailing twelve months' consolidated net income adjusted for all amounts deducted in the computation thereof on account of (i) taxes imposed on or measured by income or excess profits; (ii) depreciation and amortization taken during such period; (iii) total interest charges, including interest on the Debentures; and (iv) non-cash charges. Total net debt<sup>1</sup> to operating cash flow financial covenant under our Private Placement Debt enables us to include the trailing twelve months operating cash flows from acquisitions. Although permitted, we have not included any operating cash flows generated from the acquisitions completed in 2017 in this financial covenant calculation.

Total net debt<sup>1</sup> to operating cash flow was calculated as follows:

	December 31 2017		December 31 2016	
<b>Total net debt<sup>(1)</sup> to operating cash flow</b>				
Total net debt <sup>(1)</sup>	\$	421.8	\$	435.0
Operating cash flow	\$	175.8	\$	183.8
Total net debt <sup>(1)</sup> to operating cash flow		2.40:1		2.37:1

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

**Total Earnings Available for Fixed Charges to Total Fixed Charges.** The fixed charge coverage ratio cannot be less than 1.75:1 calculated using the trailing twelve months financial results.

Mullen Group, as evidenced by the table below, is in compliance with both of the aforementioned covenants.

Financial Covenants	Financial Covenant Threshold	December 31 2017	December 31 2016
Private Placement Debt Covenants			
(a) Total net debt <sup>(1)</sup> to operating cash flow cannot exceed	3.50:1	2.40:1	2.37:1
(b) Total earnings available for fixed charges to total fixed charges cannot be less than	1.75:1	4.94:1	4.73:1

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

Total net debt<sup>1</sup> to operating cash flow was 2.40:1 at December 31, 2017. Assuming the \$421.8 million of total net debt<sup>1</sup> remains constant, we would need to generate approximately \$120.5 million of operating cash flow on a trailing twelve month basis to remain in compliance with this financial covenant. Cash as at December 31, 2017, was \$134.5 million, including \$2.2 million of U.S. dollars, a portion of which could be used to repay current debt maturities, fund acquisitions, increase capital expenditures or use for general corporate purposes. When a business is acquired, the trailing twelve months of operating cash flows generated by the newly acquired business may be added to our trailing twelve month operating cash flows from the date of acquisition for financial covenant calculation purposes.

Our debt-to-equity ratio was 0.55:1 at December 31, 2017, as compared to 0.72:1 at December 31, 2016. This decrease in the debt-to-equity ratio was due to the net effect of a \$155.7 million decrease in total debt (including the current portion) and a \$29.3 million increase in equity as compared to December 31, 2016. The \$155.7 million decrease in total debt was mainly due to the repayment of the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes and from the effect of the \$28.8 million foreign exchange gain on the Corporation's U.S. dollar debt. The \$29.3 million increase in equity mainly resulted from the \$65.5 million of net income being recognized in 2017, which was somewhat offset by the \$37.3 million of dividends declared to shareholders.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Contractual Obligations

The following table summarizes the contractual maturities of financial liabilities, excluding interest payments.

(\$ millions)	Maximum Payments				
	Total \$	1 year \$	2 – 3 years \$	4 – 5 years \$	5 years and thereafter \$
Long-term debt	527.6	70.8	—	—	456.8
Debtures	12.4	12.4	—	—	—
Total long-term debt	540.0	83.2	—	—	456.8
Purchase obligations	13.4	13.4	—	—	—
Operating leases	23.3	9.3	10.3	3.6	0.1
Total Contractual Obligations	576.7	105.9	10.3	3.6	456.9

We ended 2017 with long-term debt (including the current portion thereof) of \$527.6 million, a decrease of \$155.8 million as compared to the \$683.4 million of long-term debt at the beginning of the year. This decrease was due to the repayment of the Series E (U.S. \$85.0 million) and Series F (\$20.0 million) Notes and from the effect of the \$28.8 million foreign exchange gain on the Corporation's U.S. dollar debt. The majority of the long-term debt consists of the Private Placement Debt, which matures in 2018, 2024 and 2026.

The carrying amount of Debtures at the end of 2017 was \$12.4 million, a \$0.1 million increase from the \$12.3 million of Debtures at the beginning of the year. This \$0.1 million year over year increase was due to recording accretion expense in 2017. The Debtures mature on July 1, 2018.

As at December 31, 2017, we entered into various capital expenditure purchase obligations totalling \$13.4 million. The majority of these purchase obligations relate to the acquisition of trucks and trailers given that certain manufacturers require purchase obligations in advance so that manufacturing can commence and expected delivery times can be met.

The operating lease commitments of \$23.3 million consist mostly of land, building and operating equipment commitments made by the Business Units. This is \$3.4 million less than the \$26.7 million committed to in 2016. This decrease in operating lease commitments is mainly due to a combination of certain Business Units renegotiating terms on existing leases, some Business Units exiting certain leases as they became due as well as a reduction in the amount outstanding on existing leases as they come closer to expiration. These decreases were somewhat offset by the operating leases assumed by virtue of our recent acquisitions.

## Share Capital

The authorized share capital of the Corporation consists of an unlimited number of Common Shares and an unlimited number of Preferred Shares, issuable in series. The number of, and the specific rights, privileges, restrictions and conditions attaching to any series of Preferred Shares shall be determined by the Board prior to the creation and issuance thereof. As at the date hereof, no series of Preferred Shares has been created.

### Common Shares

Common Shares Authorized: Unlimited Number	# of Common Shares	Amount (\$ millions)
Balance at December 31, 2017	103,654,316	\$ 933.3

At December 31, 2017, there were 103,654,316 Common Shares outstanding representing \$933.3 million in share capital. There were no changes in the number of Common Shares outstanding in 2017 and for the period ending January 31, 2018.



### Convertible Unsecured Subordinated Debentures

On May 1, 2009, we issued \$125.0 million of Debentures, by way of private placement, at a price of \$1,000 per Debenture. The Debentures mature on July 1, 2018, and bear interest at an annual rate of 10.0 percent payable quarterly in arrears on March 31, June 30, September 30, and December 31 of each year. Each \$1,000 Debenture is convertible into 93.2 Common Shares (or a conversion price of \$10.73) at any time at the option of the holders of the Debentures. As at the date of issuance, an aggregate of approximately 11.65 million Common Shares would be issued if all holders converted their principal amount. In addition to the principal amount, as Debentures are converted, any accrued and unpaid interest is also converted into Common Shares at a conversion price of \$10.73.

The details of the Debentures are as follows:

(\$ millions)		December 31, 2017		December 31, 2016	
Year of Maturity	Interest Rate	Face Value	Carrying Amount	Face Value	Carrying Amount
2018	10%	\$ 12.4	\$ 12.4	\$ 12.4	\$ 12.3

As at December 31, 2017, on a cumulative basis, a total of 112,555 Debentures representing \$112.6 million of aggregate principal amount had been converted into 10,686,804 Common Shares. As such, there remain 12,445 Debentures outstanding that could be converted into an aggregate of approximately 1,159,874 Common Shares of the Corporation. As at January 31, 2018, there were 12,445 Debentures outstanding. As subordinated debt, the accounting value assigned to the Debentures, including any related interest expense, is excluded from our financial covenant calculations on the Private Placement Debt. The Debentures are also subordinated to the Bank Credit Facility.

### Stock Option Plan

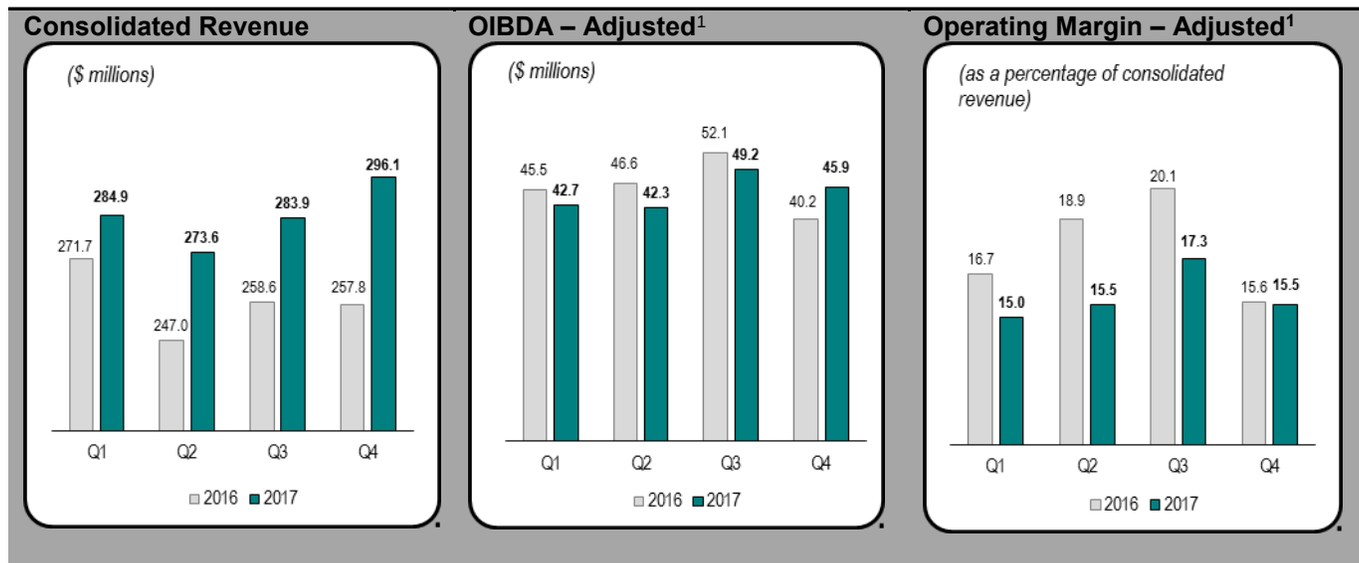
	Options	Weighted average exercise price
Outstanding – December 31, 2016	2,157,500	\$ 20.98
Granted	1,520,000	16.72
Exercised	—	—
Forfeited	(90,000)	(19.81)
Outstanding – December 31, 2017	<b>3,587,500</b>	<b>19.20</b>
Exercisable – December 31, 2017	<b>1,087,500</b>	<b>21.21</b>

On May 3, 2017, our shareholders approved a resolution to amend our stock option plan. The amendment increases the number of Common Shares reserved for issuance by 4,000,000. As such, 4,660,000 options were available to be issued under the stock option plan. On November 6, 2017 (the "Option Date"), we issued 1,520,000 stock options under our stock option plan at an exercise price of \$16.72. One third of the stock options vest on the first anniversary of the Option Date, another one third vests on the second anniversary of the Option Date with the remaining one third vesting on the third anniversary of the Option Date. In 2017 there were no stock options exercised and 90,000 stock options forfeited. As at December 31, 2017, Mullen Group had 3,587,500 stock options outstanding under the stock option plan. As at January 31, 2018, there were 3,522,500 stock options outstanding under the stock option plan.



## FOURTH QUARTER 2017 – CONSOLIDATED FINANCIAL RESULTS

### Summary – Trailing Eight Quarters



Financial results for the fourth quarter improved from the prior year with record Trucking/Logistics segment revenue and increased Oilfield Services segment revenue. There were a number of macro related factors that influenced these results, the most notable being:

- modest economic growth in Canada, including in western Canada due to the recovery in the oil and gas sector;
- the completion of a series of acquisitions<sup>2</sup>, primarily in the Trucking/Logistics segment; and
- improved drilling activity in the WCSB benefitted many of our Business Units in the Oilfield Services segment.

These positive factors were offset by:

- rising costs in both segments, most notably fuel costs;
- a decline in drilling activity in December due to lower natural gas prices and lower industry cash flows;
- a decline in pipeline construction activity;
- reduced demand for specialized hauling as major project work neared completion;
- continued competitive pressures across most service lines in the Oilfield Services segment; and
- lower operating margins<sup>1</sup> in the Trucking/Logistics segment due to pricing pressures, which we attribute to the proliferation of technology, e-commerce and online shopping.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

<sup>2</sup> Kel-West Carriers Ltd. (January 31, 2017), Envolve Energy Services Corp. (March 17, 2017), Golden Transport Ltd. (August 1, 2017), RDK Transportation Co. Inc. (September 1, 2017), S. Krulicki & Sons Ltd. operating as Winnipeg Moving & Storage (October 1, 2017), Marshall Trucking Inc. (November 1, 2017).



## Revenue

Q4 Consolidated Revenue by Segment Three month periods ended December 31 (unaudited) (\$ millions)						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Trucking/Logistics	206.6	69.8	173.0	67.2	33.6	19.4
Oilfield Services	89.4	30.2	84.4	32.8	5.0	5.9
Corporate and intersegment eliminations	0.1	—	0.4	—	(0.3)	—
<b>Total</b>	<b>296.1</b>	<b>100.0</b>	<b>257.8</b>	<b>100.0</b>	<b>38.3</b>	<b>14.9</b>

\*as a percentage of pre-consolidated revenue

Consolidated revenue in the fourth quarter increased by \$38.3 million, or 14.9 percent, to \$296.1 million as compared to \$257.8 million in 2016. Revenue gains were the strongest in the Trucking/Logistics segment, which grew revenue by \$33.6 million, or 19.4 percent, to \$206.6 million. The Oilfield Services segment grew revenue by \$5.0 million, or 5.9 percent. Acquisitions accounted for \$14.1 million of incremental revenue during the quarter: \$11.5 million in the Trucking/Logistics segment and \$2.6 million in the Oilfield Services segment.

Q4 Consolidated Revenue Three month periods ended December 31 (unaudited) (\$ millions)						
	2017		2016		Change	
	\$	%	\$	%	\$	%
Company	201.4	68.0	177.9	69.0	23.5	13.2
Contractors	92.7	31.3	78.3	30.4	14.4	18.4
Other	2.0	0.7	1.6	0.6	0.4	25.0
<b>Total</b>	<b>296.1</b>	<b>100.0</b>	<b>257.8</b>	<b>100.0</b>	<b>38.3</b>	<b>14.9</b>

Revenue generated by Company Equipment increased by \$23.5 million, or 13.2 percent, to \$201.4 million as compared to \$177.9 million in 2016 and represented 68.0 percent of consolidated revenue in the current period as compared to 69.0 percent in 2016. Revenue related to Contractors increased by \$14.4 million, or 18.4 percent, to \$92.7 million as compared to \$78.3 million in 2016 and represented 31.3 percent of consolidated revenue in the current period as compared to 30.4 percent in 2016.

## Direct Operating Expenses

Q4 Consolidated Direct Operating Expenses Three month periods ended December 31 (unaudited) (\$ millions)						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	50.9	25.3	47.4	26.6	3.5	7.4
Fuel	21.4	10.6	17.4	9.8	4.0	23.0
Repairs and maintenance	27.7	13.8	24.7	13.9	3.0	12.1
Purchased transportation	21.2	10.5	17.8	10.0	3.4	19.1
Operating supplies	15.4	7.6	13.8	7.8	1.6	11.6
Other	6.3	3.2	5.8	3.2	0.5	8.6
	<b>142.9</b>	<b>71.0</b>	<b>126.9</b>	<b>71.3</b>	<b>16.0</b>	<b>12.6</b>
Contractors	69.5	75.0	58.3	74.5	11.2	19.2
<b>Total</b>	<b>212.4</b>	<b>71.7</b>	<b>185.2</b>	<b>71.8</b>	<b>27.2</b>	<b>14.7</b>

\*as a percentage of respective Consolidated revenue

DOE were \$212.4 million in the fourth quarter as compared to \$185.2 million in 2016. This increase of \$27.2 million, or 14.7 percent, was generally in line with the \$38.3 million increase in consolidated revenue.



DOE associated with Company Equipment increased to \$142.9 million as compared to \$126.9 million in 2016. This increase of \$16.0 million, or 12.6 percent, was attributable to the \$23.5 million increase in Company revenue that occurred during the quarter. As a percentage of Company revenue these expenses decreased by 0.3 percent to 71.0 percent as compared to 71.3 percent in 2016 due to greater operational efficiencies resulting in a reduction in wages and benefits as a percentage of revenue being somewhat offset by increased fuel costs associated with the year over year rise in crude oil prices.

Contractors expense in the fourth quarter increased to \$69.5 million as compared to \$58.3 million in 2016. This \$11.2 million increase was attributable to the rise in Contractors revenue. As a percentage of revenue, Contractors expense rose by 0.5 percent to 75.0 percent as compared to 74.5 percent in 2016 due to the increases experienced by the Trucking/Logistics segment and our greater focus on logistics and asset light operations including our most recent acquisitions.

## Selling and Administrative Expenses

Q4 Consolidated Selling and Administrative Expenses						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	21.1	7.1	19.4	7.5	1.7	8.8
Communications, utilities and general supplies	10.3	3.5	9.5	3.7	0.8	8.4
Profit share	3.0	1.0	1.5	0.6	1.5	100.0
Foreign exchange	(0.1)	—	(2.6)	(1.0)	2.5	(96.2)
Stock-based compensation	0.4	0.1	0.3	0.1	0.1	33.3
Rent and other	3.0	1.0	2.0	0.8	1.0	50.0
<b>Total</b>	<b>37.7</b>	<b>12.7</b>	<b>30.1</b>	<b>11.7</b>	<b>7.6</b>	<b>25.2</b>

\*as a percentage of total Consolidated revenue

S&A expenses for the period increased to \$37.7 million as compared to \$30.1 million in 2016 largely due to a \$2.5 million negative variance in foreign exchange expense that relates to a year over year change in the Canadian dollar relative to the U.S. dollar. Excluding the effects of foreign exchange within the Corporate Office, S&A expenses were \$37.8 million, or 12.8 percent of revenue, as compared to \$32.4 million, or 12.6 percent in 2016. The \$5.4 million increase was primarily due to the incremental S&A expenses associated with acquisitions.

## Operating Income Before Depreciation and Amortization

Q4 Consolidated Operating Income Before Depreciation and Amortization <sup>(1)</sup>						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%	\$	%	\$	%
Trucking/Logistics	31.2	67.8	26.3	61.9	4.9	18.6
Oilfield Services	15.4	33.5	15.0	35.3	0.4	2.7
Corporate	(0.6)	(1.3)	1.2	2.8	(1.8)	(150.0)
<b>Total</b>	<b>46.0</b>	<b>100.0</b>	<b>42.5</b>	<b>100.0</b>	<b>3.5</b>	<b>8.2</b>

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

OIBDA<sup>1</sup> for the period was \$46.0 million, or 15.5 percent of revenue, as compared to \$42.5 million, or 16.5 percent, in 2016. The \$3.5 million increase represents a year over year increase of 8.2 percent and was primarily due to higher OIBDA<sup>1</sup> in the Trucking/Logistics segment being partially offset by the \$2.5 million negative variance in foreign exchange expense related to change in value of the Canadian dollar vis-à-vis the U.S. dollar.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



<b>Q4 Consolidated Operating Income Before Depreciation and Amortization – Adjusted<sup>(1)</sup></b>						
<b>Three month periods ended December 31</b>						
<b>(unaudited)</b>	<b>2017</b>		<b>2016</b>		<b>Change</b>	
<b>(\$ millions)</b>	<b>\$</b>	<b>%</b>	<b>\$</b>	<b>%</b>	<b>\$</b>	<b>%</b>
OIBDA <sup>(1)</sup>	46.0	15.5	42.5	16.5	3.5	8.2
Foreign exchange within the Corporate Office	(0.1)	—	(2.3)	(0.9)	2.2	(95.7)
OIBDA – adjusted <sup>(1)</sup>	45.9	15.5	40.2	15.6	5.7	14.2

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

Adjusting for changes in foreign exchange within the Corporate Office, OIBDA – adjusted<sup>1</sup> was \$45.9 million as compared to \$40.2 million in 2016, an increase of \$5.7 million, or 14.2 percent. In terms of percentage of consolidated revenue, operating margin – adjusted<sup>1</sup> was relatively flat at 15.5 percent as compared to 15.6 percent in 2016.

## Depreciation of Property, Plant and Equipment

Depreciation of property, plant and equipment was \$25.9 million in the fourth quarter as compared to \$18.1 million in 2016. This increase of \$7.8 million was mainly attributable to a greater amount of depreciation being recorded in the Oilfield Services segment, while depreciation in the Trucking/Logistics segment and the Corporate Office remained consistent on a year over year basis. Depreciation in the Oilfield Services segment increased by \$7.7 million and was mainly due to additional depreciation recorded on specialty equipment within Cascade Energy after an assessment of current market conditions for such equipment. This increase was somewhat offset by a decrease in depreciation due to the reduction in the amount of capital expenditures made within this segment, the sale of older assets by certain Business Units and from the Corporation's declining balance method of depreciation. Depreciation in the Trucking/Logistics segment increased by \$0.1 million on a year over year basis due to the additional depreciation expense resulting from the recent acquisitions being somewhat offset by a lower amount of capital expenditures made within this segment.

## Amortization of Intangible Assets

Amortization of intangible assets was \$3.2 million in the fourth quarter as compared to \$2.6 million in 2016. This increase mainly resulted from the additional amortization recorded on the intangible assets associated with the recent acquisitions, which was somewhat offset by the intangible assets acquired on the acquisitions of R. E. Line, Polaris and Majestic becoming fully amortized.

## Finance Costs

Finance costs were \$5.4 million in the fourth quarter as compared to \$7.8 million in 2016. The decrease of \$2.4 million was mainly attributable to the September 27, 2017 repayment of the Series E (U.S. \$85.0 million bearing interest at 5.90 percent per annum) and Series F (\$20.0 million bearing interest at 5.47 percent per annum) Notes. Finance costs also decreased due to a greater amount of interest income being generated from cash and cash equivalents in 2017 and from a lower amount of interest expense being recorded on the U.S. dollar debt as a result of the change in the value of the Canadian dollar relative to the U.S. dollar in the fourth quarter of 2017.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Net Foreign Exchange Loss (Gain)

The net foreign exchange loss was \$1.3 million in the fourth quarter as compared to a loss of \$11.4 million in 2016. The components of net foreign exchange loss (gain) were as follows:

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31	
	CDN. \$ Equivalent	
	2017	2016
Foreign exchange loss (gain) on U.S. \$ debt	1.5	9.7
Foreign exchange (gain) loss on Cross-Currency Swaps	(0.2)	1.7
Net foreign exchange loss (gain)	1.3	11.4

### Foreign Exchange Loss (Gain) on U.S. \$ Debt

We recorded a foreign exchange loss of \$1.5 million related to our U.S. dollar debt due to the \$0.0065 weakening of the Canadian dollar relative to the U.S. dollar during the fourth quarter. For the same period in 2016, we recorded a foreign exchange loss of \$9.7 million due to the \$0.0310 weakening of the Canadian dollar relative to the U.S. dollar. The details of the foreign exchange loss (gain) on the U.S. dollar debt is summarized in the following table:

<i>(unaudited)</i> (\$ millions, except exchange rate amounts)	Three month periods ended December 31					
	2017			2016		
	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent
Beginning – September 30	229.0	1.2480	285.8	314.0	1.3117	411.9
Ending – December 31	229.0	1.2545	287.3	314.0	1.3427	421.6
Foreign exchange loss (gain) on U.S. \$ debt			1.5			9.7

### Foreign Exchange (Gain) Loss on Cross-Currency Swaps

The foreign exchange gain on Cross-Currency Swaps of \$0.2 million in the fourth quarter was due to the change over the period in the fair value of these Cross-Currency Swaps as summarized in the table below:

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31			
	2017		2016	
	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps
Cross-Currency Swap maturing October 22, 2024	117.0	(0.1)	117.0	0.5
Cross-Currency Swap maturing October 22, 2026	112.0	(0.1)	112.0	1.2
Foreign exchange (gain) loss on Cross-Currency Swaps		(0.2)		1.7

## Other (Income) Expense

Other expense was \$0.3 million in the fourth quarter of 2017 as compared to \$2.2 million of other income in 2016. The \$2.5 million negative variance was due to the factors set forth below:

Change in Fair Value of Investments (negative variance of \$1.0 million). There was an increase in the fair value of investments of \$0.6 million in the fourth quarter as compared to a \$1.6 million increase in 2016.

Loss or gain on Sale of Property, Plant and Equipment (negative variance of \$1.4 million). We recognized a loss of \$1.2 million on sale of property, plant and equipment on total consolidated proceeds on sale of \$6.0 million in the



fourth quarter as compared to a \$0.2 million gain on sale of property, plant and equipment on total consolidated proceeds on sale of \$2.2 million in 2016. The \$1.2 million loss on sale of property, plant and equipment in the fourth quarter of 2017 mainly resulted from the sale of older assets by Business Units within the Oilfield Services segment. The \$0.2 million gain on sale of property, plant and equipment in 2016 resulted from the sale of older assets by Business Units within the Oilfield Services segment.

Earnings from Equity Investments (negative variance of \$0.1 million). We recognized \$0.3 million of earnings from equity investments in the fourth quarter as compared to \$0.4 million of earnings in 2016. There were no equity investments purchased or sold in the fourth quarter of 2017 or 2016.

## Income Taxes

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31	
	2017	2016
Income before income taxes	\$ 9.9	\$ 4.8
Combined statutory tax rate	27%	27%
Expected income tax	2.7	1.3
Add (deduct):		
Non-deductible (taxable) portion of net foreign exchange loss (gain)	0.2	1.5
Non-deductible (taxable) portion of the change in fair value of investments	(0.1)	(0.2)
Stock-based compensation expense	0.1	0.1
Increase in income tax due to changes in income tax rates	0.1	—
Unrecognized deferred tax asset	0.2	1.5
Other	1.3	1.3
Income tax expense	\$ 4.5	\$ 5.5

Income tax expense decreased to \$4.5 million in the fourth quarter as compared to \$5.5 million in 2016. This decrease of \$1.0 million was mainly attributable to the variance in net foreign exchange.

## Net Income (loss)

<i>(unaudited)</i> (\$ millions, except share and per share amounts)	Three month periods ended December 31		
	2017	2016	% Change
Net income (loss)	\$ 5.4	\$ (0.7)	(871.4)
Weighted average number of Common Shares outstanding	103,654,316	103,654,316	—
Earnings (loss) per share – basic	\$ 0.05	\$ (0.01)	(600.0)

Net income of \$5.4 million was recorded in the quarter as compared to a \$0.7 million net loss for the same period last year. The factors contributing to the increase in net income include:

- a \$10.1 million positive variance in net foreign exchange;
- a \$3.5 million increase in OIBDA<sup>1</sup>;
- a \$2.4 million decrease in finance costs; and
- a \$1.0 million decrease in income tax expense.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



These factors were somewhat offset by the following factors that decreased net income:

- a \$7.8 million increase in depreciation of property, plant and equipment;
- a \$1.4 million increase in the loss on sale of property, plant and equipment;
- a \$1.0 million negative variance in the fair value of investments;
- a \$0.6 million increase in amortization of intangible assets; and
- a \$0.1 million decrease in earnings from equity investments.

Basic earnings per share increased to \$0.05 in 2017 as compared to a loss of \$0.01 in 2016. This increase resulted from the effect of the \$6.1 million increase in net income. The weighted average number of Common Shares outstanding remained consistent at 103,654,316 in the fourth quarter of 2017 as compared to 2016.

## Net Income – Adjusted and Earnings per Share – Adjusted

The following table illustrates net income and basic earnings per share before considering the impact of the net foreign exchange gains or losses and the change in fair value of investments. Net income and basic earnings per share have been adjusted to reflect earnings from a strictly operating perspective.

<i>(unaudited)</i> (\$ millions, except share and per share amounts)	Three month periods ended December 31	
	2017	2016
Income before income taxes	\$ 9.9	\$ 4.8
Add (deduct):		
Net foreign exchange loss (gain)	1.3	11.4
Change in fair value of investments	(0.6)	(1.6)
Income before income taxes – adjusted	10.6	14.6
Income tax rate	27%	27%
Computed expected income tax expense	(2.9)	(3.9)
Net income – adjusted <sup>(1)</sup>	7.7	10.7
Weighted average number of Common Shares outstanding – basic	103,654,316	103,654,316
Earnings per share – adjusted <sup>(1)</sup>	\$ 0.08	\$ 0.10

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## FOURTH QUARTER 2017 – SEGMENTED INFORMATION

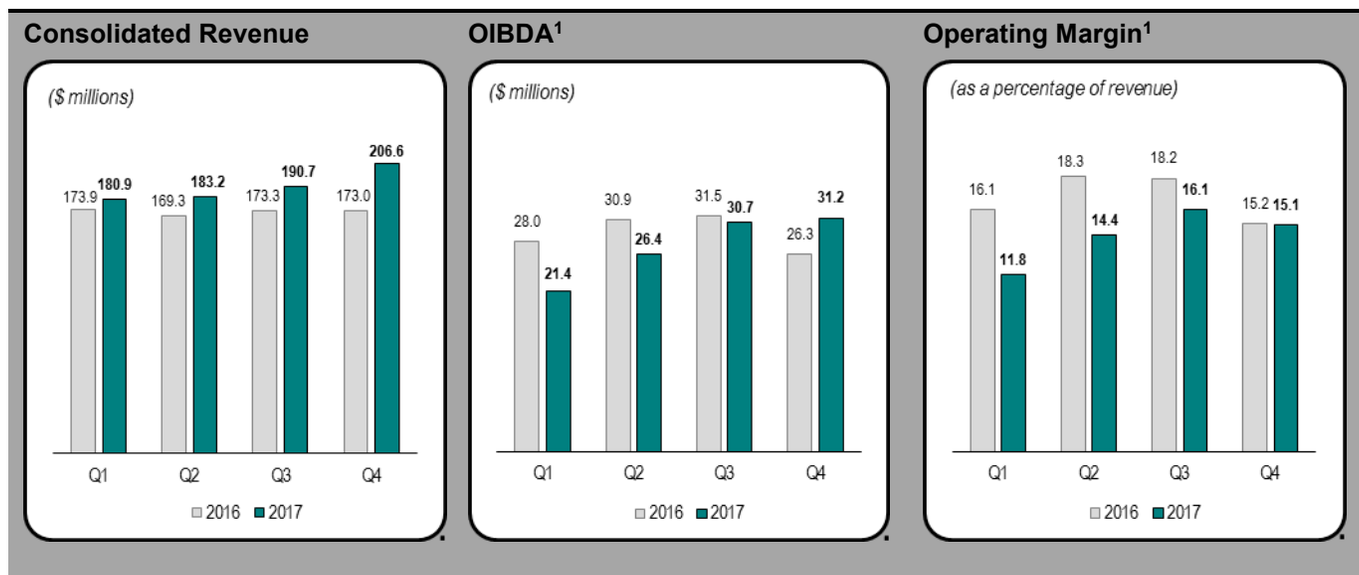
Three month period ended December 31, 2017 (unaudited) (\$ millions)	Trucking /Logistics	Oilfield Services	Corporate and Intersegment eliminations	Total
	\$	\$	\$	\$
Revenue	206.6	89.4	0.1	296.1
Direct operating expenses	151.8	62.4	(1.8)	212.4
Selling and administrative expenses	23.6	11.6	2.5	37.7
Operating income before depreciation and amortization <sup>(1)</sup>	31.2	15.4	(0.6)	46.0

Three month period ended December 31, 2016 (unaudited) (\$ millions)	Trucking /Logistics	Oilfield Services	Corporate and Intersegment eliminations	Total
	\$	\$	\$	\$
Revenue	173.0	84.4	0.4	257.8
Direct operating expenses	126.3	59.5	(0.6)	185.2
Selling and administrative expenses	20.4	9.9	(0.2)	30.1
Operating income before depreciation and amortization <sup>(1)</sup>	26.3	15.0	1.2	42.5

<sup>(1)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

## TRUCKING/LOGISTICS SEGMENT

### Summary – Trailing Eight Quarters



General economic activity is the main driver of demand levels for our Trucking/Logistics segment. The Trucking/Logistics segment is also influenced by North American trade volumes and resulting demand for freight services. Early estimates indicate that Canada's real gross domestic product grew by 0.4 percent in November after experiencing annualized growth of 1.7 percent in the third quarter of 2017. The U.S. economy continues to grow at a healthy pace causing increased demand for North American freight services. It is estimated that the U.S. economy expanded by 2.8 percent in the fourth quarter after growing by 3.2 percent in the third quarter.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Revenue

Q4 Revenue – Trucking/Logistics						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%	\$	%	\$	%
Company	137.4	66.5	117.6	68.0	19.8	16.8
Contractors	69.0	33.4	55.2	31.9	13.8	25.0
Other	0.2	0.1	0.2	0.1	—	—
<b>Total</b>	<b>206.6</b>	<b>100.0</b>	173.0	100.0	33.6	19.4

The Trucking/Logistics segment generated \$206.6 million of revenue in the fourth quarter, which was the highest level of segment revenue recorded for any quarterly period and represented 69.8 percent of pre-consolidated revenue as compared to 67.2 percent in 2016. Revenue increased by \$33.6 million, or 19.4 percent, to \$206.6 million as compared to \$173.0 million in 2016 due to an increase in demand for freight services in western Canada and the incremental revenue related to our recent acquisitions. Excluding acquisitions and the change in fuel surcharge revenue, revenue in this segment rose by \$19.1 million, or 11.9 percent. Revenue from acquisitions was \$11.5 million while fuel surcharge revenue rose by \$3.0 million to \$16.0 million. Some of the specific factors that impacted revenue in the fourth quarter were the following:

- The regional LTL business improved by 15.0 percent during the quarter and benefitted from market share gains and the recovery in the Alberta economy, which is highly correlated to increase oil and gas industry fundamentals. The six regional LTL Business Units<sup>1</sup> generated revenue of \$100.8 million as compared to \$87.7 million in 2016.
- The demand for truckload services improved and revenue increased by \$20.5 million due to increased volumes and market share gains as well as \$11.5 million of incremental revenue generated by our recent acquisitions. The eight truckload services Business Units generated \$109.3 million in revenue as compared to \$88.8 million in 2016.
- Fuel surcharge revenue, excluding the effect of acquisitions, increased to \$16.0 million as compared to \$13.0 million in 2016.

Revenue related to Company Equipment increased by \$19.8 million, or 16.8 percent, to \$137.4 million as compared to \$117.6 million in 2016 and represented 66.5 percent of segment revenue in the current period as compared to 68.0 percent in 2016. Revenue related to Contractors increased by \$13.8 million, or 25.0 percent, to \$69.0 million as compared to \$55.2 million in 2016 and represented 33.4 percent of segment revenue in the current period as compared to 31.9 percent in 2016. The slight shift towards revenue related to Contractors was as a result of our focus on logistics and asset light operations.

<sup>1</sup> Our six regional LTL Business Units consist of Gardewine Group Limited Partnership, Courtesy Freight Systems Ltd, Jay's Transportation Group Ltd., Hi-Way 9 Group of Companies, Grimshaw Trucking L.P. and Bernard Transport Ltd. Although their primary service offering is LTL, they provide many other services including full-truckload, bulk and logistics services.



## Direct Operating Expenses

Q4 Direct Operating Expenses – Trucking/Logistics						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	35.2	25.6	31.5	26.8	3.7	11.7
Fuel	15.8	11.5	12.4	10.5	3.4	27.4
Repairs and maintenance	15.7	11.4	14.1	12.0	1.6	11.3
Purchased transportation	21.0	15.3	17.4	14.8	3.6	20.7
Operating supplies	8.4	6.1	6.8	5.8	1.6	23.5
Other	4.7	3.5	3.8	3.2	0.9	23.7
	100.8	73.4	86.0	73.1	14.8	17.2
Contractors	51.0	73.9	40.3	73.0	10.7	26.6
Total	151.8	73.5	126.3	73.0	25.5	20.2

\*as a percentage of respective Trucking/Logistics revenue

DOE were \$151.8 million in the fourth quarter as compared to \$126.3 million in 2016. The increase of \$25.5 million, or 20.2 percent, was directly related to the following factors:

- a \$33.6 million, or 19.4 percent, rise in segment revenue;
- higher costs, the most notable being wages, fuel and purchased transportation expenses; and
- our most recent asset light acquisitions that have higher DOE relative to revenue.

As a result of these factors, expenses expressed as a percentage of revenue increased by 0.5 percent to 73.5 percent as compared to 73.0 percent in 2016.

DOE related to Company Equipment increased by \$14.8 million, or 17.2 percent, to \$100.8 million as compared to \$86.0 million in 2016. In terms of a percentage of revenue, Company expenses increased by 0.3 percent to 73.4 percent as compared to 73.1 percent in 2016. These expenses were higher in percentage terms due to increased fuel costs associated with the year over year rise in crude oil prices being somewhat offset by greater operational efficiencies resulting in a reduction in wages and benefits as a percentage of revenue.

Contractors expense in the fourth quarter increased by \$10.7 million to \$51.0 million as compared to \$40.3 million in 2016. This increase was generally in proportion to the \$13.8 million increase in Contractors revenue. As a percentage of Contractors revenue, Contractors expense increased by 0.9 percent to 73.9 percent as compared to 73.0 percent in 2016 as a result of our focus on logistics and asset light operations including our recent acquisitions.



## Selling and Administrative Expenses

Q4 Selling and Administrative Expenses – Trucking/Logistics						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	14.0	6.8	12.8	7.4	1.2	9.4
Communications, utilities and general supplies	6.0	2.9	5.7	3.3	0.3	5.3
Profit share	2.1	1.0	1.5	0.9	0.6	40.0
Foreign exchange	—	—	(0.3)	(0.2)	0.3	(100.0)
Rent and other	1.5	0.7	0.7	0.4	0.8	114.3
<b>Total</b>	<b>23.6</b>	<b>11.4</b>	<b>20.4</b>	<b>11.8</b>	<b>3.2</b>	<b>15.7</b>

\*as a percentage of total Trucking/Logistics revenue

S&A expenses were \$23.6 million in the fourth quarter as compared to \$20.4 million in 2016. The increase of \$3.2 million was primarily due to the \$1.1 million of incremental S&A expenses associated with the acquisitions, the \$0.6 million rise in profit share due to improved profitability and the \$0.3 million negative variance on foreign exchange. S&A expenses as a percentage of segment revenue remained relatively stable at 11.4 percent as compared to 11.8 percent in 2016.

## Operating Income Before Depreciation and Amortization

OIBDA<sup>1</sup> for the fourth quarter increased by \$4.9 million, or 18.6 percent, to a record of \$31.2 million as compared to any previous fourth quarter period. This increase was due to the increase in revenue, with operating margin<sup>1</sup> that remained relatively stable at 15.1 percent as compared to 15.2 percent in 2016 despite the competitive pricing environment.

## Capital Expenditures

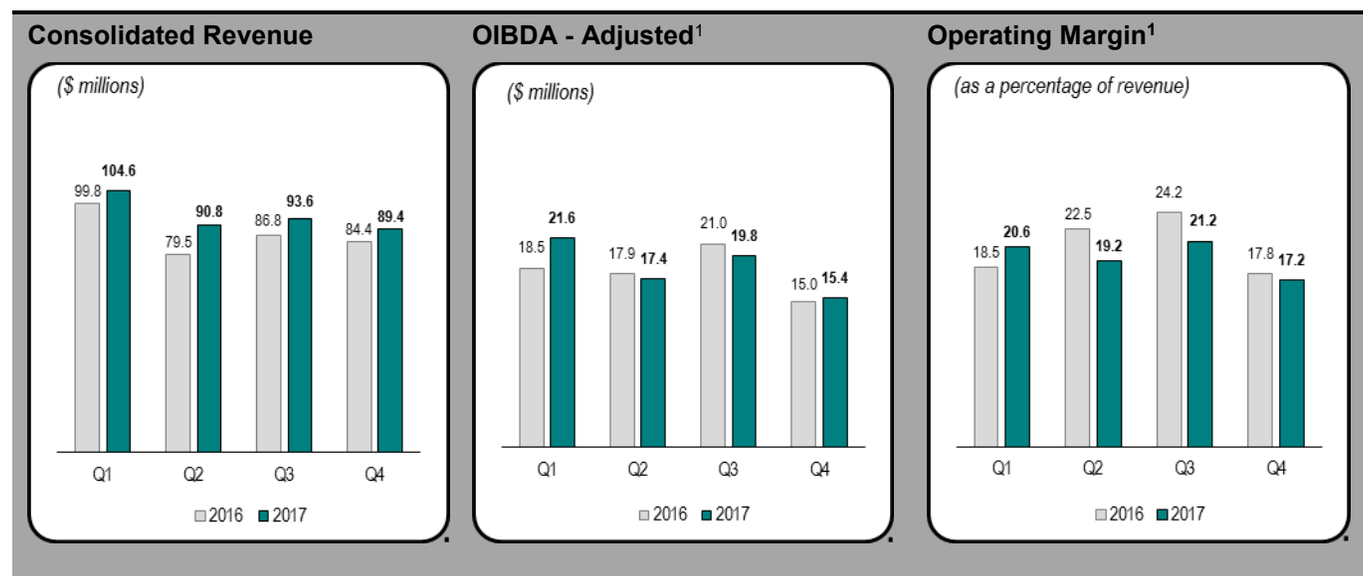
Net capital expenditures<sup>1</sup> were \$3.5 million in the fourth quarter, an increase of \$1.6 million as compared to \$1.9 million in 2016. The Trucking/Logistics segment had gross capital expenditures of \$4.6 million and dispositions of \$1.1 million for net capital expenditures<sup>1</sup> of \$3.5 million in 2017. Gross capital expenditures mainly consisted of the purchase of trucks and trailers as well as various pieces of operating equipment. In 2016 gross capital expenditures were \$2.2 million and dispositions were \$0.3 million for net capital expenditures<sup>1</sup> of \$1.9 million.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## OILFIELD SERVICES SEGMENT

### Summary – Trailing Eight Quarters



### Industry Statistics

Drilling activity in the WCSB, as reported in terms of active rig count, total wells drilled and length of metres drilled within such wells, increased in the quarter as compared to the prior year. Industry statistics indicate that the average active rig count was 204 rigs during 2017 as compared to 179 active rigs in 2016, an increase of 25 rigs or 14.0 percent. Total wells drilled in 2017 increased by 15.8 percent to 1,729 wells drilled in the quarter as compared to 1,493 wells drilled in 2016. The length of metres drilled within such wells increased by 19.6 percent during the current quarter to 4.88 million metres as compared to 4.08 million metres in 2016. In addition, a portion of our operations are related to the continued development and extraction of oil sands deposits in western Canada, which is changing due to current crude oil pricing, lack of pipeline capacity to new markets and regulatory requirements.

The number of wells completed on a geographic basis for the quarter was as follows:

	Three month periods ended December 31			
	2017	2016	# Change	% Change
British Columbia	157	107	50	46.7
Alberta	1,004	775	229	29.5
Saskatchewan	503	587	(84)	(14.3)
Manitoba	65	24	41	170.8
Northwest Territories	—	—	—	—
<b>Total</b>	<b>1,729</b>	<b>1,493</b>	<b>236</b>	<b>15.8</b>

source: JuneWarren-Nickle's Energy Group – wells completed on rig release basis.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## Revenue

Q4 Revenue – Oilfield Services						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%	\$	%	\$	%
Company	63.9	71.5	60.3	71.4	3.6	6.0
Contractors	25.0	28.0	23.7	28.1	1.3	5.5
Other	0.5	0.5	0.4	0.5	0.1	25.0
Total	89.4	100.0	84.4	100.0	5.0	5.9

Segment revenue increased by \$5.0 million, or 5.9 percent, to \$89.4 million as compared to \$84.4 million in 2016 and represented 30.2 percent of pre-consolidated revenue as compared to 32.8 percent in 2016. The increase in revenue can be attributed to improved demand for fluid hauling being somewhat offset by the decline in demand for large diameter pipeline hauling and stringing and heavy haul services. Some of the specific factors that impacted revenue in the fourth quarter were the following:

- a \$3.6 million increase in revenue generated by those Business Units involved in the transportation of fluids and servicing of wells due to improved industry conditions being partially offset by a decline in project related work;
- incremental revenue of \$2.6 million generated from the acquisition of Envolve;
- a \$0.2 million decrease in revenue generated by those Business Units providing specialized services due to a \$0.5 million decline in pipeline hauling and stringing services revenue as well as a decrease in demand for heavy haul services, which was partially offset by greater demand for pumps and dewatering services; and
- a \$0.9 million decrease in revenue generated by those Business Units providing drilling and drilling related services due to revenue generated by our pipe and tubular Business Units.

Revenue related to Company Equipment increased by \$3.6 million, or 6.0 percent, to \$63.9 million as compared to \$60.3 million in 2016 and represented 71.5 percent of segment revenue in the current period as compared to 71.4 percent in 2016. Revenue related to Contractors increased by \$1.3 million, or 5.5 percent, to \$25.0 million as compared to \$23.7 million in 2016 and represented 28.0 percent of segment revenue in the current period as compared to 28.1 percent in 2016.

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## Direct Operating Expenses

Q4 Direct Operating Expenses – Oilfield Services						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Company						
Wages and benefits	15.7	24.6	15.9	26.4	(0.2)	(1.3)
Fuel	5.6	8.8	5.0	8.3	0.6	12.0
Repairs and maintenance	11.9	18.6	10.6	17.6	1.3	12.3
Purchased transportation	0.3	0.5	0.4	0.7	(0.1)	(25.0)
Operating supplies	7.0	11.0	7.0	11.6	—	—
Other	2.2	3.3	1.9	3.1	0.3	15.8
	42.7	66.8	40.8	67.7	1.9	4.7
Contractors	19.7	78.8	18.7	78.9	1.0	5.3
Total	62.4	69.8	59.5	70.5	2.9	4.9

\*as a percentage of respective Oilfield Services revenue

DOE were \$62.4 million in the fourth quarter as compared to \$59.5 million in 2016. The increase of \$2.9 million, or 4.9 percent, was directly related to the following factors:

- a \$5.0 million, or 5.9 percent, rise in segment revenue; and
- higher repairs and maintenance costs, the majority related to preparing equipment for the winter drilling season.

As a percentage of revenue these expenses decreased by 0.7 percent to 69.8 percent as compared to 70.5 percent in 2016.

- DOE associated with Company Equipment in the fourth quarter increased to \$42.7 million as compared to \$40.8 million in 2016. The increase of \$1.9 million, or 4.7 percent, was directly related to the \$3.6 million, or 6.0 percent, increase in Company revenue. As a percentage of Company revenue these expenses decreased by 0.9 percent to 66.8 percent as compared to 67.7 percent in 2016, primarily due to lower wages and benefits expense that declined by 1.8 percent as a percentage of revenue being partially offset by higher repairs and maintenance expense.
- Contractors expense in the fourth quarter increased by \$1.0 million to \$19.7 million as compared to \$18.7 million in 2016. This increase was generally in line with the increase in Contractors revenue. As a percentage of Contractors revenue, Contractors expense was fairly stable at 78.8 percent as compared to 78.9 percent in 2016.

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## Selling and Administrative Expenses

Q4 Selling and Administrative Expenses – Oilfield Services						
Three month periods ended December 31						
<i>(unaudited)</i>						
<i>(\$ millions)</i>						
	2017		2016		Change	
	\$	%*	\$	%*	\$	%
Wages and benefits	6.1	6.8	5.7	6.8	0.4	7.0
Communications, utilities and general supplies	3.6	4.0	3.3	3.9	0.3	9.1
Profit share	0.9	1.0	—	—	0.9	100.0
Rent and other	1.0	1.2	0.9	1.0	0.1	11.1
Total	11.6	13.0	9.9	11.7	1.7	17.2

\*as a percentage of total Oilfield Services revenue

S&A expenses were \$11.6 million in the fourth quarter as compared to \$9.9 million in 2016. This \$1.7 million increase was mainly attributable to increased profit share as a result of improved profitability as well as the incremental S&A expenses associated with the acquisition of Envolve. S&A expenses as a percentage of segment revenue increased to 13.0 percent in comparison to 11.7 percent in 2016.

## Operating Income Before Depreciation and Amortization

OIBDA<sup>1</sup> in the fourth quarter increased by \$0.4 million, or 2.7 percent, to \$15.4 million as compared to \$15.0 million in 2016. Operating margin<sup>1</sup> decreased to 17.2 percent in the fourth quarter from 17.8 percent in 2016 primarily due to higher S&A expenses. Some of the specific factors that impacted OIBDA<sup>1</sup> in the fourth quarter were the following:

- a \$1.1 million increase in those Business Units providing drilling and drilling related services;
- a \$0.1 million increase in those Business Units providing specialized services such as water management services and services provided to the oil sands and large diameter pipeline construction projects; and
- a \$0.8 million decrease in those Business Units involved in the transportation of fluids and servicing of wells.

## Capital Expenditures

Net capital expenditures<sup>1</sup> were \$(1.9) million in the fourth quarter, a decrease of \$(1.8) million as compared to \$(0.1) million in 2016. The Oilfield Services segment had gross capital expenditures of \$3.3 million and dispositions of \$5.2 million for net capital expenditures<sup>1</sup> of \$(1.9) million in 2017. Gross capital expenditures mainly consisted of purchasing operating equipment for Premay Equipment L.P. and Canadian Dewatering. The majority of the dispositions relate to the sale of older trucks, trailers and operating equipment. In 2016 gross capital expenditures were \$1.3 million and dispositions were \$1.4 million for net capital expenditures<sup>1</sup> of \$(0.1) million.

## CORPORATE

The Corporate Office recorded a loss of \$0.6 million in the fourth quarter of 2017 as compared to a profit of \$1.2 million in 2016. The \$1.8 million increase in loss was mainly attributable to a \$2.2 million negative variance in foreign exchange. In the fourth quarter of 2017, the Corporate Office recorded a foreign exchange gain of \$0.1 million as compared to a foreign exchange gain of \$2.3 million in 2016. Excluding the effects of foreign exchange, the Corporate Office experienced a loss of \$0.7 million as compared to a loss of \$1.1 million in 2016. The reduction of \$0.4 million was mainly due to the impact of cost control measures and from additional income generated from real estate holdings.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



# SUMMARY OF QUARTERLY RESULTS

## Seasonality of Operations

Revenue and profitability within the Trucking/Logistics segment are generally lower in the first quarter than during the remainder of the year as freight volumes are typically lower following the holiday season due to less consumer demand and customers reducing shipments. Operating expenses also tend to increase within this segment in the winter months due to decreased fuel efficiency and increased repairs and maintenance expense resulting from cold weather conditions.

A significant portion of the operations within the Oilfield Services segment relates to the moving of heavy equipment, drilling rigs and drilling supplies such as oilfield fluids, tubulars and drilling mud and providing services such as conductor pipe-setting, core drilling and casing setting in northern and western Canada. Activity levels, revenue and earnings are influenced by the seasonal activity pattern of western Canada's oil and natural gas exploration industry whereby activity peaks in the winter months and declines during the spring when wet weather and the spring thaw make the ground unstable. Consequently, municipalities and provincial transportation departments enforce road bans that restrict the movement of rigs and other heavy equipment, thereby reducing activity levels. Additionally, certain oil and natural gas producing areas are only accessible in the winter months because the ground surrounding the drilling sites in these areas consists of swampy terrain. Seasonal factors and unpredictable weather patterns may lead to declines in the activity levels of the oil and gas companies and corresponding declines in the demand for oilfield services. As a result, the demand for these services is traditionally highest in the first quarter and lowest in the second quarter.

## Financial Results

(unaudited) (\$ millions, except per share amounts)	TTM <sup>(1)</sup>	2017				2016			
		Q4	Q3	Q2	Q1	Q4	Q3	Q2	Q1
	\$	\$	\$	\$	\$	\$	\$	\$	\$
Revenue	1,138.5	296.1	283.9	273.6	284.9	257.8	258.6	247.0	271.7
Operating income before depreciation and amortization <sup>(2)</sup>	172.2	46.0	44.7	39.8	41.7	42.5	53.6	46.0	38.9
Operating income before depreciation and amortization – adjusted <sup>(2)</sup>	180.1	45.9	49.2	42.3	42.7	40.2	52.1	46.6	45.5
Net income (loss)	65.5	5.4	26.0	19.6	14.5	(0.7)	17.6	13.7	21.4
Earnings (loss) per share									
Basic	0.63	0.05	0.25	0.19	0.14	(0.01)	0.17	0.14	0.23
Diluted	0.63	0.05	0.25	0.19	0.14	(0.01)	0.17	0.14	0.23
<b>Other Information</b>									
Net foreign exchange loss (gain)	(21.7)	1.3	(11.3)	(9.4)	(2.3)	11.4	5.0	(5.7)	(16.5)
Decrease (increase) in fair value of investments	0.7	(0.6)	0.1	0.2	1.0	(1.6)	(4.4)	4.2	0.1

<sup>(1)</sup> TTM represents the "trailing twelve months" and consists of a summary of the Corporation's financial results for the most recently completed four quarters.

<sup>(2)</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".

Consolidated revenue in the fourth quarter improved from the prior year with record Trucking/Logistics segment revenue and increased Oilfield Services segment revenue. Consolidated revenue in the fourth quarter of 2017 increased by \$38.3 million, or 14.9 percent, to \$296.1 million as compared to \$257.8 million in 2016. The increase of \$38.3 million was primarily due to \$33.6 million of additional revenue generated by the Trucking/Logistics segment and a \$5.0 million improvement by the Oilfield Services segment. Revenue in the Trucking/Logistics segment increased by \$33.6 million during the quarter due to the incremental revenue generated from the recent acquisitions, market share gains, an increase in demand for freight services in western Canada and from greater fuel surcharge revenue. Revenue generated by the Oilfield Services segment increased by \$5.0 million due to improved demand for fluid hauling and the incremental revenue generated from the acquisition of Envolve. These increases were somewhat offset by lower revenue being generated by those Business Units providing drilling and



drilling related services, the decline in demand for large diameter pipeline hauling and stringing and heavy haul services. Net income in the fourth quarter of 2017 was \$5.4 million, an increase of \$6.1 million as compared to a \$0.7 million net loss for the same period in 2016. The \$6.1 million increase in net income was mainly attributable to a \$10.1 million positive variance in net foreign exchange, a \$3.5 million increase in OIBDA<sup>1</sup>, and a \$2.4 million decrease in finance costs. These increases were partially offset by a \$7.8 million increase in depreciation of property, plant and equipment, a \$1.4 million increase in the loss on sale of property, plant and equipment and a \$1.0 million negative variance in the fair value of investments. As a result, basic earnings per share in the fourth quarter of 2017 was \$0.05, an increase of \$0.06, as compared to a loss of \$0.01 in 2016.

Third quarter financial performance continued the trend from this year's first and second quarter performances where the completion of a series of acquisitions and improved drilling activity resulted in record quarterly revenue in the Trucking/Logistics segment and increased demand for oilfield services. These positive results continued to be somewhat offset by intense competition and the completion of several major capital projects. As a result, our consolidated revenue in the quarter increased to \$283.9 million from \$258.6 million in 2016. The increase of \$25.3 million, or 9.8 percent, was primarily due to \$17.4 million of additional revenue generated by the Trucking/Logistics segment and a \$6.8 million improvement by the Oilfield Services segment. Revenue in the Trucking/Logistics segment increased by \$17.4 million during the quarter due to the incremental revenue generated from the recent acquisitions, an increase in demand for freight services in western Canada and from greater fuel surcharge revenue. These increases were somewhat offset by the completion of various major capital projects. Revenue generated by the Oilfield Services segment increased by \$6.8 million due to a greater amount of revenue generated by those Business Units most directly tied to oil and natural gas drilling activity, the \$1.9 million of incremental revenue generated from Envolve and a \$2.7 million increase in revenue from those Business Units involved in the transportation of fluids and servicing of wells. These increases were somewhat offset by lower demand for heavy haul services and a reduction in demand for pipeline hauling and stringing services due to the timing of certain projects. Net income in the third quarter of 2017 was \$26.0 million, an increase of \$8.4 million from the \$17.6 million of net income generated in 2016. The \$8.4 million increase in net income was mainly attributable to a \$16.3 million positive variance in net foreign exchange, a \$2.7 million decrease in income tax expense and a \$2.0 million gain on contingent consideration. These decreases were partially offset by an \$8.9 million decrease in OIBDA<sup>1</sup> and a \$4.5 million decrease in the fair value of investments. As a result, basic earnings per share in the third quarter of 2017 was \$0.25, an increase of \$0.08, from the \$0.17 of earnings per share generated in 2016.

Second quarter financial performance continued the trend from this year's first quarter performance where the completion of a series of six acquisitions and improved drilling activity resulted in record quarterly revenue in the Trucking/Logistics segment and increased demand for oilfield services. These positive results continued to be somewhat offset by intense competition, the completion of several major capital projects and reduced pipeline hauling and stringing activity. As a result, our consolidated revenue in the quarter increased to \$273.6 million from \$247.0 million in 2016. The increase of \$26.6 million, or 10.8 percent, was primarily due to \$13.9 million of additional revenue generated by the Trucking/Logistics segment and an \$11.3 million improvement by the Oilfield Services segment. Revenue in the Trucking/Logistics segment increased by \$13.9 million during the quarter due to the incremental revenue generated from the recent acquisitions, an increase in demand for freight services in western Canada and from greater fuel surcharge revenue. These increases were somewhat offset by the completion of various major capital projects. Revenue in the Oilfield Services segment increased by \$11.3 million due to a greater amount of revenue generated by those Business Units most directly tied to oil and natural gas drilling activity, greater demand for pumps and related services and increased revenue from those Business Units involved in the transportation of fluids and servicing of wells. These increases were somewhat offset by lower demand for pipeline hauling and stringing services due to the timing of certain projects. Net income in the second quarter of 2017 was \$19.6 million, an increase of \$5.9 million from the \$13.7 million of net income generated in 2016. The \$5.9 million increase in net income was mainly attributable to a \$4.0 million positive variance in the fair value of investments, a \$3.7 million positive variance in net foreign exchange, a \$2.7 million decrease in depreciation and amortization and a \$1.0 million decrease in income tax expense. These decreases were partially offset by a \$6.2 million decrease in OIBDA<sup>1</sup>. As a result, basic earnings per share in the second quarter of 2017 was \$0.19, an increase of \$0.05, from the \$0.14 of earnings per share generated in 2016.

First quarter financial results were generally in line with last year's first quarter results. The main factors having a positive influence on our results included the completion of a series of six acquisitions and improved drilling activity that resulted in increased demand for oilfield services and supported greater demand for trucking services in western Canada. These positive results were somewhat offset by intense competition, the completion of several

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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



major capital projects and reduced pipeline construction activity. As a result, our consolidated revenue in the quarter increased to \$284.9 million from \$271.7 million in 2016. The increase of \$13.2 million, or 4.9 percent, was primarily due to \$7.0 million of additional revenue generated by the Trucking/Logistics segment and a \$4.8 million improvement by the Oilfield Services segment. Revenue generated by the Trucking/Logistics segment increased by \$7.0 million during the quarter due to the incremental revenue generated from the acquisitions, an increase in demand for freight services in western Canada and from greater fuel surcharge revenue. These increases were somewhat offset by the completion of various major capital projects. Revenue generated by the Oilfield Services segment increased by \$4.8 million due to a greater amount of revenue generated by those Business Units most directly tied to oil and natural gas drilling activity and from an increase in demand for pumps and related dewatering services. These increases were somewhat offset by lower demand for pipeline hauling and stringing services due to the timing of certain projects and from lower revenue from those Business Units involved in the transportation of fluids and servicing of wells due to a very competitive pricing environment. Net income in the first quarter of 2017 was \$14.5 million, a decrease of \$6.9 million from the \$21.4 million of net income generated in 2016. The \$6.9 million decrease in net income was mainly attributable to a \$14.2 million negative variance in net foreign exchange. This decrease was partially offset by a \$2.8 million increase in OIBDA<sup>1</sup>, a \$2.2 million decrease in amortization of intangible assets, a \$1.9 million decrease in finance costs and a \$1.7 million decrease in depreciation of property, plant and equipment. As a result, basic earnings per share in the first quarter of 2017 was \$0.14, a decrease of \$0.09, from the \$0.23 of earnings per share generated in 2016.

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<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## TRANSACTIONS WITH RELATED PARTIES

### *Key Management Personnel Compensation*

Key management personnel are those persons having the authority and responsibility for planning, directing and controlling the business activities of the Corporation, including all its directors along with certain executives. Directors are remunerated for services rendered in their capacity as directors by way of a combination of retainer fees and meeting attendance fees. The overall compensation program for executives is comprised of base salary and benefits, annual profit share and stock-based compensation. Our Executives do not have formal employment contracts. Similar to the employment processes established for employees, each executive's personnel file contains a memorandum outlining the basic terms of an executive's employment relationship with the Corporation. There are no agreements or arrangements with any executive for the payment of compensation in the case of resignation, retirement, or termination of employment, a change of control of Mullen Group or its Business Units or a change in an executive's responsibilities following a change of control. Key management personnel do not participate in a defined benefit or actuarial pension plan, however, key management personnel do participate in the Stock Option Plan. Total remuneration to key management personnel including directors' fees, salaries and benefits, annual profit share, and the value attributable to stock-based compensation expense was as follows:

(\$ millions) Category	Years Ended December 31	
	2017	2016
Salaries and benefits (including profit share)	\$ 1.4	\$ 1.4
Share-based payments	0.1	0.1
Total	\$ 1.5	\$ 1.5

There are no outstanding amounts owing to or amounts receivable from directors and officers as at December 31, 2017 and 2016, with respect to the overall compensation program for the executives. As at December 31, 2017, directors and officers of Mullen Group collectively held 6,291,074 Common Shares (2016 – 3,829,291) representing 6.1 percent (2016 – 3.7 percent) of all Common Shares of the Corporation.

### *Related Party Transactions*

During the year, we generated revenue of \$0.1 million (2016 – \$15,000) and incurred expenses of \$16,000 (2016 – nil) with entities that are related by virtue of a certain Board member having control or joint control over the other entities. There was \$6,000 (2016 – \$4,000) of accounts receivable amounts due from these related parties as at December 31, 2017.

During the year, we generated revenue of \$2.0 million (2016 – \$2.6 million), incurred expenses of \$0.1 million (2016 – \$0.2 million) and sold \$0.1 million (2016 – \$20,000) of property, plant and equipment with our equity investees, which are accounted for by the equity method of accounting. As at December 31, 2017, there was \$0.1 million (2016 – \$3,000) of accounts receivable amounts due from our equity investees and there were no (2016 – \$24,000) accounts payable amounts due to these related party transactions.

All related party transactions were provided in the normal course of business materially under the same commercial terms and conditions as transactions with unrelated companies and recorded at the exchange amount.



## PRINCIPAL RISKS AND UNCERTAINTIES

*The nature of both our business and our strategy means that we face a number of inherent risks and uncertainties. We endeavour to manage these risks within the context of our understanding of market trends and our strategic goal of achieving satisfactory shareholder returns.*

The operational complexities inherent in our business, together with the highly regulated and competitive environment of the industries in which we operate, leave Mullen Group exposed to a number of risks and uncertainties (collectively the "risks"). The transportation business and other related activities are directly affected by fluctuations in the general economy, including the amount of trade between Canada and the United States and the value of the Canadian dollar as compared to the U.S. dollar. Our Oilfield Services segment is directly affected by fluctuations in the levels of oil and gas drilling activity, oil sands development and production activity carried on by its customers, which in turn is dictated by numerous factors, including but not limited to world energy prices and government policies.

Many risks, for example, the cyclical and volatile nature of the oil and gas industry, may be mitigated to a certain degree but still remain outside of our control. The Board is responsible for approving our organization's level of risk tolerance and for overseeing the management of the risks the organization faces. Risk oversight guidance is set forth in the Mullen Group Board mandate. We define risk as: "The possibility that an event, action or circumstance may adversely affect the organization's ability to achieve its business objectives." A risk management review process has been formalized to assist in mitigating risk. The risk management review process highlights the significant risks that our business is exposed to, which then leads to mitigation plans. Although we have developed and implemented these mitigation plans to assist in managing these risks, there is no certainty these strategies will be successful in whole or in part. In addition, the inability to identify, assess and respond to known and unknown risks through the risk management review process could lead to, among other things, our inability to capture opportunities, recognize threats and inefficiencies and comply with laws and regulations, all of which may have a material adverse effect on our business or share price.

We believe that the risks described below are the ones that could have the most significant impact on the Corporation. Readers are cautioned that the list of risks is not exhaustive and new information, future events or changing circumstances could affect our operations and financial results, which may reduce or restrict our ability to pay a dividend to our shareholders and may materially affect the market price of our securities. We encourage you to review and carefully consider the risks described below, which may impact or materially adversely affect our business, financial condition, results of operations, cash flows or prospects. In turn, this could have a material adverse effect on the trading price of our Common Shares. Additional risks and uncertainties not currently known to us or that we currently deem immaterial may also adversely affect our business and operations.

The most significant risks identified by Mullen Group are categorized and described as follows:

STRATEGIC RISKS:	FINANCIAL RISKS:	OPERATIONAL RISKS:
<ul style="list-style-type: none"> <li>• general economy</li> <li>• e-commerce and supply chain evolution</li> <li>• natural gas and oil development and market access</li> <li>• acquisitions</li> <li>• competition</li> <li>• changes in legislation and regulations</li> </ul>	<ul style="list-style-type: none"> <li>• foreign exchange rates</li> <li>• investments</li> <li>• access to financing</li> <li>• reliance on major customers</li> <li>• impairment of goodwill or intangible assets</li> <li>• credit risk</li> <li>• interest rates</li> </ul>	<ul style="list-style-type: none"> <li>• labour relations</li> <li>• cost escalation &amp; fuel costs</li> <li>• operations risks &amp; insurance</li> <li>• digital infrastructure &amp; cyber security</li> <li>• business continuity</li> <li>• environmental liability risks</li> <li>• weather &amp; seasonality</li> <li>• access to parts &amp; key suppliers</li> <li>• regulation</li> <li>• litigation</li> </ul>



## STRATEGIC RISKS

### General Economy:

***Our results are affected by the state of the economy and trade patterns and the associated demand for freight transportation and logistics services. These general economic factors, as well as instability in financial and credit markets, which are largely beyond our control, could adversely affect our business, financial condition, results of operations and cash flows.***

#### **Risk Description & Trend**

Mullen Group is a significant provider of trucking and logistics services to customers throughout North America. Our results are affected by the state of the economy and trade patterns, both in North America and globally, and the associated demand for freight transportation and logistics services. Trade disruptions, or events like the amendment or cancellation of the North American Free Trade Agreement ("NAFTA"), may pose a substantial risk to Mullen Group.

Trend: In our opinion, the overall health of the North American economy appears to be sound with moderate growth expectations for the next twelve months. NAFTA negotiations are ongoing with no certainty what impact, if any, the outcome may have on Mullen Group.

#### **Potential Impact**

General economic activity is the main driver of demand levels for our Trucking/Logistics segment. A decline or uncertainty with regard to the health of the North American economy or trade patterns could have a material adverse effect on the operations of our Trucking/Logistics segment and, to a lesser degree, our Oilfield Services segment (to the extent that the economy affects commodity pricing with respect to oil and gas, in particular), and our overall financial condition.

An economic recession may result in a decrease or substantial reduction in revenue as a result of:

- lower overall freight levels, which negatively affects our asset utilization and margin;
- customers bidding out freight or selecting competitors that offer lower rates, in an attempt to lower

their costs, forcing us to lower our rates or lose freight; and

- customers with credit issues and cash flow problems.

#### **Mitigation**

In consideration of this risk, we service an extensive customer base from diverse industries covering a broad geographic area. In addition, we actively manage the mix of Company Equipment and Contractors we use to service our customers. During periods of peak demand, we tend to use a higher volume of Contractors, which yield lower margins, but protects us from the downside risk and fixed costs associated with a larger fleet of Company Equipment during periods of lower demand.

In our opinion, these diversification and operating strategies ensure, as much as possible, that we are not overly exposed to any single economic trend.

### E-Commerce and Supply Chain Evolution:

***Our results may be affected by disruptive technologies and supply chain innovations. Technology continues to evolve at a rapid pace, which has the potential to impact everything, including how markets conduct transactions as well as how we manage our business. As the retail marketplace continues to evolve, digital technology is disrupting traditional operations. The impact on supply chain management is particularly great as businesses reinvent their supply chain strategies.***

#### **Risk Description & Trend**

Disruptive technologies continue to change the structure of the North American economy due to the continuous growth of e-commerce. The use of web based and mobile technology is increasingly becoming the preferred method by consumers and retailers to both shop for and ship orders. As a result, supply chains have undergone enormous change with more frequent direct to consumer shipments replacing transportation from distribution centers to traditional retail stores.

Trend: E-commerce sales continue to grow and the pace of innovation continues.

#### **Potential Impact**

E-commerce and omni-channel marketing requires a different distribution model than traditional retail or big-box store logistics. Generally, it is negatively affecting demand for truckload and long-haul transportation services, however, it is creating greater demand for warehousing as well as LTL and small package Final Mile™ deliveries.

The added complexity of e-commerce and the change in the supply chain

presents an opportunity to expand our logistics revenue.

#### **Mitigation**

In consideration of this risk, we have expanded our LTL and warehousing network in western Canada and continue to focus on supply chain efficiencies. Our ability to meet customer demands in respect of e-commerce and supply management will depend upon innovation and our ability to reasonably anticipate market trends and change management execution. We continue to focus on technology and our online logistics marketplace Moveitonline®.



## **Natural Gas and Oil Development and Market Access:**

***As a service provider to the oil and gas industry we are reliant on the levels of capital expenditures made by oil sands, oil and gas producers. Our results may be affected by the level of capital expenditures in the WCSB, including investments in natural gas and both for conventional and unconventional oil and oil sands development. Pipeline approvals and natural gas export facilities are critical to the future development of Canada's natural gas and oil resource development.***

### **Risk Description & Trend**

Approximately one-third of our revenue is directly related to oil and gas drilling activity and oil sands development in western Canada. As a service provider to the oil and gas industries we are reliant on the levels of capital expenditures made by oil and gas exploration and production companies ("E&Ps"). In our experience, the level of capital investment made by E&Ps is based on several factors including, but not limited to:

- net hydrocarbon prices and the related impacts of fluctuating light/heavy and sweet/sour crude oil differentials;
- anticipated and actual aggregate production levels;
- access to capital;
- regulatory and stakeholder approvals for exploration and development activities;
- market access and long-term takeaway capacity, including pipeline and rail infrastructure;
- changes in demand for refinery feedstock;
- fuel conservation measures, long-term demand for fossil fuels, the evolution of electric vehicles ("EV") and alternative forms of transportation;
- changes to royalty and tax legislation;
- aboriginal claims; and
- environmental regulations and approvals.

Negative public perception of oil sands, conventional oil and natural gas development, pipelines, hydraulic fracturing and fossil fuels generally may further impede industry growth in the WCSB. Operators and producers tend to examine long-term fundamentals affecting the foregoing factors before they adjust their capital budgets to reflect these assessments. There can be no certainty that investments will be made by E&Ps, or that approvals for infrastructure or export facilities by regulators will be forthcoming. Market access and long-term takeaway capacity are critical factors to western Canadian oil production growth. Further, the development of LNG export facilities

and pipeline infrastructure are critical to the future development of Canada's natural gas sector.

In addition, a change in this regulatory regime may impact our customers and our operations. Climate change regulations and carbon taxes may lead to project delays and additional costs to producers affecting both their profitability and their investments in oil, oil sands and natural gas. Given the evolving nature of the debate related to climate change, it is not currently possible to predict the nature of, or the impact on, our operations and future financial condition, however, it seems unlikely that major oil sands expansion, as seen in the recent past, will be forthcoming.

Further, the industry may become subject to new environmental regulations, which could negatively affect future capital expenditures. In addition to Green House Gas ("GHG") emissions regulations, oil sands producers are subject to tailings management regulations, which may become more stringent and require additional capital in order to satisfy. To date, regulations relating to tailings management, such as the Alberta Government's Directive 74, have had no demonstrable or quantifiable negative effect on our business.

Fuel conservation measures, alternative fuel requirements, increasing consumer demand for alternatives to oil and gas, and technological advances in fuel economy and energy generation devices could reduce the demand for crude oil and other liquid hydrocarbons.

**Trend:** Western Canadian resources are subject to price differentials. Oil prices have rebounded in the fourth quarter of 2017. Many expect oil prices to remain relatively stable at \$55 to \$60 U.S. per barrel in 2018, however, downside risks remain. Due to the relatively low price environment, further oil sands expansion is unlikely at this time. Natural gas prices, specifically Alberta Energy Company ("AECO") pricing, remain weak and volatile. Lower near term pricing has caused many natural gas producers to restrict their capital budgets for operating in the WCSB for the 2017/18 winter drilling season.

### **Potential Impact**

As a service provider to this sector, we are directly impacted by and reliant on the level of capital and operational expenditures. A sudden significant or prolonged decline of oil and/or natural gas prices will have a negative impact on drilling activity and further oil sands development that would negatively affect the operations in our Oilfield Services segment as well as our overall financial condition. Conversely, a resurgence of oil and/or natural gas prices should have a positive impact on the operations in our Oilfield Services segment as well as our overall financial condition.

Ultimately, the prices of our services are subject to aggregate industry demand and the availability of service equipment and qualified personnel. In addition, the long-term impact of changing demand for oil and gas products could have a material adverse effect on our business, results of operations and financial condition.

### **Mitigation**

In consideration of this risk and potential uncertainty we endeavour to ensure that our capital allocation, costs and pricing are appropriate for the anticipated level of oil sands, oil and natural gas development. In addition, we recognize the cyclical and volatile nature of drilling activity and mitigate the risks associated with this volatility as reasonably possible through the combination of a disciplined capital allocation process and a focus on maintaining long-term relationships with large-cap oil and gas companies. We also continually assess the requirements for further investments in our Oilfield Services segment and have diversified our operations by further investing in our Trucking/Logistics segment to further mitigate this risk.



## **Acquisitions:**

***Our company strategy includes pursuing selected and strategic acquisitions focused primarily on the two segments of the economy where we have strong market penetration and customer relationships, namely, the transportation and distribution of freight within North America and the oil and gas services industry; however, we may not be able to execute or integrate future acquisitions successfully.***

### **Risk Description & Trend**

Historically, a key component of our growth strategy has been to pursue acquisitions of strategic and/or complementary businesses. We continually evaluate acquisition candidates and may acquire assets and businesses that we believe complement our existing businesses or enhance our service offerings.

The processes of evaluating acquisitions and performing due diligence procedures include risks. Further, we face competition from both peer group and non-peer group firms for acquisition opportunities. This external competition may hinder our ability to identify and/or consummate future acquisitions successfully. If the prices sought by sellers of these potential acquisitions were to rise or otherwise be deemed unacceptable, we may find fewer suitable acquisition opportunities.

Achieving the benefits of acquisitions will depend, in part, on successfully consolidating functions and integrating operations and procedures in a timely and efficient manner. In addition, non-core assets may be periodically disposed of so that we can focus our efforts and resources more efficiently. Depending on the state of the market such non-core assets, if disposed of, could realize a price less than their carrying value resulting in a loss on disposal.

**Trend:** Opportunities for acquisitions continue. In 2017 we successfully acquired six new businesses for total consideration of \$46.2 million as compared to four new businesses in

2016 for total consideration of \$29.8 million.

### **Potential Impact**

Entities that are acquired may not increase our OIBDA<sup>1</sup> or yield other anticipated benefits. The possible difficulties of integration include, among others:

- we may be unable to retain customers or key employees including drivers and Contractors;
- the business may not achieve anticipated revenue, earnings, or cash flows;
- we may be unable to integrate successfully and realize the anticipated economic, operational, and other benefits in a timely manner, which could result in substantial costs and delays;
- we may have limited experience in the acquiree's market and may experience difficulties operating in its market;
- we may assume liabilities beyond our estimates or what was disclosed to us;
- the acquisition could disrupt our ongoing business, distract our management, and divert our resources; and
- we may incur indebtedness or issue additional Common Shares.

The risks involved in successful integration could be heightened if we were to complete a large acquisition or multiple acquisitions within a short period of time.

If any one, or a combination, of the described possibilities results in our failure to execute our acquisition strategy successfully in the future, it could limit our ability to continue to grow in terms of revenue, OIBDA<sup>1</sup> and cash flow. In addition, there is a risk of impairment of acquired goodwill and intangible assets. This risk of impairment to goodwill and intangible assets exists because the assumptions used in the initial valuation of these assets, such as interest rate or forecasted cash flows, may change when testing for impairment is required.

### **Mitigation**

In consideration of the risk relating to identifying and realizing the benefits of acquisitions and disposals, we endeavour to create a balanced and diverse portfolio in our Trucking/Logistics and Oilfield Services segments by using considerable experience and the financial modeling to assess potential targets for, among other things, potential synergies, financial returns, cultural fit and integration.

In addition, we manage our cash flows diligently and maintain our capital allocation disciplines to ensure that we maintain what we believe is a suitable level of liquidity and leverage.

There is no assurance that we will be successful in identifying, negotiating, consummating or integrating any future acquisitions. If the Corporation does not make any future acquisitions, our growth rate could be materially and adversely affected.

<sup>1</sup> Refer to the section entitled "Glossary of Terms and Reconciliation of Non-GAAP and Additional GAAP Terms".



## **Competition:**

***We operate in a highly competitive industry, and certain market segments have mature characteristics and face commoditization. Our business could suffer if we are unable to adequately address downward pricing pressures and other factors that could adversely affect our profitability.***

### **Risk Description & Trend**

Our various Business Units operate in highly competitive and fragmented industries with low barriers to entry, especially within the trucking industry. We compete with several large companies both in the transportation and energy services industries that may have greater financial and other resources. There can be no assurance that such competitors will not substantially increase the resources devoted to the development and marketing of services that we compete for or that new competitors will not enter our various markets.

**Trend:** In 2017 freight volumes and economic growth were not robust enough to provide pricing leverage. Although there are signs of improvement, there is no certainty that rates for our services will improve in 2018.

### **Potential Impact**

Numerous competitive factors could impair our ability to maintain or improve our profitability. These factors include but are not limited to the following:

- Many of our competitors periodically reduce their rates to gain business, especially during times of reduced oilfield activity or economic recessions. This may make it difficult for us to maintain or increase rates, or may require us to reduce our rates, or lose business. Additionally, it may limit our ability to maintain or expand our business.
- Competition from logistics and brokerage companies may negatively impact our customer relationships and rates.
- Higher prices and higher fuel surcharges to our customers may cause some of our customers to consider alternatives, including deciding to transport more of their own product with their own assets or substituting trucking for rail transportation.
- Many customers periodically solicit bids from multiple providers for their transportation needs, which may depress freight rates or result in a loss of business to competitors.

### **Mitigation**

In consideration of this risk we endeavour to use technological change and innovation to remain competitive in our various businesses. Furthermore, the diversity of our Business Units and our decentralized business model may diminish the effect that new competitive forces might have on our organization. In addition, we believe that our Human Resources strategies enable us to retain and attract drivers or qualified Contractors thereby enabling us to service our clients through all business cycles.

In certain aspects of our business, we believe we have competitive advantages such as lower overhead costs and specialized regional strengths.

In addition, from time to time, we acquire competing, complementary or new business lines, which allows us to consolidate a market we serve, expand our geographic footprint or expand our service offerings thereby lessening the effects of competition.

## **Changes in Legislation and Regulations:**

***Since our industry is highly regulated, we may be adversely affected by changes to existing regulations.***

### **Risk Description**

Our operations are subject to a variety of federal, provincial and local laws, regulations and guidelines and income tax laws ("**Regulations**") relating to, among other things: safety, equipment weight, equipment dimensions, driver hours-of-service and the transportation of hazardous materials. In addition, the operations of Mullen Group may be affected by international trade agreements and the ability to seamlessly cross international borders.

Our customers in the oil and gas sector are subject to various Regulations such as royalties, environmental regulations and the reduction of GHG emissions. Before proceeding with most major projects, including significant changes to an existing oil sands plant, the building of an LNG export facility or a

pipeline, E&Ps must obtain various federal, provincial, state and municipal permits and regulatory approvals.

### **Potential Impact**

There can be no assurance that such Regulations, including those relating to the oil and gas industry and the transportation industry, as well as environmental and otherwise applicable operating legislation will not be changed in a manner that adversely affects our organization. Any such change could have a material adverse effect on our business, results of operations and financial condition. Our customers are similarly subject to Regulations and there can be no assurance that the Regulations governing our customers will not be changed in a manner that

adversely affects them and, thereby, Mullen Group.

### **Mitigation**

The diversity of our Business Units and our decentralized business model may diminish the effect that a change in legislation could have on Mullen Group as a whole. This diversification strategy has resulted in investment in several sectors of the economy, most notably in transportation and logistics and oilfield services, as well as in many geographic regions. We monitor proposed legislative changes and participate with various industry associations in advocating for reasonable and non-disruptive regulatory changes.



## FINANCIAL RISKS

### Foreign Exchange Rates:

***Our consolidated financial statements are presented in Canadian dollars, however, a portion of our revenue is derived in U.S. dollars and a portion of our debt is denominated in U.S. currency.***

#### **Risk Description & Trend**

Mullen Group has foreign exchange risk relating to the relative value of the Canadian dollar vis-à-vis the U.S. dollar. A stronger Canadian dollar is beneficial as it results in a foreign exchange gain on our U.S. dollar debt recognized on our consolidated income statement, as well as an equivalent reduction in the carrying value of such debt on the balance sheet. However, a stronger Canadian dollar also has the potential to reduce the level of Canadian exports thereby potentially negatively affecting the results of operations in the Trucking/Logistics segment. Conversely, a weakening Canadian dollar results in a foreign exchange loss and an equivalent increase in the carrying value related to the U.S. dollar debt. A weaker Canadian dollar has the potential to increase the level of Canadian exports and thereby potentially positively affect the results of operations in the Trucking/Logistics segment. In addition, many of our parts and

equipment are built in the U.S. and priced in U.S. dollars. A decrease in the relative value of the Canadian dollar vis-à-vis the U.S. dollar increases the costs of these parts and equipment.

**Trend:** Foreign exchange rates between the U.S. and Canadian dollar remain volatile. During 2017, the exchange rate fluctuated between \$0.7276 and \$0.8245 closing the year at \$0.7971 as compared to \$0.7448 at December 31, 2016.

#### **Potential Impact**

At the end of each reporting period we recognize foreign exchange gains or losses as they relate to financial contracts, assets and liabilities held in foreign currencies. This risk mainly arises from our U.S. \$229.0 million of Senior Guaranteed Unsecured Notes ("**U.S. Notes**"). Specifically, our U.S. Notes are comprised of Series G (U.S. \$117.0 million) and Series H (U.S. \$112.0 million) Notes that mature in 2024 and 2026, respectively.

At December 31, 2017, we also had U.S. dollar cash of \$2.2 million, U.S. dollar trade receivables of \$7.6 million and U.S. dollar trade payables and accrued liabilities of \$2.5 million.

#### **Mitigation**

We have mitigated a significant portion of the foreign exchange risk by entering into the Cross-Currency Swaps to convert the principal portion of the Series G and Series H Notes into a Canadian currency equivalent of \$129.2 million and \$124.9 million, respectively.

We are also exposed to foreign exchange risk related to approximately U.S. \$8.9 million of annual interest payable on our U.S. Notes. This risk is partially offset by the fact that our business generates surplus U.S. funds in our operations, predominately within the Trucking/Logistics segment. This surplus U.S. dollar cash being generated acts as a natural hedge as it is used to repay our annual interest obligation on the U.S. Notes.

### Investments:

***Mullen Group invests in both private and public companies. The value of these investments fluctuate.***

#### **Risk Description & Trend**

Mullen Group invests in both private and public companies. Fair values of public company investments are based on quoted prices in active markets. There is a risk that the value of an investment may fluctuate as a result of changes in market conditions, whether those changes are caused by factors specific to the individual investment, classes of investments or factors affecting all investments traded in the market. As such, there is a risk that a portion of the original investment may be lost.

**Trend:** In 2017 we recorded a decrease in the fair value of investments of \$0.7 million and purchased \$0.5 million of investments related to Trakopolis. There were no investments sold during the year.

#### **Potential Impact**

Our investments in public companies are measured at fair value and have an initial cost of \$18.5 million. At December 31, 2017, the fair value of these investments was \$5.9 million.

We use the equity method to account for investments in private companies in which we have significant influence or joint control. At December 31, 2017, the carrying value of these investments totalled \$27.8 million and consisted of the investments in Canol Oilfield Services Inc., Kriska Transportation Group Limited, Cordova Oilfield Services Ltd., Butler Ridge Energy Services (2011) Ltd. and Thrive.

In 2017 we purchased \$0.2 million of equity investments into a private company, namely Thrive.

The timing of future dispositions and the realized share price are uncertain. There is no assurance that the Corporation will realize any benefits from its investment portfolio.

#### **Mitigation**

We accept a certain amount of risk and consider the underlying risk and possible market volatility of our investments. We strive to mitigate this risk by investing in areas that we have industry knowledge and expertise and we invest for the long-term. Risk capital is limited to a level that is deemed acceptable to Mullen Group.



### **Access to Financing:**

***We may find it necessary in the future to obtain additional debt or equity financing to support ongoing operations, to undertake capital expenditures or to fund acquisitions.***

#### **Risk Description & Trend**

We may find it necessary in the future to obtain additional debt or equity financing to support ongoing operations, to undertake capital expenditures or to fund acquisitions. There can be no assurance that additional financing will be available when needed or on acceptable terms, which could limit our growth and could have a material adverse effect on our business, results of operations and financial condition. In addition, we have certain financial and other covenants under our Private Placement Debt that are customary for financings of this type including, but not limited to, a maximum leverage ratio and a minimum interest coverage ratio. A breach of a covenant and failure to obtain appropriate amendments to or waivers under the applicable financing arrangement may cause our borrowings under such facilities to be immediately declared due and payable.

**Trend:** At December 31, 2017, our debt covenant leverage ratio was 2.40 as compared to 2.37 in 2016.

#### **Potential Impact**

We may need to incur additional debt, or issue debt or equity securities in the future. We could face constraints on generating sufficient cash from operations, obtaining sufficient financing on favorable terms, or maintaining compliance with financial and other covenants in our financing agreements.

If any of these events occur, then we may face liquidity constraints and it may impair our future ability to secure financing on satisfactory terms, or at all. A liquidity constraint may impair Mullen Group's ability to continue as a going concern. Although we expect that we will be able to obtain additional financing when needed, in the amounts required and on acceptable terms there is no assurance that such would occur.

#### **Mitigation**

We manage our cash flows diligently to ensure that we maintain what we believe is a suitable level of liquidity and leverage. Our approach to managing liquidity is to ensure, to the extent possible, that we will always have sufficient liquidity to meet our liabilities when due, under both normal and stressed conditions. Consistent with others in the industry, we monitor capital on the basis of debt-to-equity. This ratio is calculated as total debt divided by shareholders' equity. Total debt is calculated as the total of: current portion of long-term debt, long-term debt and the debt component of Debentures. Equity is comprised of share capital, convertible debentures – equity component, contributed surplus and retained earnings. The debt-to-equity ratio calculation at December 31, 2017, was 0.55:1 (2016 – 0.72:1).

### **Reliance on Major Customers:**

***There is an inherent risk that arises to all businesses when economic dependence on a major customer hinders a company's ability to maximize profit.***

#### **Risk Description & Trend**

Although we do not have a significant customer concentration, the growth of our business could be materially impacted and our results of operations would be adversely affected if we lost all or a portion of the business of some of our large customers because they:

- chose to divert all or a portion of their business with us to one of our competitors;
- demand pricing concessions for our services;
- require us to provide enhanced services that increase our costs; or
- develop their own shipping and distribution capabilities.

**Trend:** In 2017 our top ten customers accounted for 16.9 percent of revenue (2016 – 21.6 percent), and the largest customer accounted for approximately 3.2 percent (2016 – 3.6 percent) of such revenue.

#### **Potential Impact**

The loss of one or more major customers, any significant decrease in services provided, decreases in rates charged, or any other changes to the terms of service with customers, could have a material adverse effect on our business, results of operations and financial condition. Furthermore, a concentration of revenue with a major customer, or a small group of major customers, may lead to an enhanced ability of those customers to influence pricing and other contract terms, which

may have a material adverse effect on our results.

#### **Mitigation**

We strive to mitigate this risk through a diversification strategy in an attempt to ensure that our organization does not become reliant on any single customer. Furthermore, we operate a decentralized business model whereby we utilize the expertise of management at each Business Unit to negotiate its own contracts that have pricing and terms that are competitive according to their specific market and/or geographic region.



## **Impairment of Goodwill or Intangible Assets:**

***Our total assets include goodwill and intangible assets. If we determine that these items have become impaired in the future, our net income could be adversely affected.***

### **Risk Description & Trend**

There is also a risk of impairment of acquired goodwill and intangible assets. This risk of impairment of goodwill and intangible assets exists because the assumptions used in the initial valuation of these assets, such as the interest rate or forecasted cash flows, may change when testing for impairment is conducted either annually or upon a triggering event.

**Trend:** In 2017 our goodwill and intangible assets accounted for \$404.0 million, or 23.1 percent of our total assets as compared to \$374.5 million, or 20.0 percent of total assets in 2016.

### **Potential Impact**

Our regular review of the carrying value of our goodwill and intangible assets has resulted, from time to time, in

significant impairments, and we may in the future be required to recognize additional impairment charges. Such did occur in 2007 when the Federal government implemented changes to the tax regime governing specified investment flow-through ("SIFT") entities such as Mullen Group's predecessor Mullen Group Income Fund. In addition, the Alberta government announced changes to the oil and gas royalty regime in Alberta that impacted many of our customers.

Changes in government regulations, or economic or market conditions have resulted and may result in further substantial impairments of our goodwill or intangible assets. As at December 31, 2017, we had goodwill of \$363.4 million and intangible assets of \$40.6 million. An impairment charge would result in lower net income, however, our cash flows and debt

covenant calculations would remain unaffected. Our impairment testing in 2017 and 2016 produced no indication of impairment. The results of our impairment evaluations, assumptions and sensitivities can be found on page 78.

### **Mitigation**

We strive to mitigate this risk through a disciplined acquisition strategy in an attempt to ensure that our organization does not overpay for entities resulting in overvalued goodwill balances. In addition, we use professional skepticism and advisors to value goodwill and intangible assets values upon acquisition, thereby mitigating the risk of misvaluation of goodwill or intangible assets upon initial recognition.

## **Credit Risk:**

***Credit risk is the risk of financial loss to Mullen Group if a customer or counterparty to a financial asset fails to meet its contractual obligations. This risk arises predominately from our trade receivables generated from our customers.***

### **Risk Description & Trend**

A significant portion of our accounts receivable are with customers involved in the oil and gas industry, whose revenues may be impacted by fluctuations in commodity prices thereby potentially impacting their ability to meet contractual obligations. Although collection of these receivables could be influenced by this and other economic factors affecting the industries we serve, management considers the risk of a significant loss to be remote at this time.

**Trend:** In 2017 accounts receivable were \$175.3 million comprised of \$63.0 million within our Oilfield Services segment and \$112.0 million within our Trucking/Logistics segment.

### **Potential Impact**

Our exposure to credit risk is influenced mainly by the individual characteristics

of each customer. Economic conditions and capital markets may adversely affect our customers and their ability to remain solvent. We transport a wide variety of freight for a broad customer base that spans numerous industries. The financial failure of a customer may impair our ability to collect on all or a portion of the accounts receivable balance. In addition, we have counter-party risk with our Derivatives and other financial assets.

### **Mitigation**

Credit risk related to trade and other receivables is initially managed by each Business Unit. Each Business Unit is responsible for reviewing the credit risk for each of their customers before standard payment and delivery terms and conditions are offered. The Business Units' review consists of external ratings, when available, and in some cases bank and trade

references. Our Corporate Office has established a credit policy under which new customers are analyzed for creditworthiness before credit is extended. Corporate Office monitors its trade and other receivables aging on an ongoing basis and communicates concerns to all of our Business Units as part of its process in managing its credit risk. We also manage credit risk related to trade and other receivables on a consolidated basis whereby the aggregate exposure to individual customers is reviewed and their credit quality is assessed. We also attend industry forums to assess credit worthiness of customers related predominately to the oil and gas industry. No individual customer accounted for more than ten percent of Mullen Group's consolidated revenue for the fiscal years ended 2017 and 2016.



## **Interest Rates:**

### **Changes in interest rates may result in fluctuations in our future cash flows.**

#### **Risk Description & Trend**

We are susceptible to fluctuations in interest rates. Although our Bank Credit Facility remains undrawn at December 31, 2017, it is priced at variable rates. To the extent we utilize our Bank Credit Facility we would incur a risk of interest rates rising. Our Private Placement Debt, the Debentures and the majority of our Various Financing Loans are issued at fixed rates. The majority of our long-term debt, specifically \$456.8 million, matures in 2024 and 2026.

Trend: At December 31, 2017, we had \$540.0 million (2016 – \$695.7 million) of borrowings at an average interest rate of 4.2 percent.

#### **Potential Impact**

Borrowings issued at fixed rates, like our Private Placement Debt, expose Mullen Group to fair value interest rate risk. More specifically, we are susceptible to the opportunity costs associated with interest rate decreases considering that the interest rates on the majority of our borrowings are fixed. In theory, assuming all other variables were held constant, if interest rates

increased by 1.0 percent on our \$540.0 million debt, we would incur additional annual interest expense of approximately \$5.4 million upon renewal.

#### **Mitigation**

We do not hedge interest rates or have any interest rate swaps, but we have mitigated the negative risk of rising interest rates by financing most of our debt, specifically \$540.0 million, at fixed rates.

## **OPERATIONAL RISKS**

### **Employees and Labour Relations:**

***We depend on our employees to support our business operations and future growth opportunities. If our relationship with our employees deteriorates or if we have difficulty attracting and retaining employees, we could be faced with labour inefficiencies, disruptions, work stoppages, or delayed growth, which could have a material adverse effect on our business, results of operations, financial condition and cash flows.***

#### **Risk Description & Trend**

The success of Mullen Group is dependent upon attracting and retaining key personnel. Any loss of the services of such persons could have a material adverse effect on our business, results of operations and financial condition. We anticipate that our ability to expand services will be dependent upon attracting additional qualified employees, which is constrained in times of strong industry activity. Our senior management team is an important part of our business and loss of key employees could have a material adverse effect on our business, results of operations and financial condition.

Trend: At December 31, 2017, we employed 5,704 employees, owner operators and dedicated subcontractors as compared to 5,515 in 2016.

#### **Potential Impact**

The failure to attract and retain a sufficient number of qualified personnel

could have a material adverse effect on our profitability. The largest components of our overall expenses are salary, wages, benefits and costs of Contractors. Any significant increase in these expenses could impact our financial performance. In addition, we are at risk if there are any labour disruptions. Some of our Business Units are subject to collective agreements with their employees. Any work stoppages, or unbudgeted or unexpected increases in compensation could have a material adverse effect on our profitability and reduce cash flow from operating activities.

Further, we benefit from the leadership and experience of our senior management team and other key employees and depend on their continued services to successfully implement our business strategy. The unexpected loss of key employees or inability to execute our succession planning strategies could have an adverse effect on our business, results of operations, and financial condition.

#### **Mitigation**

In order to reasonably mitigate this risk, we aim to be an employer of choice by offering competitive wages and incentive-based pay, establishing superior safety programs and fostering a strong reputation as an ethical company. In addition, the Board reviews its succession plans for the senior executive team on an annual basis. These endeavours are designed to attract the best people at every level of our business, establish them in their roles, manage their development and identify successor candidates for senior roles. In addition to providing specific job-related and safety training, we encourage all of our employees to continue their education, training and skills upgrading and provide employees with the resources required to achieve and maintain our operational excellence.



## **Cost Escalation and Fuel Costs:**

***Our ability to control our costs is critical to servicing customers at attractive rates and remaining profitable.***

### **Risk Description & Trend**

Cost escalations due to rising labour and other costs, the effect of inflation, the price of fuel, equipment and other input costs, insurance costs, interest rates, fluctuations in customers' business cycles and national and regional economic conditions are factors over which we have little or no control. Of these costs, fuel represents a significant operating expense for us. Fuel prices fluctuate greatly due to factors beyond our control, such as global supply and demand for crude oil, political events, price and supply decisions by oil producing countries and cartels, terrorist activities, the depreciation of the Canadian dollar relative to other currencies, hurricanes and other natural disasters as well as fuel and carbon taxes.

Trend: The average wholesale rack price of diesel fuel in Canada for 2017

was \$0.686 per litre as compared to \$0.579 per litre in 2016.

### **Potential Impact**

GHG regulations are likely to continue to impact the design and cost of equipment utilized in our operations as well as fuel costs. Significant increases in fuel prices, labour costs, equipment prices, other input prices, interest rates or insurance costs, to the extent not offset by increases in rates or fuel surcharges, would reduce profitability and could adversely affect our ability to carry out our strategic plans. We cannot predict the impact of future economic conditions and there is no assurance that our operations will continue to be profitable.

### **Mitigation**

To reasonably mitigate the risk of potential for cost escalation, we focus

on operational excellence, synergies between our Business Units and cost control. We rely on, among other things, long-term planning, budgeting processes, and internal benchmarking to achieve our profitability targets. Additionally, we mitigate the risk of inflation by owning a large network of terminals. We also mitigate our exposure to rising fuel costs through the implementation of various fuel surcharge programs, which pass the majority of cost increases to our customers and have implemented policies that focus on fuel efficiency, including fuel economy, asset utilization and minimizing dead-head mileage, proper repairs and maintenance of equipment, idling and speed policies.

## **Potential Operating Risks and Insurance:**

***Our success is dependent on our ability to manage operational risks. The transportation and oilfield services sectors are subject to inherent risks. Failure to manage these operational risks may have a material adverse effect on our business, results of operations, financial condition, and cash flows.***

### **Risk Description & Trend**

Our transportation operations are subject to risks inherent in the transportation industry, including potential liability that could result from, among other things, personal injury or property damage arising from motor vehicle accidents. Our Oilfield Services segment is subject to risks inherent in the oil and gas industry, such as equipment defects, malfunction, failures and natural disasters. These risks could expose Mullen Group to substantial liability for personal injury, loss of life, business interruption, property damage or destruction, pollution and other environmental damages.

Trend: Our 2017 total recordable injury frequency rate, a leading indicator of operational excellence, was 3.62 as compared to 5.20 in 2016.

### **Potential Impact**

Claims may be asserted against us related to accidents, cargo loss or damage, property damage, personal injury, employment and environmental or other issues occurring in our operations. Although we have obtained insurance coverage against certain of the risks to which we are exposed, such insurance is subject to deductibles and coverage limits and no assurance can be given that such insurance will be adequate to cover our liabilities or will be generally available in the future or, if available, that premiums will be commercially justifiable. If the frequency and/or severity of claims increase, our operating results could be adversely affected. If we were to incur substantial liability and such damages were not covered by insurance or were in excess of policy limits, or if we were to incur such liability at a time when we are not able to obtain liability insurance, our

business, results of operations and financial condition may be materially adversely affected.

### **Mitigation**

We have insurance and risk management programs in place to protect our assets, operations and employees and also have programs in place to address compliance with current safety and regulatory standards so as to reasonably mitigate against the risks to which we are exposed. Each Business Unit has a health and safety coordinator responsible for maintaining and developing policies and monitoring operations vis-à-vis those policies. The health and safety coordinators are required to report incidents directly to the Corporate Office in a timely manner. Internal and external audits are conducted on a regular basis to ensure the proper functioning of the Health, Safety and Environment program and the reporting systems.



## **Digital Infrastructure and Cyber Security:**

***We are dependent on computer and communications systems; and a systems failure or data breach could cause a significant disruption to our business.***

### **Risk Description**

We believe that a well-functioning and efficient Information Technology ("IT") system is a prerequisite to growth, operational excellence and superior customer service, aids day-to-day operational management and provides accurate financial information. Our business involves high transaction volumes, complex logistics, the tracking of thousands of orders, the geopositioning of trucks and trailers as well as the communication with drivers and field personnel in real time. We are therefore heavily dependent on certain software, communication systems and network infrastructure. A serious prolonged failure in this area may materially affect our business.

### **Potential Impact**

Our IT systems may be susceptible to damage, disruptions or shutdowns due to: hardware failures, power outages, fire, natural disasters, telecommunications failure, Internet

failures, computer viruses, data breaches or attacks by computer hackers or malicious actors, user errors or catastrophic events. Such failures or unauthorized access could disrupt our business and could result in the loss of confidential information, intellectual property, litigation, remediation costs, damage to our reputation and negatively impact our ability to service our customers. In addition, the cost and operational consequences of reinstating our IT systems capabilities or implementing further data or system protection measures could be significant.

### **Mitigation**

Each of our Business Units run separate instances of our Enterprise Resource Planning ("ERP") software package that supports our business processes. As part of our entity wide IT risk mitigation policy, we regularly engage third-party vendors to complete security assessments of our IT systems, consisting of external and

internal penetration tests. At both the corporate level and within the individual Business Units, IT systems are subject to stringent guidelines, standardization, vigorous virus and access protection, back-up systems and replicated data. We employ project management techniques to manage new software developments and/or system implementations. We have a disaster recovery plan in place that is evaluated regularly and portions thereof are tested on a regular basis. Hosted by a reputable third-party, our primary data and back-up data centres have high levels of durability and redundancy built into them. Our back-up data centre allows our organization to continue processing data in the event of a major incident involving our primary data centre. In addition, we have purchased cyber insurance coverage to assist with mitigating the unlikely risk that an outside threat gains access to our IT systems.

## **Business Continuity, Disaster Recovery and Crisis Management:**

***In the event of a serious incident, the inability to restore or replace critical capacity in a timely manner may impact our business and operations.***

### **Risk Description**

Our operations are widespread and geographically diverse. Severe weather conditions and other natural or manmade disasters, including storms, floods, fires, epidemics or pandemics, conflicts or unrest, terrorist attacks or other events affecting one of our major facilities or areas of operations could result in a significant interruption in or disruption of our business.

### **Potential Impact**

A serious event could result in decreased revenue, as our ability to service our customers may be impeded or we may incur increased costs to operate our business, which could have an adverse effect on our results of operations. In addition, a serious event may reduce our customers' needs for our services.

### **Mitigation**

This risk is mitigated by the development of business continuity arrangements, including disaster recovery plans and back-up delivery systems, to minimize the significance of any business disruption in the event of a major disaster. Insurance coverage may minimize losses in certain circumstances.



## **Environmental Liability Risks:**

***Our operations are subject to various environmental laws and regulations, the violation of which could result in substantial fines or penalties. The costs of compliance with existing or future environmental laws and regulations may be significant and could adversely impact our business, results of operations, financial condition, and cash flows.***

### **Risk Description**

The risk of incurring environmental liabilities is inherent in oilfield service and transportation operations. Historically, activities associated with such operations and the ownership, management or control of real estate pose an environmental risk. Some of our Business Units will routinely deal with natural gas, oil and other petroleum products. Our operations are subject to numerous laws, regulations and guidelines governing the management, handling, transportation and disposal of non-regulated and regulated substances and otherwise relating to the protection of the environment. These laws, regulations and guidelines include those relating to the remediation of spills, releases, emissions and discharges of regulated substances into the environment and those requiring removal or remediation of pollutants or contaminants.

Our customers are subject to various laws, regulations, and guidelines that prescribe, among other things, limits on emissions into the air and discharges into surface and sub-surface waters. While regulatory developments that may follow in subsequent years could have the effect of reducing industry activity, we cannot predict the nature of the restrictions that may be imposed.

### **Potential Impact**

Failure to comply with an environmental law or regulation may impose civil and criminal penalties. Certain of our Business Units carry significant volumes of dangerous goods. This involves specific

insurance requirements, training programs and appropriate permits with the various provinces and states in which our Business Units operate.

We may be required to increase operating expenses or capital expenditures in order to comply with any new restrictions or regulations.

We operate out of numerous owned and leased facilities throughout Canada where storage tanks may be used or may have been used at some prior date. Canadian laws generally impose potential liability on the present or former owners or occupants of properties on which contamination has occurred. Although we are not aware of any contamination which, if remediation or clean-up were required, could have a material adverse effect on Mullen Group. Certain facilities have been in operation for many years and, over such time, Mullen Group or the prior owners, operators or custodians of the properties may have generated and disposed of substances which are or may be considered hazardous.

### **Mitigation**

There can be no assurance that we will not be required at some future date to comply with new environmental laws, or that our operations, business or assets will not otherwise be further affected by current or future environmental laws. While we maintain liability insurance, including insurance for certain environmental incidents, the insurance is subject to coverage limits and certain of our policies exclude coverage for damages resulting from environmental contamination. There can be no assurance that insurance will

continue to be available to us on commercially reasonable terms, that the types of liabilities that we may incur will be covered by our insurance, or that the dollar amount of such liabilities will not exceed our policy limits.

In regards to the transportation of dangerous goods, we ensure that strict guidelines are met before a Business Unit and the individual drivers are permitted to manage, handle or transport such dangerous goods.

We have programs to address compliance with current environmental standards and monitor our practices concerning the handling of environmentally hazardous materials. We endorse a formalized quality program and strive to be the best in class in areas of safety and environmental excellence. We believe in a balanced approach to sustainable development and are committed to best in class environmental management systems. In addition, we work with government, industry groups and the public to improve and develop environmental standards and further our understanding of environmental issues. We also promote the participation and certification of our Business Units in the SmartWay Certification Program, a Government of Canada program designed to reduce GHG.

Due diligence procedures in the context of potential acquisitions and appropriate terms in purchase and sale agreements related to acquisitions also assist with reasonably mitigating the risk of environmental liabilities.



## **Weather and Seasonality:**

***Our operations could be impacted by seasonal fluctuations or harsh weather conditions.***

### **Risk Description & Trend**

Harsh weather conditions can impede the movement of goods and increase operating costs.

Revenue and profitability within the Trucking/Logistics segment are generally lower in the first quarter than during the remainder of the year as freight volumes are typically lower following the holiday season due to less consumer demand and customers reducing shipments.

The level of activity in the Canadian oilfield service industry is influenced by seasonal weather patterns. Typically activity levels are reduced in the spring when wet weather and the spring thaw make the ground unstable. Consequently, municipalities and provincial transportation departments enforce road bans that restrict the movement of heavy equipment.

Additionally, certain oil and gas producing areas are only accessible in the winter months because the ground

surrounding the drilling sites in these areas consists of swampy terrain.

**Trend:** In 2017 our second quarter revenue was 3.9 percent below the average quarterly revenue.

### **Potential Impact**

An unexpected or harsh weather event could result in decreased revenue, as our ability to service our customer is impeded or we may incur increased costs to operate our business, which could have an adverse effect on our results of operations.

Seasonal factors typically lead to declines in the activity levels. In the Trucking/Logistics segment, operating expenses tend to increase in the winter months due to decreased fuel efficiency and increased repairs and maintenance expense resulting from cold weather conditions at a time when demand is seasonally lower.

In the Oilfield Services segment, a significant portion of our operations relates to the moving of heavy equipment, drilling rigs and drilling

supplies in northern and western Canada. Activity levels, revenue and earnings are influenced by the seasonal activity pattern of western Canada's oil and gas exploration industry whereby activity peaks in the winter months and declines during the spring.

### **Mitigation**

We mitigate some of this risk by charging standby fees or by positioning equipment in strategic locations in order to take advantage of good weather conditions when they occur. We also manage some of this risk by diversifying our operations and by using subcontractors and owner operators, which requires no investment by Mullen Group, to handle seasonal peaks.

Our growth through acquisition, in the last number of years, into businesses not directly tied to oil and gas drilling activity has lessened the seasonal nature of our overall performance.

## **Access to Parts, Development of New Technology and Relationships with Key Suppliers:**

***We depend on suppliers for fuel, equipment, parts, and services that are critical to our operations. A disruption in the availability of or a significant increase in the cost to obtain these supplies could adversely impact our business and results of operations.***

### **Risk Description**

Our ability to compete and expand is most directly tied to our having access at a reasonable cost to equipment, parts and components, which are at least technologically equivalent to those utilized by competitors, and to the development and acquisition of new and competitive technologies.

### **Potential Impact**

Although we have individual distribution agreements with various key suppliers, there can be no assurance that those sources of

equipment, parts, components or relationships with key suppliers will be maintained. If these are not maintained, our ability to compete may be impaired by virtue of diminished availability and/or increased cost of securing certain equipment and parts. We have access to certain distributors and secure discounts on parts and components that would not be available if it were not for our relationships with certain key suppliers. Should the relationships with key suppliers cease the availability and cost of securing certain equipment and parts may be adversely affected.

### **Mitigation**

In consideration of this risk we assess our suppliers and endeavour to ensure that our suppliers are financially viable or that suitable alternatives exist if relationships with current suppliers were to become compromised. In addition, we also retain what we consider an appropriate level of inventory of critical parts and supplies.



**Regulation:**

***Various federal, provincial and state agencies exercise broad regulatory powers over the transportation industry, generally governing our activities.***

**Risk Description**

Notwithstanding that the transportation industry is largely deregulated in terms of entry into the industry, each carrier must obtain a license from, or register with, provincial regulatory authorities in order to carry goods extra-provincially or to transport goods within any province. Licensing is also required from regulatory authorities in the United States for the transportation of goods between Canada and the United States. In addition, our operations are subject to hours of service regulations and electronic logging and, in certain cases, random drug testing.

**Potential Impact**

Changes in regulations applicable to Mullen Group could increase operating costs and have a material adverse effect on our business, results of operations and financial condition. The right to continue to hold applicable licenses and permits is generally subject to maintaining satisfactory compliance with regulatory and safety guidelines, policies and regulations. Although we are committed to compliance and safety through our operational excellence initiatives, there is no assurance that we will be in full compliance at all times with such policies, guidelines and regulations. Consequently, at some future time, we

could be required to incur significant costs to maintain or improve our compliance record.

**Mitigation**

In consideration of this risk we monitor regulatory frameworks with a particular focus on hours of service, over-dimensional freight and transportation of fluids and work, in conjunction with industry associations, to advocate our need to regulators and ensure that equipment meets regulations and that sufficient capital is invested to meet current and anticipated regulatory requirements.

**Litigation:**

***From time to time, Mullen Group or its Business Units may be the subject of litigation, claims, administrative proceedings and regulatory actions ("Claims") arising out of its operations or business in general.***

**Risk Description**

Our business is subject to the risk of litigation by employees, customers, vendors, government agencies, shareholders and other parties. Various types of Claims may be made against Mullen Group or its Business Units including but not limited to those pertaining to negligence, breach of contract, environmental, tax, patent infringement, employment matters and safety incidents.

of potential loss relating to such Claims made against Mullen Group or its Business Units may be material or may be indeterminate. The outcome of any such Claims cannot be predicted with certainty and may impact our business, financial condition, results of operations or cash flows. Further, unfavourable outcomes of settlements of Claims could encourage the commencement of additional Claims. We may also be subject to negative publicity with respect to such Claims regardless of fault. We may also be required to incur significant expenses and devote significant resources in defence of any such Claims.

**Mitigation**

In consideration of this risk we have insurance and risk management programs in place. For Claims that do not fall under such programs, we endorse a formalized quality program and strive to be the best in class in respect of operational excellence so as to reasonably mitigate this risk. When required we retain expert legal counsel to defend Mullen Group or its Business Units so as to reasonably mitigate the risk of an unfavourable outcome of a claim.

**Potential Impact**

The outcome of litigation is difficult to assess or quantify, and the magnitude



## CRITICAL ACCOUNTING ESTIMATES

This MD&A summarizes Mullen Group's financial condition and results of operations, which are based upon our Annual Financial Statements that have been prepared in accordance with IFRS. The Annual Financial Statements require management to select significant accounting policies, which are contained within Note 3 to such statements. These significant accounting policies involve critical accounting estimates regarding matters that are inherently uncertain and require management to make estimates, complex judgements and assumptions. These estimates, complex judgements and assumptions are based on the circumstances that exist at the reporting date and may affect the reported amounts of income and expenses during the reporting periods and the carrying amounts of assets, liabilities, accruals, provisions, contingent liabilities, other financial obligations, as well as the determination of fair values. The following describes critical accounting estimates we used in preparing the Annual Financial Statements and are an important part in understanding such statements:

### *Impairment tests*

We assess, at the end of each reporting period, whether there is an indication that an asset group may be impaired. We have three significant asset groups that are reviewed for impairment. First, goodwill is reviewed for impairment annually, or more frequently if there are indications that impairment may have occurred. The second and third asset groups consist of intangible assets and long-lived assets. Intangible assets are acquired on acquisitions and are mainly comprised of customer relationship values and non-competition agreements, which are amortized over their estimated life from the date of acquisition. Long-lived assets include property, plant and equipment and other assets. These asset groups are tested for impairment when events or changes in circumstances indicate that their carrying amount may not be recoverable. If any indication of impairment exists we estimate the recoverable amount of the asset group. External triggering events include, for example, changes in customer or industry dynamics, drilling and other technologies and economic declines. Internal triggering events for impairment include lower profitability or planned restructuring.

The impairment tests compare the carrying amount of the asset of the cash generating unit ("**CGU**") to its recoverable amount. The recoverable amount is the higher of the fair value less costs of disposal ("**FVLCD**") and the determination of value in use ("**VIU**"). The determination of VIU requires the estimation and discounting of cash flows, which involve key assumptions that consider all information available on the respective testing date. Management uses its judgement, considering past and actual performance as well as expected developments in the respective markets and in the overall macro-economic environment and economic trends to model and discount future cash flows.

In general terms, goodwill represents the excess of the purchase price of a business combination over the net amount of identifiable assets acquired less the liabilities assumed. At December 31, 2017 and 2016, we performed the annual impairment test for goodwill and concluded that there was no impairment of goodwill at any of our CGUs. This is based upon our belief that demand and pricing will improve over the next few years.

The recoverable amount was determined using either a discounted cash flow approach for CGUs that contain a significant amount of goodwill or an earnings multiple approach for those CGUs that do not contain a significant amount of goodwill. The discounted cash flow model employed by the Corporation reflects the specifics of each CGU and its business environment. The model calculates the present value of the estimated future earnings of each CGU.



Estimating future earnings requires judgement, considering past and actual performance as well as expected developments in the respective markets and in the overall macro-economic environment. The calculation of the recoverable amount using the discounted cash flow approach was based on the following key assumptions:

	Discount rate		Terminal value growth rate	
	December 31, 2017	December 31, 2016	December 31, 2017	December 31, 2016
CGU				
Gardewine Group Limited Partnership	10.5%	10.5%	2.0%	2.0%
Formula Powell L.P.	10.5%	10.5%	2.5%	2.5%
Kleysen Group Ltd.	11.0%	11.0%	2.5%	2.5%
Cascade Energy Services L.P.	11.0%	11.0%	2.5%	2.5%
Hi-Way 9 Group of Companies	11.0%	11.0%	2.5%	2.5%
Heavy Crude Hauling L.P.	11.0%	11.0%	2.5%	2.5%
Tenold Transportation Ltd.	11.0%	11.0%	2.5%	2.5%

- (i) Cash flows were projected based on past experience, actual operating results and the one year business plan for the immediate year. Cash flows for a further four year period were extrapolated using constant growth rates of between 2.0 to 2.5 percent with adjustments reflecting an expectation of changes in the general economy, forecasted changes in drilling activity and the Business Unit's respective markets, and represents the Corporation's best estimate of the set of economic conditions that are expected to exist over the forecast period.
- (ii) The terminal value growth rate is based on management's best estimate of the long-term growth rate for its CGUs after the forecast period, considering historic performance and future economic forecasts.
- (iii) Each CGU's discount rate reflects their individual size, risk profile and circumstance and is based on past experience and industry average weighted average cost of capital.

The Corporation believes that the following changes in the key assumptions would result in a recoverable amount equal to the carrying value of the CGU, with any additional change in the assumptions causing goodwill to become impaired.

	Change in discount rate		Change in terminal value growth rate	
	December 31, 2017	December 31, 2016	December 31, 2017	December 31, 2016
CGU				
Gardewine Group Limited Partnership	4.5%	4.7%	(7.3)%	(7.6)%
Formula Powell L.P.	2.6%	1.5%	(4.2)%	(2.3)%
Kleysen Group Ltd.	6.8%	5.6%	(12.1)%	(9.3)%
Cascade Energy Services L.P.	0.5%	0.7%	(0.9)%	(0.9)%
Hi-Way 9 Group of Companies	9.3%	7.8%	(16.5)%	(12.9)%
Heavy Crude Hauling L.P.	3.4%	2.8%	(5.2)%	(4.1)%
Tenold Transportation Ltd.	1.2%	7.3%	(1.7)%	(13.3)%

For all CGUs the recoverable amount was greater than the CGU's carrying value, including goodwill. The CGU with the closest recoverable amount as compared to its carrying value was Cascade Energy. The recoverable amount of Cascade Energy was predicated on our view that there will be a recovery in the oil and gas sector. In our recoverable value model, the terminal value revenue used was approximately 56.0 percent of its highest level that was achieved in fiscal 2012. Future changes to this or any other assumptions may have a negative impact on Cascade Energy's recoverable amount as compared to its carrying value.



Intangible assets are mainly comprised of customer relationships and non-competition agreements. The fair value of these assets are calculated when a business is acquired and then amortized on a straight-line basis over their estimated life. At December 31, 2017, intangible assets totalled \$40.6 million (2016 – \$22.6 million). Property, plant and equipment are mainly comprised of trucks and trailers, land and buildings. The net book value of property, plant and equipment at December 31, 2017, was \$916.1 million (2016 – \$948.5 million).

### ***Acquisitions***

The acquired assets, assumed liabilities (other than deferred taxes) and contingent consideration are recognized at fair value on the date we effectively obtain control. The measurement of business combinations is based on the information available on the acquisition date. The determination of fair value of the acquired intangible assets (including goodwill), property, plant and equipment and other assets and the liabilities assumed at the date of acquisition, as well as the useful lives of the acquired intangible assets and property, plant and equipment, is based on assumptions. The measurement is largely based on projected cash flows and market conditions at the date of acquisition. Contingent consideration is based on the likelihood of various outcomes of specified future events.

### ***Property, plant and equipment and intangible assets***

Property, plant and equipment are initially recognized at cost and include all expenditures directly attributable to bringing the asset to its intended use. The method and rates used in calculating depreciation of property, plant and equipment is an estimate. We calculate depreciation of property, plant and equipment using the declining balance method for the majority of our assets. No changes were made to the methods or rates we used to estimate depreciation expense on property, plant and equipment during the past two years.

We believe the methods and rates of depreciation reasonably reflect the annual decline in the value of property, plant and equipment. These methods and rates used are validated by the fact that net gains or losses on sale of property, plant and equipment over the last ten years have been minimal, which indicates that the net book value of assets approximates fair market value over an extended period of time. At December 31, 2017, the Oilfield Services segment had a carrying value of property, plant, and equipment of \$286.5 million (2016 – \$328.1 million) compared to \$183.9 million (2016 – \$178.7 million) in the Trucking/Logistics segment.

Intangible assets are amortized on a straight line basis over a period of five years. Mullen Group determines the length of the amortization period at the date of acquisition. The method used in determining the amortization period is based upon the anticipated present value of future cash flows generated from customer relationships purchased on acquisitions. At December 31, 2017, the Trucking/Logistics segment had a carrying value of intangible assets of \$30.3 million (2016 – \$19.9 million) as compared to \$10.3 million (2016 – \$2.7 million) in the Oilfield Services segment.

### ***Derivative Financial Instruments***

We utilize Derivatives such as cross-currency swaps to manage our exposure to foreign currency risks relating to our U.S. dollar debt. The fair value of Derivatives fluctuate depending on the estimate of certain underlying financial measures. The estimated fair value of Derivatives are based on observable market data, including foreign currency curves, interest rates and credit spreads.

### ***Trade and other receivables***

Impairment of trade and other receivables is constantly monitored. Evidence of impairment could, for example, occur when the financial difficulties of a debtor become known or payment delays occur. Impairments are based on historical values, observed customer solvency, the aging of trade and other receivables and customer-specific and industry risks. In addition, we review external credit ratings as well as bank and trade references when available. At December 31, 2017, we recognized a reserve for bad debts on a customer-by-customer basis of \$4.4 million (2016 – \$3.2 million) against total gross trade and other receivables of \$179.7 million (2016 – \$157.0 million).

### ***Income Taxes***

Mullen Group's deferred income tax assets and liabilities are determined based on "temporary differences" (differences between the accounting basis and the tax basis of the assets and liabilities), and are measured using



the currently enacted, or substantively enacted, tax rates and laws expected to apply when these differences reverse. We operate in several provincial jurisdictions and are subject to various rates of taxation. The actual amount of tax ultimately paid in these jurisdictions may differ from the estimated amount.

## SIGNIFICANT ACCOUNTING POLICIES

### New Standards and Interpretations Not Yet Adopted

Mullen Group has reviewed new and revised standards and interpretations that have been approved by the IASB.

The following table outlines the new accounting pronouncements issued by the IASB that are applicable to, or may have a future impact on, our organization. The new pronouncements set forth below are effective for financial statements with annual periods beginning on or after January 1, 2018.

IFRS Title	Nature of Impending Change	IFRS Application Date	Impact of initial application on the Corporation's Financial Statements
IFRS 15 – Revenue from contracts with customers	IFRS 15 replaces existing IFRS and introduces a new revenue recognition model for contracts with customers. It also replaces existing guidance for contract costs and includes new disclosure requirements	January 1, 2018 <sup>(1)</sup>	See detailed analysis below.
IFRS 16 – Leases	IFRS 16 supersedes IAS 17 - Leases and eliminates the classification of leases as either operating or finance leases. Under IFRS 16, all leases are to be capitalized by recognizing the present value of the lease payments as both a financial asset and financial liability.	January 1, 2019 <sup>(2)</sup>	Management is currently completing its initial assessment of IFRS 16.

<sup>(1)</sup> This IFRS may be applied retroactively, or as of the application date by adjusting retained earnings using the cumulative effect approach. Early adoption is permitted.

<sup>(2)</sup> Early adoption is permitted but only if the Corporation also applies IFRS 15.

### IFRS 15 - Revenue from Contracts with Customers

The IASB has issued a new standard, IFRS 15 – Revenue from Contracts with Customers ("**IFRS 15**"). This new standard replaces IAS 18 – Revenue which covers contracts for goods and services and IAS 11 – Construction Contracts which covers construction contracts. The new standard is based on the principle that revenue is recognized when control of a good or service transfers to a customer. IFRS 15 is effective for financial years commencing on or after January 1, 2018. As such, we plan to adopt IFRS 15 in our consolidated financial statements for the year ending December 31, 2018, using the cumulative effect method whereby we will apply the new standard as of the date of initial application with no restatement of comparative periods. The cumulative effect method adjusts the effects on revenue and expenses to the opening balance of retained earnings as at January 1, 2018. We do not expect that the implementation of the new standard will result in a material change in revenue.

During 2017 we performed an assessment of IFRS 15. We continue to evaluate the effect of adopting the new standard on our consolidated financial statements. We have identified revenue sources within our lines of business and are assessing the appropriate method of revenue recognition under the new standard. This involves the assessment of whether our performance obligations are satisfied on a point in time or over time basis.

Generally, our services are provided based upon orders and contracts with customers that include fixed or determinable prices and are based upon daily, hourly or contracted rates. Contracts terms do not include the provision of post-service obligations. The majority of our revenue is derived from transportation services. In addition, we offer a multitude of oilfield and other services. While we cannot yet determine the quantitative impact on our consolidated financial statements, we currently expect the new standard to affect the timing of revenue recognition. Currently, we recognize revenue when services are rendered and when collectability of consideration is probable. For our primary service line, transportation services, revenue is currently recognized when the shipment is delivered. The new standard will require us to recognize transportation services revenue over time



resulting in revenue being recognized before the shipment is delivered on a prorated basis. This requirement involves the use of more estimates and judgements than the present standard and requires additional disclosures.

## **Changes in Accounting Policies**

During 2017 the Corporation adopted the following accounting policy as a result of the acquisition of Envolve.

### ***Asset Retirement Obligations***

Asset retirement obligations are measured at the present value of the expenditures expected to be incurred to remediate, reclaim and abandon the Corporation's disposal wells and related facilities in future periods. The Corporation uses an estimated inflation rate and a risk-free interest rate in the measurement of the present value of its asset retirement obligations. The associated asset retirement cost is capitalized within property, plant and equipment and is amortized over its estimated useful life. Any revisions to the estimated timing, amount of cash flows, inflation rate or risk-free interest rate are recognized as a change in the asset retirement obligation and the asset retirement cost. Accretion expense is recognized in the consolidated statement of comprehensive income within other (income) expense. The estimated future costs of the Corporation's asset retirement obligations are reviewed and adjusted as required at the end of each reporting period.

## **DISCLOSURE AND INTERNAL CONTROLS**

### **Disclosure Controls and Internal Controls over Financial Reporting**

As at December 31, 2017, an evaluation of the effectiveness of our disclosure controls and procedures as defined under the rules adopted by the Canadian securities regulatory authorities was carried out under the supervision and with the participation of management, including the Chief Executive Officer ("**CEO**") and the Chief Financial Officer ("**CFO**"). Based on this evaluation, the CEO and the CFO concluded that, as at December 31, 2017, the design and operation of our disclosure controls and procedures were effective to provide reasonable assurance that information required to be disclosed by the Corporation in reports filed with, or submitted to, securities regulatory authorities were reported within the time periods specified under Canadian securities laws.

Internal control over financial reporting is a process designed by or under the supervision of management and effected by the Board, management and other personnel to provide reasonable assurance regarding the reliability of financial reporting and preparation of consolidated financial statements for external purposes in accordance with IFRS. Management is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting, no matter how well designed, has inherent limitations and can provide only reasonable assurance with respect to the preparation and fair presentation of published financial statements. Under the supervision and with the participation of the CEO and CFO, management conducted an evaluation of the effectiveness of its internal control over financial reporting.

Based on this evaluation, the CEO and CFO concluded that internal control over financial reporting was effective as at December 31, 2017, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external reporting purposes. We utilize the Internal Control – Integrated Framework (2013) as issued by the Committee of Sponsoring Organizations of the Treadway Commission. In 2017 there was no change in our internal control over financial reporting that materially affected or is reasonably likely to materially affect our internal control over financial reporting.



## FORWARD-LOOKING INFORMATION STATEMENTS

This MD&A contains forward-looking statements within the meaning of applicable Canadian Securities laws. Readers are cautioned that expectations, estimates, projections and assumptions used in the preparation of such information, although considered reasonable at the time of preparation, may prove to be imprecise and, as such, undue reliance should not be placed on forward-looking statements. The following is a list of forward-looking statements contained within this MD&A, along with the respective assumptions:

- Mullen Group's belief that we can continue to grow and improve the bottom line in 2018, as referred to in the Executive Summary section beginning on page 7. This forward-looking statement is based on the assumption that the changes we had expected in the trucking and logistics industry intensified as the year unfolded due to a combination of increased demand for freight services and a tight labour market, which has now reached a point where adding industry supply is not an option. This is a trend that we had been anticipating for some time and we believe will validate our strategy of pursuing acquisitions in the trucking and logistics sector.
- Mullen Group's optimistic outlook for our Trucking/Logistics segment in 2018, as referred to in the Outlook section beginning on page 7. This forward-looking statement is based on the assumption that the Canadian economy has now reached an inflection point after several years of steady growth. Trucking capacity has tightened significantly over the past 12 months accompanied by the strongest job market in several decades. It is this combination of strong freight demand due to economic growth along with very tight labour markets that we believe provides the catalyst for pricing recovery in this segment, after a very competitive and price sensitive market in 2017.
- Mullen Group's belief that 2018 will be a growth year for the Mullen Group given the macro outlook, as referred to in the Outlook section beginning on page 7. This forward-looking statement is based on the assumption that acquisitions will remain an important driver of our revenue growth.
- Mullen Group's intention to pay monthly dividends of \$0.05 per Common Share for 2018, as referred to in the Outlook section beginning on page 7 and in the Dividends section beginning on page 15. This forward-looking statement is based on the assumption that we will generate sufficient cash in excess of our financial obligations to support the monthly dividend.
- Mullen Group's approval of a \$40.0 million capital budget for 2018, exclusive of corporate acquisitions, real property and special projects, with \$30.0 million allocated towards the Trucking/Logistics segment primarily to replace trucks, trailers and specialized equipment to support the operations of these Business Units. In addition, \$10.0 million will be allocated to support the initial phase of our replacement cycle within the Oilfield Services segment after several years of under-investing in this segment, as referred to in the Capital Expenditures sections beginning on page 18 and 40. This forward-looking statement is based on the assumption that our Business Units will require capital to support their ongoing operations and growth opportunities.
- Mullen Group's intention to use working capital, the Bank Credit Facility (as defined on page 40) and the anticipated cash flow from operating activities in 2018 to finance our ongoing working capital requirements, our 2018 debt maturities, our 2018 capital budget, as well as various special projects and acquisition opportunities, as referred to in the Capital Resources and Liquidity section beginning on page 37. This forward-looking statement is based on our belief that our access to cash will exceed our expected requirements.

Although we believe that the expectations and assumptions on which the forward-looking statements are based are reasonable, undue reliance should not be placed on the forward-looking statements because we can give no assurance that they will prove to be correct.

Forward-looking statements address future events and conditions and, therefore, involve inherent risks and uncertainties. Actual results could differ materially from those currently anticipated due to a number of factors and risks. These include, but are not limited to, the risks associated with the service and energy industry in general; ability to access sufficient capital from internal and external sources; failure to obtain required regulatory, securityholder and other approvals as may be required from time to time; and changes in legislation, including but not limited to tax laws and environmental regulations. Accordingly, readers should not place undue reliance on the forward-looking statements contained in this MD&A.



Readers are cautioned that the foregoing list of factors and risks is not exhaustive. Additional information on these and other factors that could affect the operations or financial results of Mullen Group along with the forward-looking statements in this MD&A, may be found in the Advisory on page 1 as well as in reports on file with applicable securities regulatory authorities and may be accessed through the SEDAR website at [www.sedar.com](http://www.sedar.com). The forward-looking statements contained in this MD&A are made as of the date hereof 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 so required by applicable securities law. We rely on litigation protection for "forward-looking" statements.

## GLOSSARY OF TERMS AND RECONCILIATION OF NON-GAAP AND ADDITIONAL GAAP TERMS

The Annual Financial Statements attached and referred to in this MD&A were prepared according to Canadian GAAP. References to OIBDA, operating margin, OIBDA – adjusted, operating margin – adjusted, net income – adjusted, earnings per share – adjusted, net capital expenditures, net debt, total net debt and cash flow per share are not measures recognized by Canadian GAAP and do not have standardized meanings prescribed by Canadian GAAP. This MD&A reports on certain financial performance measures that are described and presented in order to provide shareholders and potential investors with additional measures to evaluate our ability to fund our operations and information regarding our liquidity. In addition, these measures are used by management in its evaluation of performance. These Non-GAAP and Additional GAAP Terms may not be comparable to similar measures presented by other issuers and should not be considered in isolation or as a substitute for measures prepared in accordance with Canadian GAAP. Investors are cautioned that these indicators should not replace the foregoing Canadian GAAP terms: net income, earnings per share, purchases of property, plant and equipment, proceeds on sale of property, plant and equipment and debt.

### Operating Income Before Depreciation and Amortization

OIBDA is an additional GAAP term and is defined as net income before depreciation of property, plant and equipment, amortization of intangible assets, finance costs, net foreign exchange gains and losses, other (income) expense and income taxes. Management relies on OIBDA as a measurement since it provides an indication of our ability to generate cash from our principal business activities prior to depreciation and amortization, financing, or taxation in various jurisdictions. Net income is also an indicator of financial performance; however, net income includes expenses that are not a direct result of our operating activities.

### Reconciliation of Net Income to Operating Income Before Depreciation and Amortization

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31		Years ended December 31	
	2017	2016	2017	2016
Net income (loss)	\$ 5.4	\$ (0.7)	\$ 65.5	\$ 52.0
Add (deduct):				
Income tax expense	4.5	5.5	16.8	19.7
Net foreign exchange loss (gain)	1.3	11.4	(21.7)	(5.8)
Other (income) expense	0.3	(2.2)	(2.5)	(2.7)
Finance costs	5.4	7.8	27.5	32.5
Depreciation of property, plant and equipment	25.9	18.1	75.4	71.3
Amortization of intangible assets	3.2	2.6	11.2	14.0
Operating income before depreciation and amortization	\$ 46.0	\$ 42.5	\$ 172.2	\$ 181.0



## Operating Margin

Operating margin is a Non-GAAP term and is defined as OIBDA divided by revenue. Management relies on operating margin as a measurement since it provides an indication of our ability to generate an appropriate return as compared to the associated risk and the amount of assets employed within our principal business activities.

## Operating Income Before Depreciation and Amortization – Adjusted

OIBDA – adjusted is a Non-GAAP term and is defined as net income before depreciation of property, plant and equipment, amortization of intangible assets, finance costs, net foreign exchange gains and losses, other (income) expense, income taxes and foreign exchange gains and losses recognized on U.S. dollar cash held within the Corporate Office. Management relies on OIBDA – adjusted as a measurement since it provides an indication of our ability to generate cash from our principal business activities prior to depreciation and amortization, financing, taxation in various jurisdictions and gains and losses recognized on U.S. cash held within the Corporate Office. Net income is also an indicator of financial performance, however, net income includes expenses that are not a direct result of our operating activities.

## Reconciliation of Net Income to Operating Income Before Depreciation and Amortization – Adjusted

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31		Years Ended December 31	
	2017	2016	2017	2016
Net income (loss)	\$ 5.4	\$ (0.7)	\$ 65.5	\$ 52.0
Add (deduct):				
Income tax expense	4.5	5.5	16.8	19.7
Net foreign exchange loss (gain)	1.3	11.4	(21.7)	(5.8)
Other (income) expense	0.3	(2.2)	(2.5)	(2.7)
Finance costs	5.4	7.8	27.5	32.5
Depreciation of property, plant and equipment	25.9	18.1	75.4	71.3
Amortization of intangible assets	3.2	2.6	11.2	14.0
Selling and administrative expenses <sup>(1)</sup>	(0.1)	(2.3)	7.9	3.4
Operating income before depreciation and amortization – adjusted	\$ 45.9	\$ 40.2	\$ 180.1	\$ 184.4

<sup>(1)</sup> Consists of the foreign exchange (gain) loss recognized on U.S. dollar cash held within the Corporate Office.

## Operating Margin – Adjusted

Operating margin – adjusted is a Non-GAAP term and is defined as OIBDA – adjusted divided by revenue. Management relies on operating margin – adjusted as a measurement since it provides an indication of our ability to generate an appropriate return as compared to the associated risk and the amount of assets employed within our principal business activities.

## Net Income – Adjusted and Earnings per Share – Adjusted

Net income – adjusted and earnings per share – adjusted are calculated by adjusting net income and basic earnings per share by the impact of any net foreign exchange gains and losses, from the change in fair value of investments, the gain on contingent consideration and the gain on fair value of equity investment. Management adjusts net income and earnings per share by excluding these specific factors to more clearly reflect earnings from an operating perspective. See pages 28 and 51 for detailed calculations of net income – adjusted and earnings per share – adjusted.



## Net Capital Expenditures

Net capital expenditures are calculated by subtracting the amount of cash received from the sale of property, plant and equipment from the amount of cash used to purchase property, plant and equipment. Management calculates net capital expenditures to evaluate and manage its capital expenditure budget and to assist in allocating capital amongst its Business Units.

<i>(unaudited)</i> (\$ millions)	Three month periods ended December 31		Years ended December 31	
	2017	2016	2017	2016
Purchase of property, plant and equipment	\$ 9.3	\$ 4.7	\$ 33.1	\$ 20.9
Proceeds on sale of property, plant and equipment	(6.0)	(2.2)	(13.3)	(6.4)
Net capital expenditures	\$ 3.3	\$ 2.5	\$ 19.8	\$ 14.5

## Net Debt

Net debt is calculated by subtracting total working capital (current assets less current liabilities) from total debt (long-term debt plus the debt component of Debentures). Management calculates net debt to monitor its capital structure and makes adjustments to it in light of changes in economic conditions.

<i>(unaudited)</i> (\$ millions)	December 31, 2017		December 31, 2016	
Long-term debt	\$	456.8	\$	547.1
Convertible debentures - debt component		12.4		12.3
Total debt		469.2		559.4
Less working capital:				
Current assets		358.1		469.2
Current liabilities (excluding convertible debentures – debt component <sup>(1)</sup> )		(164.1)		(226.1)
Total working capital		194.0		243.1
Net debt	\$	275.2	\$	316.3

<sup>(1)</sup> The Debentures mature on July 1, 2018. Each \$1,000 of Debentures are convertible into 93.2 Common Shares of Mullen Group (or a conversion price of \$10.73). Thus, an aggregate of approximately 1,159,874 Common Shares of Mullen Group would be issued if all holders convert their principal amount.



## Total Net Debt

On March 31, 2016, at our own discretion, we entered into an agreement with the Private Placement Debt noteholders to amend certain financial covenant terms up to and including the Covenant Relief Period. The Amending Agreement replaces the financial covenant term total debt with total net debt for financial covenant calculation purposes. During the Covenant Relief Period, total net debt is calculated by subtracting the value of any cash and cash equivalents in excess of \$50.0 million and subtracting any unrealized gain on Cross-Currency Swaps or adding any unrealized loss on Cross-Currency Swaps as disclosed within Derivatives on the consolidated statement of financial position from total debt as defined by the agreement. Management calculates total net debt to monitor its capital structure and makes adjustments to it in light of changes in economic conditions.

<i>(unaudited)</i> (\$ millions)	December 31, 2017	
Private Placement Debt (including current portion)	\$	526.8
Various Financing Loans		0.7
Letters of credit		4.4
Total debt		531.9
Less: excess cash		
Cash and cash equivalents	\$	134.5
Covenant threshold		(50.0)
Excess cash		(84.5)
Less: unrealized gain on Cross-Currency Swaps		(25.6)
Add: unrealized loss on Cross-Currency Swaps		—
		(110.1)
Total net debt	\$	421.8

## Cash Flow per Share

Cash flow per share is calculated by dividing net cash from operating activities by the weighted average number of Common Shares outstanding. Management measures cash flow per share to provide investors with an indication of the amount of cash being generated on a per share basis, after consideration of working capital and income taxes paid.

<i>(unaudited)</i> (\$ millions, except share and per share amounts)	Three month periods ended December 31		Years ended December 31	
	2017	2016	2017	2016
Net cash from operating activities	\$ 58.3	\$ 46.5	\$ 142.1	\$ 174.3
Weighted average number of Common Shares outstanding	103,654,316	103,654,316	103,654,316	99,165,039
Cash flow per share	\$ 0.56	\$ 0.45	\$ 1.37	\$ 1.76





DECEMBER 31, 2017  
ANNUAL FINANCIAL REPORT

# INDEPENDENT AUDITORS' REPORT



February 7, 2018

## Independent Auditor's Report

### To the Shareholders of Mullen Group Ltd.

We have audited the accompanying consolidated financial statements of Mullen Group Ltd., which comprise the consolidated statements of financial position as at December 31, 2017 and December 31, 2016 and the consolidated statements of comprehensive income, changes in equity and cash flows for the years then ended, and the related notes, which comprise a summary of significant accounting policies and other explanatory information.

#### Management's responsibility for the consolidated financial statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

#### Auditor's responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audits. We conducted our audits in accordance with Canadian generally accepted auditing standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained in our audits is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Mullen Group Ltd. as at December 31, 2017 and December 31, 2016 and its financial performance and its cash flows for the years then ended in accordance with International Financial Reporting Standards.

*PricewaterhouseCoopers LLP*

**Chartered Professional Accountants**

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*PricewaterhouseCoopers LLP*  
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T: +1 403 509 7500, F: +1 403 781 1825

\*PwC\* refers to PricewaterhouseCoopers LLP, an Ontario limited liability partnership.



## CONSOLIDATED STATEMENT OF FINANCIAL POSITION

<i>(thousands)</i>	Note	December 31	
		2017	2016
<b>Assets</b>			
Current assets:			
Cash and cash equivalents	6	\$ 134,533	\$ 270,291
Trade and other receivables	7	175,303	153,766
Inventory	8	30,204	30,075
Prepaid expenses		10,696	8,754
Current tax receivable		7,370	6,311
		<b>358,106</b>	<b>469,197</b>
Non-current assets:			
Property, plant and equipment	9	916,140	948,540
Goodwill	10	363,350	351,883
Intangible assets	11	40,609	22,604
Investments	12	33,755	38,648
Deferred tax assets	17	4,580	8,330
Derivative financial instruments	13	25,627	32,759
Other assets	14	8,490	1,066
		<b>1,392,551</b>	<b>1,403,830</b>
<b>Total Assets</b>		<b>\$ 1,750,657</b>	<b>\$ 1,873,027</b>
<b>Liabilities and Equity</b>			
Current liabilities:			
Accounts payable and accrued liabilities	15	\$ 88,221	\$ 83,460
Dividends payable	16	3,110	3,110
Current tax payable		2,016	3,209
Convertible debentures – debt component	19	12,393	—
Current portion of long-term debt	18	70,781	136,300
		<b>176,521</b>	<b>226,079</b>
Non-current liabilities:			
Long-term debt	18	456,799	547,107
Convertible debentures – debt component	19	—	12,290
Asset retirement obligations		972	—
Deferred tax liabilities	17	126,634	127,141
		<b>584,405</b>	<b>686,538</b>
Equity:			
Share capital	20	933,303	933,303
Convertible debentures – equity component	19	550	550
Contributed surplus		13,807	12,679
Retained earnings		42,071	13,878
		<b>989,731</b>	<b>960,410</b>
<b>Total Liabilities and Equity</b>		<b>\$ 1,750,657</b>	<b>\$ 1,873,027</b>

The notes which begin on page 94 are an integral part of these consolidated financial statements.

Approved by the Board of Directors on February 7, 2018, after review by the Audit Committee.

**"Signed: Murray K. Mullen"**

Murray K. Mullen, Director

**"Signed: Philip J. Scherman"**

Philip J. Scherman, Director



## CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

<i>(thousands, except per share amounts)</i>	Note	Years ended December 31	
		2017	2016
Revenue	22	\$ 1,138,489	\$ 1,035,059
Direct operating expenses		811,378	711,847
Selling and administrative expenses		154,953	142,179
Operating income before depreciation and amortization		172,158	181,033
Depreciation of property, plant and equipment	9	75,418	71,294
Amortization of intangible assets	11	11,152	14,006
Finance costs	25	27,499	32,460
Net foreign exchange (gain) loss	13	(21,693)	(5,778)
Other (income) expense	27	(2,504)	(2,694)
Income before income taxes		82,286	71,745
Income tax expense	17	16,777	19,707
Net income and total comprehensive income		\$ 65,509	\$ 52,038
Earnings per share:	21		
Basic		\$ 0.63	\$ 0.52
Diluted		\$ 0.63	\$ 0.52
Weighted average number of Common Shares outstanding:	21		
Basic		103,654	99,165
Diluted		103,654	99,165

*The notes which begin on page 94 are an integral part of these consolidated financial statements.*



## CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

(thousands)	Note	Share capital	Convertible debentures – equity component	Contributed surplus	Retained earnings	Total
Balance at January 1, 2017		\$ 933,303	\$ 550	\$ 12,679	\$ 13,878	\$ 960,410
Total comprehensive income for the period		—	—	—	65,509	65,509
Stock-based compensation expense		—	—	1,128	—	1,128
Dividends declared to common shareholders	16	—	—	—	(37,316)	(37,316)
<b>Balance at December 31, 2017</b>		<b>\$ 933,303</b>	<b>\$ 550</b>	<b>\$ 13,807</b>	<b>\$ 42,071</b>	<b>\$ 989,731</b>

(thousands)	Note	Share capital	Convertible debentures – equity component	Contributed surplus	Retained earnings	Total
Balance at January 1, 2016		\$ 778,448	\$ 550	\$ 11,597	\$ 16,049	\$ 806,644
Total comprehensive income for the period		—	—	—	52,038	52,038
Stock-based compensation expense		—	—	1,082	—	1,082
Common Shares issued on bought deal and private placement (net of tax and issuance costs)	20	154,855	—	—	—	154,855
Dividends declared to common shareholders	16	—	—	—	(54,209)	(54,209)
<b>Balance at December 31, 2016</b>		<b>\$ 933,303</b>	<b>\$ 550</b>	<b>\$ 12,679</b>	<b>\$ 13,878</b>	<b>\$ 960,410</b>

The notes which begin on page 94 are an integral part of these consolidated financial statements.



# CONSOLIDATED STATEMENT OF CASH FLOWS

<i>(thousands)</i>	Note	Years ended December 31	
		2017	2016
Cash provided by (used in):			
<b>Cash flows from operating activities:</b>			
Net income		\$ 65,509	\$ 52,038
Adjustments for:			
Depreciation and amortization		86,570	85,300
Finance costs	25	27,499	32,460
Stock-based compensation expense		1,128	1,082
Foreign exchange loss on cross-currency swaps	13	7,132	7,190
Foreign exchange		(21,536)	(9,918)
Change in fair value of investments	27	770	(1,703)
Loss on sale of property, plant and equipment	27	1,762	886
Gain on fair value of equity investment	5	(1,555)	—
Gain on contingent consideration	5	(2,000)	—
Earnings from equity investments	27	(1,493)	(1,877)
Accretion on asset retirement obligations		12	—
Income tax expense		16,777	19,707
Cash flows from operating activities before non-cash working capital items		180,575	185,165
Changes in non-cash working capital items from operating activities	32	(12,335)	14,716
Cash generated from operating activities		168,240	199,881
Income tax paid		(26,155)	(25,567)
Net cash from operating activities		142,085	174,314
<b>Cash flows from financing activities:</b>			
Cash dividends paid to common shareholders		(37,316)	(60,265)
Interest paid		(31,342)	(33,499)
Repayment of long-term debt and loans	18	(139,197)	(77,237)
Proceeds from bank credit facility		—	35,000
Repayment of bank credit facility		—	(35,000)
Net proceeds from Common Share issuances	20	—	153,134
Changes in non-cash working capital items from financing activities		(580)	(122)
Net cash used in financing activities		(208,435)	(17,989)
<b>Cash flows from investing activities:</b>			
Acquisitions net of cash acquired	5	(37,865)	(24,617)
Purchase of property, plant and equipment		(33,059)	(20,938)
Proceeds on sale of property, plant and equipment		13,255	6,438
Proceeds on sale (purchases) of investments		(650)	7,427
Interest received	25	2,510	1,680
Dividends from equity investee		128	—
Other assets		(6,548)	(157)
Changes in non-cash working capital items from investing activities		110	(60)
Net cash used in investing activities		(62,119)	(30,227)
Change in cash and cash equivalents		(128,469)	126,098
Cash and cash equivalents at January 1		270,291	147,243
Effect of exchange rate fluctuations on cash held		(7,289)	(3,050)
Cash and cash equivalents at December 31	6	\$ 134,533	\$ 270,291

The notes which begin on page 94 are an integral part of these consolidated financial statements.



# NOTES TO THE ANNUAL FINANCIAL STATEMENTS

Years ended December 31, 2017 and 2016

(Tabular amounts in thousands, except share and per share amounts)

## 1. Reporting Entity

Mullen Group Ltd. ("**Mullen Group**" and/or the "**Corporation**") was incorporated pursuant to the laws of the Province of Alberta and is a publicly-traded company listed on the Toronto Stock Exchange under the symbol 'MTL'. The Corporation maintains its registered office in Okotoks, Alberta, Canada. The business of Mullen Group is operated through wholly-owned (either directly or indirectly) subsidiaries and limited partnerships ("**Business Units**"). The business of Mullen Group is a diversified transportation and oilfield service organization with its activities divided into two distinct operating segments, namely Trucking/Logistics and Oilfield Services. These consolidated financial statements ("**Annual Financial Statements**") include the accounts of the Corporation, its subsidiaries and its limited partnerships.

## 2. Basis of Presentation

### (a) Statement of Compliance

These Annual Financial Statements have been prepared in accordance to and comply with International Financial Reporting Standards ("**IFRS**"), which include the International Accounting Standards ("**IAS**") and the interpretations developed by the International Financial Reporting Interpretations Committee ("**IFRIC**"), as issued by the International Accounting Standards Board ("**IASB**").

### (b) Basis of Measurement

These Annual Financial Statements have been prepared on the historical cost basis except for investments (excluding investments accounted for by the equity method), and derivative financial instruments ("**Derivatives**"), which are measured at fair value through profit or loss ("**FVTPL**").

### (c) Functional and Presentation Currency

These Annual Financial Statements are presented in Canadian dollars, which is the functional currency of the Corporation and each of its Business Units. All financial information presented in Canadian dollars has been rounded to the nearest thousand except for per share amounts.

### (d) Use of Estimates and Judgements

The preparation of these Annual Financial Statements in accordance with IFRS requires the use of certain critical accounting estimates, judgements and assumptions. The carrying amount of assets, liabilities, accruals, provisions, other financial obligations, as well as the determination of fair values, contingent liabilities, reported income and expense in these Annual Financial Statements depends on the use of estimates, judgements and assumptions. In the process of applying the Corporation's accounting policies management takes into consideration existing circumstances and estimates at the date of these Annual Financial Statements, which affects the reported amounts of income and expenses during the reporting periods. Given the uncertainty inherent in determining these factors, actual results may differ from these estimates. Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected. Significant items impacted by such estimates and judgements are outlined below. Readers are cautioned that the foregoing list is not exhaustive and other items may also be affected by estimates and judgements.

#### Judgements

##### (i) *Property, Plant and Equipment and Intangible Assets*

Mullen Group's depreciation and amortization methods for trucks and trailers as well as other property, plant and equipment and intangible assets are based on management's judgement in selecting methods that most accurately match the pattern of economic benefits consumed by the Corporation from the use of such assets. These judgements are based upon industry norms and Mullen Group's historical experience.

##### (ii) *Impairment Tests*

Mullen Group assesses, at the end of each reporting period, whether there is an indication that an asset group may be impaired. If any indication of impairment exists, Mullen Group determines the recoverable amount of the asset group. External triggering events include, for example, changes in customer or industry dynamics, drilling and other technologies and economic declines. Internal triggering events for impairment include, for example, lower profitability or planned restructuring.

#### Estimates

##### (i) *Acquisitions*

The acquired assets, assumed liabilities (other than deferred taxes) and contingent consideration are recognized at fair value on the date Mullen Group effectively obtains control. The measurement of the assets and liabilities acquired in each business combination is based on the information available on the acquisition date. The estimate of fair value of the acquired intangible assets (including goodwill), property, plant and equipment and other assets and the liabilities assumed at the date of acquisition as well as the useful lives of the acquired intangible assets and property, plant and equipment is based on assumptions. The measurement is largely based on projected cash flows, discount rates and market conditions at the date of acquisition. Contingent consideration is based on the likelihood of various outcomes of specified future events. ► **For more information, refer to Note 5.**



(ii) *Trade and Other Receivables*

Impairment of trade and other receivables is constantly monitored. Evidence of impairment could, for example, occur when the financial difficulties of a debtor become known or payment delays occur. Impairments are, in part, based on estimates using historical values, observed customer solvency, the aging of trade and other receivables and customer-specific and industry risks. In addition, Mullen Group reviews external credit ratings as well as bank and trade references when available. ► **For more information, refer to Notes 7 and 30.**

(iii) *Property, Plant and Equipment and Intangible Assets*

Depreciation and amortization are calculated using a systematic and rational basis, which are based upon an estimate of each assets useful life and residual value. The estimated useful life and residual value chosen are Mullen Group's best estimate of such and are based on industry norms, historical experience, market conditions and other estimates that consider the period and distribution of future cash inflows. ► **For more information, refer to Notes 9 and 11.**

(iv) *Impairment Tests*

Mullen Group's impairment tests compare the carrying amount of the asset or cash generating unit ("CGU") to its recoverable amount. The recoverable amount is the higher of fair value less costs of disposal ("FVLCD") and value in use ("VIU"). FVLCD is the amount obtainable from the sale of an asset or CGU in an arms-length transaction between knowledgeable, willing parties, less the costs of disposal. VIU is the present value of estimated future cash flows expected to arise from the continuing use of an asset or CGU and from the disposal at the end of its useful life. The determination of VIU requires the estimation and discounting of cash flows which involves key assumptions that consider all information available on the respective testing date. Management uses estimates, considering past and actual performance as well as expected developments in the respective markets and in the overall macro-economic environment and economic trends to model and discount future cash flows. ► **For more information, refer to Notes 10 and 11.**

(v) *Tax Assets*

The realization of deferred tax assets depends on the future taxable income of the respective Mullen Group subsidiaries. The continued recognition of deferred tax assets is based on estimates of internal projections of future earnings, tax deductions and anticipated income tax rates. ► **For more information, refer to Note 17.**

(vi) *Derivative Financial Instruments*

Mullen Group utilizes Derivatives such as Cross-Currency Swaps (as hereafter defined on page 109) to manage its exposure to foreign currency risks relating to its U.S. dollar debt. The fair value of Derivatives fluctuate depending on the estimate of certain underlying financial measures. The estimated fair value of Derivatives are based on observable market data, including foreign currency curves, interest rates and credit spreads. ► **For more information, refer to Note 13.**

### 3. Significant Accounting Policies

The accounting policies set out below have been applied consistently to all periods presented in these Annual Financial Statements.

(a) *Basis of Consolidation*

These Annual Financial Statements include the accounts of Mullen Group, its subsidiaries and its limited partnerships. The financial statements of such subsidiaries and limited partnerships controlled by Mullen Group are included in these Annual Financial Statements from the date that control commenced until the date that control ceases. Control is achieved when the Corporation is exposed to, or has rights to, variable returns from its subsidiaries and limited partnerships and has the ability to affect those returns through its power to direct their activities. The accounting policies of subsidiaries and limited partnerships are the same as those of the Corporation. For the year ended December 31, 2017, the scope of consolidation for these Annual Financial Statements encompassed 86 entities, of which 12 were a first time consolidation. The first time consolidations were a result of the acquisitions of Kel-West Carriers Ltd. ("**Kel-West**"), Envolve Energy Services Corp. ("**Envolve**"), Golden Transport Ltd. ("**Golden**"), RDK Transportation Co. Inc. ("**RDK**"), S. Krulicki & Sons Ltd. and Marshall Trucking Inc. ("**Marshall**"). During 2017 10 entities ceased existence due to internal corporate reorganizations.

(b) *Changes in Accounting Policies*

During 2017, the Corporation adopted the following accounting policy as a result of the acquisition of Envolve.

*Asset Retirement Obligations*

Asset retirement obligations are measured at the present value of the expenditures expected to be incurred to remediate, reclaim and abandon the Corporation's disposal wells and related facilities in future periods. The Corporation uses an estimated inflation rate and a risk-free interest rate in the measurement of the present value of its asset retirement obligations. The associated asset retirement cost is capitalized within property, plant and equipment and is amortized over its estimated useful life. Any revisions to the estimated timing, amount of cash flows, inflation rate or risk-free interest rate are recognized as a change in the asset retirement obligation and the asset retirement cost. Accretion expense is recognized in the consolidated statement of comprehensive income within other (income) expense. The estimated future costs of the Corporation's asset retirement obligations are reviewed and adjusted as required at the end of each reporting period.



(c) New Standards and Interpretations not yet adopted

Mullen Group has reviewed new and revised standards and interpretations that have been approved by the IASB.

The following table outlines the new accounting pronouncements issued by the IASB that are applicable to, or may have a future impact on, Mullen Group. The new pronouncements set forth below are effective for financial statements with annual periods beginning on or after January 1, 2018.

IFRS Title	Nature of Impending Change	IFRS Application Date	Impact of initial application on the Corporation's Financial Statements
IFRS 15 – Revenue from contracts with customers	IFRS 15 replaces existing IFRS and introduces a new revenue recognition model for contracts with customers. It also replaces existing guidance for contract costs and includes new disclosure requirements.	January 1, 2018 <sup>(1)</sup>	See detailed analysis below.
IFRS 16 – Leases	IFRS 16 supersedes IAS 17 - Leases and eliminates the classification of leases as either operating or finance leases. Under IFRS 16, all leases are to be capitalized by recognizing the present value of the lease payments as both a financial asset and financial liability.	January 1, 2019 <sup>(2)</sup>	Management is currently completing its initial assessment of IFRS 16.

<sup>(1)</sup> This IFRS may be applied retroactively, or as of the application date by adjusting retained earnings using the cumulative effect approach. Early adoption is permitted.

<sup>(2)</sup> Early adoption is permitted but only if the Corporation also applies IFRS 15.

*IFRS 15 – Revenue from Contracts with Customers*

The IASB has issued a new standard IFRS 15 – Revenue from Contracts with Customers ("IFRS 15"). This new standard replaces IAS 18 – Revenue and IAS 11 – Construction Contracts. The new standard is based on the principle that revenue is recognized when control of a good or service transfers to a customer. IFRS 15 is effective for financial years commencing on or after January 1, 2018. As such, Mullen Group will adopt IFRS 15 in its consolidated financial statements for the year ending December 31, 2018, using the cumulative effect method whereby Mullen Group will apply the new standard as of the date of initial application with no restatement of comparative periods. The cumulative effect method adjusts the effects on revenue and expenses to the opening balance of retained earnings as at January 1, 2018. Mullen Group does not expect that the implementation of the new standard will result in a material change in revenue.

During 2017, Mullen Group performed an assessment of IFRS 15 and evaluated the effect of adopting the new standard on its consolidated financial statements. Mullen Group has identified revenue sources within its lines of business and has assessed the appropriate method of revenue recognition under the new standard. This involves the assessment of whether its performance obligations are satisfied on a point in time or over time basis.

Generally, Mullen Group's services are provided based upon orders and contracts with customers that include fixed or determinable prices and are based upon daily, hourly or contracted rates. Contract terms do not include the provision of post-service obligations. The majority of its revenue is derived from transportation services. In addition, Mullen Group offers a multitude of oilfield and other services. While Mullen Group cannot yet determine the quantitative impact on its consolidated financial statements, it currently expects the new standard to affect the timing of revenue recognition. Prior to fiscal 2018, Mullen Group recognized revenue when services were rendered and when collectability of consideration is probable. For its primary service line, transportation services, revenue is currently recognized when the shipment is delivered. The new standard will require Mullen Group to recognize transportation services revenue over time resulting in revenue being recognized before the shipment is delivered on a prorated basis. This requirement involves the use of more estimates and judgements than the present standard and requires additional disclosures.

(d) Cash and Cash Equivalents

Cash and cash equivalents are comprised of cash and highly liquid short-term investments originally maturing within three months or less, net of bank indebtedness used for operational purposes. Bank indebtedness is repayable on demand and forms an integral part of the Corporation's cash management and is therefore included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

► For more information, refer to Note 6.

(e) Inventory

Inventory consists primarily of repair parts, fuel and items for resale. Inventory is stated at the lower of cost or net realizable value. The cost of inventory is accounted for on a weighted average basis and includes expenditures incurred in acquiring the inventory, and other costs incurred in bringing them to their existing location and condition. Net realizable value is the estimated selling price in the ordinary course of business less the estimated selling expenses. ► For more information, refer to Note 8.



(f) Property, Plant and Equipment and Depreciation

Property, plant and equipment are recorded at cost less accumulated depreciation. Cost includes expenditures that are directly attributable to the acquisition of the asset. The cost of self-constructed assets includes the cost of materials and direct labour, any other costs directly attributable to bringing the assets to a working condition for their intended use, the costs of dismantling and removing the items and restoring the site on which they are located, and borrowing costs on qualifying assets.

When the cost of a part of an item of property, plant and equipment is significant in relation to the total cost of an item and the parts have different useful lives, they are accounted for as separate items (major components) of property, plant and equipment. The costs of day-to-day servicing of property, plant and equipment are recognized in direct operating expenses. Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount and are recognized net within other (income) expense. Depreciation of additions and disposals is prorated from the month of purchase or disposal. Depreciation methods, useful lives and residual values are reviewed at the end of each reporting period and adjusted if appropriate. ► **For more information, refer to Note 9.**

Except for drilling equipment, depreciation is recorded annually over the estimated useful lives of the assets on the declining balance basis at the following depreciation rates:

Buildings	2.5 - 8%
Trucks and trailers	10 - 20%
Equipment, satellite communication equipment, furniture and fixtures, automobiles, computer hardware and systems software (" <b>Miscellaneous Equipment</b> ")	20 - 30%

(g) Investment Properties

Investment properties consist of real property that are held to earn rental income and are recorded at cost less accumulated depreciation. Cost includes expenditures that are directly attributable to the acquisition or the development of real property held to earn rental income. Subsequent to initial measurement, investment properties are measured using the cost model and are recorded at cost less accumulated depreciation. Depreciation is recorded annually on the buildings included within real property held to earn rental income on the declining balance basis at a rate of 2.5 percent per annum.

(h) Goodwill

In general terms, goodwill represents the future economic benefits arising from other assets acquired in a business combination that are not individually identified and separately recognized.

Mullen Group measures goodwill as the fair value of the consideration transferred, less the net recognized amount (generally fair value) of the identifiable assets acquired and liabilities assumed, all measured as of the acquisition date. Transaction costs, other than those associated with the issue of debt or equity securities, that Mullen Group incurs in connection with a business combination are expensed as incurred.

For the purpose of calculating goodwill, fair values of acquired assets, assumed liabilities and contingent liabilities are determined by reference to market values or by discounting expected future cash flows to present value. This discounting is either performed using market rates or by using risk free interest rates and risk adjusted expected future cash flows.

Goodwill is reviewed for impairment annually at December 31, or more frequently if there are indications that impairment may have occurred. Goodwill impairment is tested at the CGU level and is determined based upon the recoverable amount of each CGU compared to the CGU's respective carrying amount. At Mullen Group, the CGUs consist of each of its Business Units. The recoverable amount is the higher of FVLCD and the VIU. If the impairment loss exceeds the carrying amount of goodwill, the goodwill is written off completely. Any impairment loss left over is allocated to the remaining assets of the CGU. Impairment losses in respect of goodwill are irreversible. ► **For more information, refer to Note 3(l) and 10.**

(i) Intangible Assets

Intangible assets acquired as part of acquisitions are capitalized at fair value as determined at the date of acquisition and are subsequently stated at that capitalized cost less accumulated amortization and impairment losses. Intangible assets are mainly comprised of non-competition agreements and customer relationships' values which are amortized over their estimated life on a straight line basis over a period of five years. ► **For more information, refer to Note 3(l) and 11.**

(j) Accounts Payable and Accrued Liabilities

Accounts payable and accrued liabilities are obligations to pay for goods or services that have been purchased in the normal course of business and are classified as current liabilities if payment is due within one year or less. If not, they are presented as non-current liabilities. Accounts payable and accrued liabilities are recognized initially at fair value and subsequently measured at amortized cost using the effective interest method.

(k) Foreign Currency

Transactions in foreign currencies are translated to Canadian dollars, Mullen Group's functional currency, at the exchange rate on the date of the transactions. At each reporting date, monetary assets and liabilities denominated in foreign currencies are translated to the functional currency at the exchange rate at that date. The foreign currency gain or loss on monetary items is the difference between amortized cost in the functional



currency at the beginning of the period, adjusted for effective interest and payments during the period, and the amortized cost in foreign currency translated at the exchange rate at the end of the reporting period. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction.

(l) Impairment of Assets

Assets are assessed at the end of each reporting period to determine if any indication of impairment exists. If any such indication exists, Mullen Group estimates the recoverable amount of the asset. For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generate cash inflows from continuing use that are largely independent of the cash flows of other assets. Recoverability is measured by comparing the carrying amount of the asset or the CGU to which the asset belongs to the higher of its FVLCD and its VIU. VIU is calculated using the estimated discounted future cash flows expected to be generated by the asset or its CGU. Mullen Group estimates FVLCD based upon current market prices for similar assets. If the carrying amount of the asset, or its respective CGU, exceeds its estimated recoverable amount, the difference is recognized as an impairment charge.

Impairment losses are recognized in net income. An impairment loss in respect of goodwill is irreversible. In respect of other assets, impairment losses recognized in prior periods are assessed at each reporting date for any indication that the loss has decreased or no longer exists. An impairment loss is reversed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized. Impairment losses recognized in respect of CGUs are allocated first to reduce the carrying amounts of any goodwill allocated to the CGU and then to reduce the carrying amount of other assets in the CGU on a pro rata basis.

Mullen Group's corporate assets, which do not generate separate cash inflows, are allocated to the CGUs on a reasonable basis for impairment testing purposes.

(m) Financial Instruments

(i) Mullen Group has adopted IFRS 9 (2010) Financial Instruments as it relates to classification and measurement of financial assets and financial liabilities in advance of its effective date. During 2013, the IASB removed the mandatory effective date, which was for annual periods beginning on or after January 1, 2015. The new mandatory effective date is January 1, 2018. Mullen Group early adopted IFRS 9 (2010) as it is consistent with Mullen Group's objective and approach to managing its financial assets and financial liabilities.

(ii) *Non-Derivative Financial Assets*

<b>Financial Assets</b>	<b>Initial Measurement</b>	<b>Subsequent Measurement</b>
Cash and cash equivalents	Fair value	Amortized cost
Trade and other receivables	Fair value	Amortized cost
Investments	Fair value	FVTPL
Investments – equity method	Fair value	Equity method
Other assets	Fair value	Amortized cost

Cash and cash equivalents are recognized initially at fair value less any directly attributable transaction costs. Subsequent to initial recognition these financial assets are measured at amortized cost using the effective interest method.

Mullen Group initially recognizes trade and other receivables and other assets on the date that they originate. Impairment of trade and other receivables is recognized in selling and administrative expenses when evidence of impairment arises. If in a subsequent period the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss, or a portion of such is reversed. The amount of the impairment loss reversed may not exceed the original impairment amount.

Mullen Group initially measures investments at fair value. Subsequent to initial recognition these financial assets are measured at FVTPL at the end of each reporting period. The purchase and sale of investments are recognized at the trade date of such transaction. When control of a Business Unit is lost, any retained interest is re-measured to its fair value with any resulting gain or loss being recognized within the statement of comprehensive income. As such, a gain or loss is recognized on the portion retained in addition to the gain or loss on the portion no longer owned.

Mullen Group initially recognizes equity investments at fair value. Subsequent to initial recognition these financial assets are measured using the equity method. Mullen Group uses the equity method to account for investments in which it has significant influence or joint control. Under the equity method, Mullen Group recognizes its share of profits or losses of the investee within the statement of comprehensive income. Dividends received from equity investments are recognized as a reduction in the carrying amount of the investment.

Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, Mullen Group has a legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously.

Mullen Group derecognizes a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of ownership of the



financial asset are transferred. Any interest in transferred financial assets that is created or retained by Mullen Group is recognized as a separate asset or liability.

(iii) *Non-Derivative Financial Liabilities*

<b>Financial Liabilities</b>	<b>Initial Measurement</b>	<b>Subsequent Measurement</b>
Accounts payable and accrued liabilities <sup>(1)</sup>	Fair value	Amortized cost
Dividends payable	Fair value	Amortized cost
Long-term debt	Fair value	Amortized cost
Convertible debentures – debt component	Fair value	Amortized cost

<sup>(1)</sup> Includes contingent consideration which is subsequently measured at fair value.

Financial liabilities are recognized initially on the trade date at which Mullen Group becomes a party to the contractual provisions of the instrument. Financial liabilities that are not designated at FVTPL are initially measured at fair value plus or minus any directly attributable transaction costs. Subsequent to initial recognition these financial liabilities are measured at amortized cost using the effective interest method. Financial assets and liabilities are offset and the net amount presented in the statement of financial position when, and only when, Mullen Group has a legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously. Mullen Group derecognizes a financial liability when its contractual obligations are discharged, cancelled or expire.

Accounts payable and accrued liabilities and dividends payable are recognized initially at fair value and are subsequently measured at amortized cost using the effective interest method.

Mullen Group initially recognizes debt securities issued and subordinated liabilities on the date that they originate. Mullen Group's long-term debt is mainly comprised of a series of unsecured debt as follows: CDN. \$70.0 million of Series D Notes, U.S. \$117.0 million of Series G Notes, U.S. \$112.0 million of Series H Notes, CDN. \$30.0 million of Series I Notes, CDN. \$3.0 million of Series J Notes, CDN. \$58.0 million of Series K Notes and CDN. \$80.0 million of Series L Notes (collectively, the "**Private Placement Debt**"). Mullen Group also had debt comprised of various financing loans which were secured by specific operating equipment (collectively, the "**Various Financing Loans**").

On May 1, 2009, Mullen Group issued by way of private placement an aggregate principal amount of \$125.0 million of convertible unsecured subordinated debentures (the "**Debentures**"). The component parts of the Debentures issued by the Corporation are classified separately as financial liabilities and equity in accordance with the substance of the contractual arrangements and the definitions of a financial liability and an equity instrument. At the date of issue, the fair value of the debt component was estimated using the prevailing market interest rate for similar non-convertible instruments. This amount is recorded as a liability on an amortized cost basis using the effective interest method until extinguished upon conversion or at the instrument's maturity date.

The fair value of the conversion option (labelled Convertible debentures – equity component) was determined at issue date by deducting the amount of the liability component from the fair value of the compound instrument as a whole. This conversion option is recognized net of income tax effects as equity and is not subsequently re-measured. In addition, the conversion option will remain in equity until the conversion option is exercised, in which case, the balance recognized in equity will be transferred to share capital. No gain or loss is recognized in the statement of comprehensive income upon conversion or expiration of the conversion option. As such, a proportionate amount of any unamortized debt issuance costs and accretion related to Debentures converted into Common Shares is transferred to share capital on the conversion date.

(iv) *Derivative Financial Instruments*

Derivatives consist of financial contracts that derive their value from underlying changes in foreign exchange rates, interest rates, credit spreads or other financial measures. Mullen Group uses Derivatives such as Cross-Currency Swaps (as hereafter defined on page 109) as part of its foreign exchange risk management strategy. Derivatives are measured initially at fair value. Subsequent to initial recognition, Derivatives are measured at FVTPL and are recorded in the statement of comprehensive income. Mullen Group has not designated any Derivatives as hedges for accounting purposes.

(v) *Equity*

Common Shares are presented in share capital within equity. Incremental costs directly attributable to the issue of Common Shares and share options are recognized as a deduction from share capital, net of any tax effects. When share capital recognized as equity is repurchased, the amount of the consideration paid, which includes directly attributable costs net of any tax effects, is recognized as a deduction from share capital. When Common Shares are repurchased and cancelled, the stated value is deducted from share capital and the resulting surplus or deficit on the transaction is recorded against the retained earnings within equity.

(n) *Provisions*

A provision is recognized in the financial statements when Mullen Group has a material obligation, whether existing or potential, as a result of a past event and it is probable that an outflow of economic benefits will be required to settle the obligation. If the obligation is determined to be material, then the estimated amount of the provision is determined by discounting the expected future cash outflows. At December 31, 2017 and 2016, there were no significant provisions recognized in the Annual Financial Statements.



(o) Revenue recognition

Mullen Group's services are provided based upon orders and contracts with customers that include fixed or determinable prices and are based upon daily, hourly or contracted rates. Contract terms generally do not include the provision of post-service obligations. Revenue is recognized when services are rendered and when collectability of the consideration is probable.

(p) Leases

At inception of an arrangement, Mullen Group determines whether such an arrangement is or contains a lease. Leasing contracts are classified as either finance or operating leases. Mullen Group separates payments and other consideration required by such an arrangement into those for the lease and those for other elements on the basis of their relative fair values at inception.

Mullen Group classifies a lease as a finance lease if it transfers substantially all of the risks and rewards related to the ownership of the leased asset. Upon initial recognition the leased asset is measured at an amount equal to the lower of its fair value and the present value of the minimum lease payments. Subsequent to initial recognition, the asset is accounted for in accordance with the accounting policy applicable to that asset.

Assets which are subject to operating leases are not recognized in the consolidated statement of financial position. Payments made under operating leases are recognized in the consolidated statement of comprehensive income on a straight-line basis over the term of the lease. Lease incentives received are recognized as an integral part of the total lease expense, over the term of the lease. Minimum lease payments made under finance leases are apportioned between the finance expense and the reduction of the outstanding liability. The finance expense is allocated to each period during the lease term so as to produce a constant periodic rate of interest on the remaining balance of the liability. Contingent lease payments are accounted for in the period in which they are incurred.

(q) Finance costs

Finance costs encompass interest expense on financial liabilities and accretion expense on debt and are recognized as an expense in the period in which they are incurred. Finance costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalized as part of the cost of that purchase.

(r) Income tax

Income tax expense for the period consists of current and deferred tax. Tax is recognized in net income, except to the extent that it relates to a business combination or items recognized in other comprehensive income or directly in equity.

Taxable income differs from net income as reported in the consolidated statement of comprehensive income. As a result, current tax is the expected tax due on taxable income less adjustments to prior periods using tax rates enacted, or substantively enacted as at the reporting date in jurisdictions where Mullen Group operates.

In general, deferred income taxes are recognized based on temporary differences arising between the tax value of assets and liabilities and their carrying amounts in the Annual Financial Statements. Deferred tax liabilities are not recognized if they arise from the initial recognition of goodwill and are not accounted for if they arise from the initial recognition of an asset or liability in a transaction other than a business combination that at the time of the transaction affects neither accounting nor taxable income. Deferred income taxes are calculated on the basis of the tax laws enacted or substantively enacted as at the reporting date and apply to when the related deferred income tax asset is realized or the deferred income tax liability is settled.

Deferred tax assets are recognized to the extent it is probable that future taxable income will be generated and available to use against the deductible temporary differences, unused tax losses and unused tax credits. Current and deferred income tax assets and liabilities are offset when there is a legally enforceable right to settle on a net basis and when such assets and liabilities relate to income taxes imposed by the same taxation authority.

(s) Employee Benefits

(i) *Short-Term Employee Benefits*

Short-term employee benefit obligations are measured on an undiscounted basis and are expensed as the related service is provided. A liability is recognized for the amount expected to be paid under Mullen Group's profit share plans when a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be reliably estimated.

(ii) *Stock-Based Compensation*

Mullen Group grants stock options to directors, officers, employees and consultants of Mullen Group under its stock option plan ("**Stock Option Plan**"). ► **For more information refer to Note 26.**

Mullen Group accounts for stock-based compensation using the fair-value method of valuing any stock options granted using the Black-Scholes model. Under the fair value method, the fair value of options is calculated at the date of grant and that value is recorded as compensation expense over the vesting periods of those grants, with a corresponding increase to contributed surplus less an estimated forfeiture rate. The forfeiture rate is based on past experience of actual forfeitures. When options are exercised, the proceeds received by Mullen Group, along with the amount in contributed surplus, will be credited to share capital.



(t) Per Share Amounts

Basic per share amounts are calculated using the weighted average number of Common Shares outstanding during the period. Diluted per share amounts are calculated considering the effects of all dilutive potential ordinary shares. Mullen Group's dilutive potential ordinary shares assumes that all Debentures are converted into Common Shares on the later of the beginning of the period, or the date of issuance. It also assumes that all dilutive stock options are exercised and that the proceeds obtained on the exercise of dilutive stock options would be used to purchase Common Shares at the average market price during the period. The weighted average number of Common Shares outstanding is then adjusted accordingly. ► **For more information refer to Note 21.**

(u) Segmented Information

The Business Units are grouped into two distinct operating segments: Trucking/Logistics and Oilfield Services (the "**Operating Segments**"), both of which are supported by a Corporate segment. The Business Units within each of the Operating Segments share common economic characteristics and are differentiated by the type of service provided, equipment requirements and customer needs. The Operating Segments' financial results are reviewed regularly by the Corporation's chief operating decision-makers who make decisions about resource allocation and assess segment performance based on the internally prepared segment information.

(v) Acquisitions

Acquisitions of businesses are accounted for using the acquisition method. Acquired assets and assumed liabilities are recognized at their fair values at the acquisition date. For those acquisitions that include a contingent consideration arrangement, the contingent consideration is measured at its acquisition date fair value and subsequent changes in such fair value amounts are recognized in net income. Acquisition-related costs are recognized in net income as incurred.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, Mullen Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted retrospectively during the measurement period to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognized as of that date.

#### 4. Determination of Fair Values

A number of Mullen Group's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and/or disclosure purposes based on the following methods. When applicable, further information about the assumptions made in determining fair values is disclosed in Note 2 and in notes specific to that asset or liability.

Financial instruments measured at fair value on the statement of financial position require classification into one of the following levels of the fair value hierarchy:

- Level 1 – Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2 – Inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly or indirectly.
- Level 3 – Inputs for the asset or liability that are not based on observable market data.

The fair value hierarchy level at which a fair value measurement is categorized is determined on the basis of the lowest level input that is significant to the fair value measurement in its entirety.

(a) Trade and Other Receivables

The fair value of trade and other receivables is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date. This fair value is determined for disclosure purposes.

(b) Property, Plant and Equipment

The fair value of property, plant and equipment recognized as a result of a business combination is based on fair values at the date of acquisition. The fair value of items of property, plant and equipment is based on market or cost approaches using quoted market prices for similar items when available and replacement cost when appropriate.

(c) Intangible Assets

The fair value of customer relationships acquired in a business combination is determined using the multi-period excess earnings method, whereby the subject asset is valued after deducting a fair return on all other assets that are part of creating the related cash flows.

The fair value of other intangible assets is based on the discounted cash flows expected to be derived from the use and eventual sale of the assets.

(d) Investments

The fair value of financial assets designated as measured at fair value, is determined by reference to their quoted closing price at the reporting date. Other than investments accounted for by the equity method, the fair value of all of Mullen Group's investments were determined using Level 1 of the fair value hierarchy.



(e) Derivative Financial Instruments

The fair value of Derivatives is determined using Level 2 of the fair value hierarchy. Level 2 fair values are determined by referencing observable market data, including future foreign currency curves, interest rates, credit spreads and other financial measures. Transaction costs are recognized in net income as incurred.

(f) Accounts Payable and Accrued Liabilities

The fair value of accounts payable and accrued liabilities is estimated as the present value of future cash flows, discounted at the market rate of interest at the reporting date. This fair value is determined for disclosure purposes.

(g) Non-Derivative Financial Liabilities

Fair value is calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the reporting date. For financial leases the market rate of interest is determined by reference to similar lease agreements.

Fair Values Versus Carrying Amounts

The following tables compare the fair value of financial assets and financial liabilities to its corresponding carrying amount as presented in the consolidated statement of financial position:

<b>December 31, 2017</b>			
<b>Financial Instrument</b>	<b>Carrying Amount</b>		<b>Fair Value</b>
Cash and cash equivalents	\$	134,533	\$ 134,533
Trade and other receivables		175,303	175,303
Investments (excluding investments accounted for by using the equity method)		5,938	5,938
Other assets		8,490	8,490
<b>Total financial assets</b>	<b>\$</b>	<b>324,264</b>	<b>\$ 324,264</b>
Accounts payable and accrued liabilities	\$	88,221	\$ 88,221
Dividends payable		3,110	3,110
Private Placement Debt		526,799	432,694
Debentures - debt component		12,393	12,247
Various Financing Loans		781	775
<b>Total financial liabilities</b>	<b>\$</b>	<b>631,304</b>	<b>\$ 537,047</b>
<b>December 31, 2016</b>			
<b>Financial Instrument</b>	<b>Carrying Amount</b>		<b>Fair Value</b>
Cash and cash equivalents	\$	270,291	\$ 270,291
Trade and other receivables		153,766	153,766
Investments (excluding investments accounted for by using the equity method)		6,208	6,208
Other assets		1,066	1,066
<b>Total financial assets</b>	<b>\$</b>	<b>431,331</b>	<b>\$ 431,331</b>
Accounts payable and accrued liabilities	\$	83,460	\$ 83,460
Dividends payable		3,110	3,110
Private Placement Debt		680,455	608,960
Debentures – debt component		12,290	13,070
Various Financing Loans		2,952	2,788
<b>Total financial liabilities</b>	<b>\$</b>	<b>782,267</b>	<b>\$ 711,388</b>



## 5. Acquisitions

### *2017 Acquisitions*

Kel-West Carriers Ltd. – On January 31, 2017, Mullen Group acquired all of the issued and outstanding shares of Kel-West for cash consideration of \$3.7 million. Mullen Group recorded \$3.7 million of cash used to acquire Kel-West on its consolidated statement of cash flows. Kel-West is headquartered in Kelowna, British Columbia and provides transportation and logistics services primarily in western Canada. Mullen Group acquired Kel-West as part of its strategy to invest in the transportation sector in western Canada. Kel-West has been integrated into the operations of Payne Transportation Ltd., whose financial results are included in the Trucking/Logistics segment.

Envolve Energy Services Corp. – On April 10, 2015, Mullen Group acquired approximately 38.0 percent of the issued and outstanding shares of Envolve for \$5.0 million. Mullen Group used the equity method to account for this investment and recognized \$1.1 million of earnings from April 10, 2015 until March 17, 2017. On March 17, 2017, Mullen Group acquired all of the remaining issued and outstanding shares of Envolve for cash consideration of \$12.6 million. Mullen Group recorded \$11.9 million of cash used to acquire Envolve in its consolidated statement of cash flows, which consists of \$12.6 million of cash consideration paid on closing net of \$0.7 million of cash acquired. The fair value of Envolve was \$20.3 million on the date control was obtained resulting in a \$1.6 million gain on this equity investment being recognized within other (income) expense on the consolidated statement of comprehensive income. Envolve is an oilfield waste disposal company operating in the Grande Prairie, Alberta region. Mullen Group acquired Envolve as part of its strategy to invest in the energy sector. The results from Envolve's operations are included in the Oilfield Services segment.

Golden Transport Ltd. – On August 1, 2017, Mullen Group acquired all of the issued and outstanding shares of Golden for cash consideration of \$1.6 million. Mullen Group recorded \$1.6 million of cash used to acquire Golden on its consolidated statement of cash flows. Golden is headquartered in Golden, British Columbia and provides transportation and logistics services primarily in western Canada. Mullen Group acquired Golden as part of its strategy to invest in the transportation sector in western Canada. Golden has been integrated into the operations of the Hi-Way 9 Group of Companies ("**Hi-Way 9**"), whose financial results are included in the Trucking/Logistics segment.

RDK Transportation Co. Inc. – On September 1, 2017, Mullen Group acquired all of issued and outstanding shares of RDK for cash consideration of \$13.2 million, which includes the Saskatoon, Saskatchewan facility operated by RDK. Mullen Group recorded \$13.0 million of cash used to acquire RDK on its consolidated statement of cash flows, which consists of \$13.2 million of total cash consideration less \$0.2 million allocated to the repayment of shareholder loans. RDK is headquartered in Saskatoon, Saskatchewan and provides transportation and logistics services throughout Canada and the continental United States. Mullen Group acquired RDK as part of its strategy to invest in the transportation sector in Canada and the United States and its financial results are included in the Trucking/Logistics segment.

S. Krulicki & Sons Ltd. – On October 1, 2017, Mullen Group acquired all of the issued and outstanding shares of S. Krulicki & Sons Ltd., which operates under the brand names of Winnipeg Moving & Storage and Brandon Moving among others (collectively, "**Winnipeg Moving**") for cash consideration of \$6.0 million, which includes the Winnipeg, Manitoba facility operated by Winnipeg Moving. Winnipeg Moving is a privately held company headquartered in Winnipeg, Manitoba, which specializes in local, long distance and international residential and commercial moves. Mullen Group acquired Winnipeg Moving as part of its strategy to invest in the transportation sector in Canada. Mullen Group recorded \$6.0 million of cash used to acquire Winnipeg Moving on its consolidated statement of cash flows. Winnipeg Moving has been integrated into the operations of Gardewine Group Limited Partnership, whose financial results are included in the Trucking/Logistics segment.

Marshall Trucking Inc. – On November 1, 2017, Mullen Group acquired all of the issued and outstanding shares of Marshall for cash consideration of \$10.1 million. Mullen Group recorded \$1.7 million of cash used to acquire Marshall on its consolidated statement of cash flows, which consists of \$10.1 million of total cash consideration net of \$0.3 million of cash acquired and \$8.1 million allocated to the repayment of shareholder loans. Marshall is headquartered in Calgary, Alberta and provides transportation and logistics services primarily in western Canada. Mullen Group acquired Marshall as part of its strategy to invest in the transportation sector in western Canada. Marshall has been integrated into the operations of Mullen Trucking Corp. ("**Mullen Trucking**"), whose financial results are included in the Trucking/Logistics segment.

### *2016 Acquisitions*

Motrx Inc. – On September 1, 2016, Mullen Group acquired all of the issued and outstanding shares of Motrx Inc. ("**Motrx**") for total cash consideration of \$1.3 million, which includes the repayment of shareholder loans. Mullen Group recorded \$0.1 million of cash used to acquire Motrx on its consolidated statement of cash flows, which consists of \$1.3 million of total cash consideration net of \$0.3 million of cash acquired and \$0.9 million allocated to the repayment of shareholder loans. Motrx was headquartered in Delta, British Columbia and provides transportation and logistics services mainly in western Canada. Mullen Group acquired Motrx as part of its strategy to invest in the transportation sector in Canada. Motrx was integrated into the operations of Mullen Trucking, whose financial results are included in the Trucking/Logistics segment.

Northern Frontier Logistics LP – On September 28, 2016, Mullen Group acquired all of the business and assets of Northern Frontier Logistics LP and Northern Frontier GP Corp. (collectively, "**Northern Frontier**"), for total cash consideration of \$3.5 million. Mullen Group recorded \$3.5 million of cash used to acquire the business and assets of Northern Frontier on its consolidated statement of cash flows. Formerly known as Central Water & Equipment Services Ltd., Northern Frontier provides hydrostatic-testing services to the pipeline industry and midstream sector, as well as fluid transfer and water management services to construction and mine sites, municipalities and the energy sector from terminals located in Saskatoon, Saskatchewan and Sherwood Park, Alberta. Mullen Group acquired the business and assets of Northern Frontier as part of its strategy to invest in the energy sector. Northern Frontier's business and assets have been integrated into the operations of Canadian Dewatering L.P., whose financial results are included in the Oilfield Services segment.

Caneda Transport Inc. – On October 1, 2016, Mullen Group acquired all of the issued and outstanding shares of Caneda Transport Inc. and affiliated companies (collectively, "**Caneda**") for total cash consideration of \$22.5 million, which includes the Calgary, Alberta facility operated by Caneda and



\$2.0 million of contingent consideration. Pursuant to the purchase and sale agreement, the vendor could receive cash consideration of up to \$2.0 million for achieving certain financial targets for the twelve month period ending September 30, 2017. Mullen Group initially estimated the fair value of this contingent consideration to be \$2.0 million, which was based upon management's best estimate of Caneda's pro forma operating results. The funds to settle this liability were set aside in an escrow account. Caneda did not achieve certain financial targets for the twelve month period ending September 30, 2017. As a result, Mullen Group recognized a gain on contingent consideration of \$2.0 million within other (income) expense in the consolidated statement of comprehensive income and the \$2.0 million set aside in an escrow account has been returned to the Corporation. Caneda is headquartered in Calgary, Alberta and primarily provides less-than-truckload services with terminals in Calgary, Alberta; Milton, Ontario; and Riverside County, California. Mullen Group acquired Caneda as part of its strategy to invest in the transportation sector in North America. The financial results from Caneda's operations are included in the Trucking/Logistics segment.

E.C.R. Enterprises Ltd. – On December 1, 2016, Mullen Group acquired all of the issued and outstanding shares of E.C.R. Enterprises Ltd. ("E.C.R.") for total cash consideration of \$4.5 million, which includes the repayment of shareholder loans. Mullen Group recorded \$1.8 million of cash used to acquire E.C.R. on its consolidated statement of cash flows, which consists of \$4.5 million of total cash consideration net of \$2.7 million allocated to the repayment of shareholder loans. E.C.R. was headquartered in Creston, British Columbia and provides transportation services mainly in western Canada. Mullen Group acquired E.C.R. as part of its strategy to invest in the transportation sector in Canada. E.C.R. was integrated into the operations of Hi-Way 9, whose financial results are included in the Trucking/Logistics segment.

These acquisitions have been accounted for by the acquisition method, and results of operations have been included in these Annual Financial Statements from the dates of acquisition. The goodwill acquired in these acquisitions primarily relates to the assembled workforce and the synergies from the integration of the acquired businesses.

	Envolve	RDK	Other	2017	2016
<b>Assets:</b>					
Non-cash working capital items	\$ 352	\$ 1,328	\$ 1,378	\$ 3,058	\$ 2,917
Property, plant and equipment	10,244	5,881	8,851	24,976	14,014
Intangible assets	11,005	6,426	11,726	29,157	6,503
Goodwill (not deductible for tax purposes)	3,831	3,896	3,740	11,467	7,697
Other assets	719	31	126	876	15
	<b>26,151</b>	<b>17,562</b>	<b>25,821</b>	<b>69,534</b>	<b>31,146</b>
<b>Assumed liabilities:</b>					
Long-term debt	1,844	2,084	992	4,920 <sup>(1)</sup>	638 <sup>(1)</sup>
Asset retirement obligations	960	—	—	960	—
Due to shareholders	—	239	8,132	8,371	3,600
Deferred income taxes	3,763	2,234	3,728	9,725	2,291
	<b>6,567</b>	<b>4,557</b>	<b>12,852</b>	<b>23,976</b>	<b>6,529</b>
Net assets before cash and cash equivalents	19,584	13,005	12,969	45,558	24,617
Cash and cash equivalents	724	14	127	865	3,462
Net assets	<b>20,308</b>	<b>13,019</b>	<b>13,096</b>	<b>46,423</b>	<b>28,079</b>
<b>Consideration:</b>					
Cash	12,615	13,019	13,096	38,730	26,079
Fair value of equity investment	7,693	—	—	7,693	—
Contingent consideration	—	—	—	—	2,000
	<b>\$ 20,308</b>	<b>\$ 13,019</b>	<b>\$ 13,096</b>	<b>\$ 46,423</b>	<b>\$ 28,079</b>

<sup>(1)</sup> Long-term debt consisted of \$3.9 million (2016 – nil) of bank debt and \$1.0 million (2016 – \$0.6 million) of finance leases.

## 6. Cash and Cash Equivalents

	December 31 2017	December 31 2016
Cash	\$ 134,533	\$ 270,291
Short-term investments	—	—
Cash and cash equivalents	<b>\$ 134,533</b>	<b>\$ 270,291</b>

Cash and cash equivalents are comprised of cash and highly liquid short-term investments held at Canadian financial institutions that are rated AA- and A-1 S&P Credit Rating as at December 31, 2017. At December 31, 2016, the \$270.3 million of cash included \$5.0 million of cash held in escrow by virtue of the obligations associated with the acquisitions of Caneda and Recon Utility Search N.A. Inc. These amounts were released to the Corporation in 2017. There were no short-term investments held at December 31, 2017 (2016 – nil).



## 7. Trade and Other Receivables

	December 31 2017	December 31 2016
Trade receivables	\$ 160,899	\$ 138,381
Amounts due from related parties	117	4,327
Other receivables	14,287	11,058
	<b>\$ 175,303</b>	<b>\$ 153,766</b>

The classification between current and non-current assets in respect of trade and other receivables was as follows:

	December 31 2017	December 31 2016
Current	\$ 175,303	\$ 153,766
Non-current	\$ —	\$ —

The aging of trade receivables and allowance for doubtful accounts was as follows:

	December 31 2017	December 31 2016
Current 0-30 days	\$ 90,090	\$ 82,406
Past due 31-60 days	48,864	40,593
Past due 61-90 days	13,724	9,537
More than 90 days	12,656	9,056
	<b>165,334</b>	<b>141,592</b>
Allowance for doubtful accounts	<b>(4,435)</b>	<b>(3,211)</b>
Total trade receivables (net of impairment)	<b>\$ 160,899</b>	<b>\$ 138,381</b>

The change in the allowance for doubtful accounts in respect of trade and other receivables during the year was as follows:

	2017	2016
Balance at January 1	\$ 3,211	\$ 4,218
Acquired during the year	60	—
Bad debts recognized	(1,228)	(1,082)
Allowance for doubtful accounts recorded	2,617	1,274
Allowance for doubtful accounts reversed	(225)	(1,199)
Balance at December 31	<b>\$ 4,435</b>	<b>\$ 3,211</b>

## 8. Inventory

	December 31 2017	December 31 2016
Inventory of repair parts and fuel	\$ 24,373	\$ 24,526
Inventory for resale	5,831	5,549
	<b>\$ 30,204</b>	<b>\$ 30,075</b>



## 9. Property, Plant and Equipment

	Land and buildings	Trucks and trailers	Miscellaneous Equipment	Drilling equipment	Total
<b>Cost</b>					
Balance at January 1, 2017	\$ 517,572	\$ 744,247	\$ 251,528	\$ 30,150	\$ 1,543,497
Additions <sup>(1)</sup>	11,068	24,376	22,590	—	58,034
Disposals	(976)	(37,242)	(13,904)	—	(52,122)
Balance at December 31, 2017	527,664	731,381	260,214	30,150	1,549,409
<b>Accumulated Depreciation</b>					
Balance at January 1, 2017	52,870	351,342	179,326	11,419	594,957
Depreciation and impairment expense	7,719	47,882	17,938	1,879	75,418
Disposals	(486)	(24,370)	(12,250)	—	(37,106)
Balance at December 31, 2017	60,103	374,854	185,014	13,298	633,269
Net book value at December 31, 2017	\$ 467,561	\$ 356,527	\$ 75,200	\$ 16,852	\$ 916,140

	Land and buildings	Trucks and trailers	Miscellaneous Equipment	Drilling equipment	Total
<b>Cost</b>					
Balance at January 1, 2016	\$ 511,510	\$ 736,079	\$ 251,334	\$ 30,675	\$ 1,529,598
Additions <sup>(1)</sup>	7,766	18,162	9,023	—	34,951
Disposals	(1,704)	(9,994)	(8,829)	(525)	(21,052)
Balance at December 31, 2016	517,572	744,247	251,528	30,150	1,543,497
<b>Accumulated Depreciation</b>					
Balance at January 1, 2016	46,277	313,814	167,608	9,693	537,392
Depreciation and impairment expense	7,622	43,400	18,167	2,105	71,294
Disposals	(1,029)	(5,872)	(6,449)	(379)	(13,729)
Balance at December 31, 2016	52,870	351,342	179,326	11,419	594,957
Net book value at December 31, 2016	\$ 464,702	\$ 392,905	\$ 72,202	\$ 18,731	\$ 948,540

<sup>(1)</sup> Additions include property, plant, and equipment purchased by way of business acquisitions of \$25.0 million (2016 – \$14.0 million).

► For more information, refer to Note 5.

At December 31, 2017, property, plant and equipment includes equipment under finance leases which are recorded at cost, totalling \$1.5 million (2016 – \$5.6 million), less accumulated depreciation of \$0.4 million (2016 – \$1.0 million), resulting in a net book value of \$1.1 million (2016 – \$4.6 million). At December 31, 2017, land and buildings include \$36.3 million (2016 – \$29.6 million) of investment properties held to earn rental income. The total cost and accumulated depreciation associated with investment properties was \$39.2 million (2016 – \$30.9 million) and \$2.9 million (2016 – \$1.3 million), respectively. In 2017, Mullen Group transferred \$8.3 million of land and buildings to investment properties as certain properties are now being used to earn rental income. Mullen Group generated \$2.4 million of rental income (2016 – \$1.9 million) from investment properties. At December 31, 2017, the fair market value of investment properties was \$41.8 million (2016 – \$33.7 million).

Property, plant and equipment are reviewed for impairment whenever events or conditions indicate that their net carrying amount may not be recoverable. During the year ended December 31, 2017, the Corporation recorded an impairment loss of \$7.9 million that was recorded as additional depreciation. This impairment loss related to specialty equipment within the Oilfield Services segment after an assessment of current market conditions for such equipment.



## 10. Goodwill

The changes in the carrying amount of goodwill are shown below:

	2017		2016	
Gross amount of goodwill	\$	1,249,883	\$	1,242,186
Accumulated impairment		898,000		898,000
Balance at January 1	\$	351,883	\$	344,186
Goodwill acquired during the year		11,467		7,697
Impairment of goodwill		—		—
<b>Balance at December 31</b>	<b>\$</b>	<b>363,350</b>	<b>\$</b>	<b>351,883</b>

At December 31, 2017, the Trucking/Logistics segment had a carrying value of \$185.4 million of goodwill in 2017 as compared to \$177.8 million in 2016. This \$7.6 million increase was a result of acquiring Kel-West, Golden, RDK, Winnipeg Moving and Marshall. The Oilfield Services segment had a carrying value of \$177.9 million of goodwill, an increase of \$3.8 million from the \$174.1 million recorded in 2016. This increase was a result of acquiring Envolve. ► **For more information, refer to Note 5.**

The following table summarizes the significant carrying amounts of goodwill:

	December 31 2017		December 31 2016	
CGU				
Gardewine Group Limited Partnership	\$	79,402	\$	79,402
Formula Powell L.P.		56,564		56,564
Kleysen Group Ltd.		34,099		34,099
Cascade Energy Services L.P.		37,554		37,554
Hi-Way 9 Group of Companies		20,832		20,045
Heavy Crude Hauling L.P.		16,989		16,989
Tenold Transportation Ltd.		15,209		15,209
Other CGUs		102,701		92,021
<b>Total Goodwill</b>	<b>\$</b>	<b>363,350</b>	<b>\$</b>	<b>351,883</b>

### (a) Impairment Testing for Cash Generating Units Containing Goodwill

At December 31, 2017 and 2016, ("**Valuation Dates**") Mullen Group performed its annual impairment tests for goodwill and concluded that there was no impairment of goodwill in any of its CGUs as the recoverable amount for these CGUs were higher than their respective carrying amount. Recognition of any impairment of goodwill would be recognized as an expense and reduce book equity and net income but it would not impact cash flows.

### (b) Recoverable Amount

Mullen Group determines the recoverable amount for its CGUs based on the higher of the FVLCD and VIU. The recoverable amount was determined using either a discounted cash flow approach for CGUs that contain a significant amount of goodwill or an earnings multiple approach for those CGUs that do not contain a significant amount of goodwill. The recoverable amount was determined by discounting the future cash flows generated from Mullen Group's continuing use of the CGU. The discounted cash flow model employed by the Corporation reflects the specifics of each CGU and its business environment. The model calculates the present value of the estimated future earnings of each CGU.



Estimating future earnings requires judgement, considering past and actual performance as well as expected developments in the respective markets and in the overall macro-economic environment. The calculation of the recoverable amount using the discounted cash flow approach was based on the following key assumptions:

	Discount rate		Terminal value growth rate	
	December 31	December 31	December 31	December 31
	2017	2016	2017	2016
CGU				
Gardewine Group Limited Partnership	10.5%	10.5%	2.0%	2.0%
Formula Powell L.P.	10.5%	10.5%	2.5%	2.5%
Kleysen Group Ltd.	11.0%	11.0%	2.5%	2.5%
Cascade Energy Services L.P.	11.0%	11.0%	2.5%	2.5%
Hi-Way 9 Group of Companies	11.0%	11.0%	2.5%	2.5%
Heavy Crude Hauling L.P.	11.0%	11.0%	2.5%	2.5%
Tenold Transportation Ltd.	11.0%	11.0%	2.5%	2.5%
Other	11.0% – 12.0%	11.0%	2.0% – 2.5%	2.5%

- (i) Cash flows were projected based on past experience, actual operating results and the one year business plan for the immediate year. Cash flows for a further four year period were extrapolated using constant growth rates of between 2.0 to 2.5 percent with adjustments reflecting an expectation of changes in the general economy, forecasted changes in drilling activity and the Business Unit's respective markets, and represents the Corporation's best estimate of the set of economic conditions that are expected to exist over the forecast period.
- (ii) The terminal value growth rate is based on management's best estimate of the long-term growth rate for its CGUs after the forecast period, considering historic performance and future economic forecasts.
- (iii) Each CGU's discount rate reflects their individual size, risk profile and circumstance and is based on past experience and industry average weighted average cost of capital.

The Corporation believes that the following changes in the key assumptions would result in a recoverable amount equal to the carrying value of the CGU, with any additional change in the assumptions causing goodwill to become impaired.

	Change in discount rate		Change in terminal value growth rate	
	December 31	December 31	December 31	December 31
	2017	2016	2017	2016
CGU				
Gardewine Group Limited Partnership	4.5%	4.7%	(7.3)%	(7.6)%
Formula Powell L.P.	2.6%	1.5%	(4.2)%	(2.3)%
Kleysen Group Ltd.	6.8%	5.6%	(12.1)%	(9.3)%
Cascade Energy Services L.P.	0.5%	0.7%	(0.9)%	(0.9)%
Hi-Way 9 Group of Companies	9.3%	7.8%	(16.5)%	(12.9)%
Heavy Crude Hauling L.P.	3.4%	2.8%	(5.2)%	(4.1)%
Tenold Transportation Ltd.	1.2%	7.3%	(1.7)%	(13.3)%

For all CGUs the recoverable amount was greater than the CGU's carrying value, including goodwill.



## 11. Intangible Assets

Intangible assets are mainly comprised of customer relationships and non-competition agreements acquired through business combinations. They are amortized over their estimated useful lives.

	Opening balance at January 1 2016	Additions (Amortization)	Closing balance at December 31 2016	Additions (Amortization)	Closing balance at December 31 2017
Cost	\$ 228,956	\$ 6,503	\$ 235,459	\$ 29,157	\$ 264,616
Amortization	(198,849)	(14,006)	(212,855)	(11,152)	(224,007)
Carrying amount	\$ 30,107		\$ 22,604		\$ 40,609

## 12. Investments

	December 31 2017	December 31 2016
Investments	\$ 5,938	\$ 6,208
Investments – equity method	27,817	32,440
	\$ 33,755	\$ 38,648

### (a) Investments

Mullen Group periodically invests in certain private and public corporations. During 2017, Mullen Group purchased \$0.5 million of investments related to Trakopolis IoT Corp. and there were no investments sold. During 2016, Mullen Group sold all of its 4,674,625 shares, representing approximately 13.9 percent of the total issued and outstanding shares of Logan International Inc. ("**Logan**"), a Toronto Stock Exchange listed company.

### (b) Investments accounted for by the equity method

In 2017, Mullen Group invested \$0.2 million to acquire a 30.0 percent equity interest in Thrive Fluid Management Corp. ("**Thrive**"), a fluid management company operating in the Grande Prairie, Alberta region. Mullen Group made this equity investment as part of its strategy to invest in the energy sector. There were no equity investments purchased or sold in 2016. In 2014, Mullen Group acquired a 30.0 percent interest in Kriska Transportation Group Limited ("**Kriska Transportation**"). Kriska Transportation is a growth oriented transportation and logistics company based in Prescott, Ontario. At December 31, 2017, the Corporation had a carrying value of \$24.6 million (2016 – \$23.8 million) related to its equity investment in Kriska Transportation. Mullen Group uses the equity method to account for investments from the date in which it obtains significant influence. In 2017, the aggregate amount of Mullen Group's share of net income and total comprehensive income from its investments accounted for by the equity method was \$1.5 million (2016 – \$1.9 million). ► For more information refer to Note 27.

## 13. Derivative Financial Instruments

On July 25, 2014, Mullen Group entered into two cross-currency swap contracts with a Canadian bank to swap \$117.0 million U.S. dollars and \$112.0 million U.S. dollars into Canadian dollars (collectively, the "**Cross-Currency Swaps**") at foreign exchange rates of \$1.1047 and \$1.1148 that mature on October 22, 2024 and October 22, 2026, respectively. These Cross-Currency Swaps hedge the principal amount of the Series G and Series H Notes. At December 31, 2017, the carrying value of these Cross-Currency Swaps was \$25.6 million and was recorded in the consolidated statement of financial position within derivative financial instruments

For the year ended December 31, 2017, Mullen Group recorded a net foreign exchange gain of \$21.7 million (2016 – \$5.8 million). This was due to the impact of the change over the period in the value of the Canadian dollar relative to the U.S. dollar on the Corporation's U.S. dollar debt and from the change in the fair value of its Cross-Currency Swaps as summarized in the table below:

Net Foreign Exchange (Gain) Loss	CDN. \$ Equivalent	
	Years ended December 31	
	2017	2016
Foreign exchange (gain) loss on U.S. \$ debt	\$ (28,825)	\$ (12,968)
Foreign exchange loss (gain) on Cross-Currency Swaps	7,132	7,190
Net foreign exchange (gain) loss	\$ (21,693)	\$ (5,778)



For the year ended December 31, 2017, Mullen Group recorded a foreign exchange gain on U.S. dollar debt of \$28.8 million (2016 – \$13.0 million) as summarized in the table below:

<i>Foreign Exchange (Gain) Loss on U.S. \$ Debt</i>	Years ended December 31					
	2017			2016		
	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent	U.S. \$ Debt	Exchange Rate	CDN. \$ Equivalent
<i>(\$ thousands, except exchange rate amounts)</i>						
Beginning – January 1	314,000	1.3427	421,608	314,000	1.3840	434,576
Less: Repayment of Series E Notes	(85,000)	1.2412	(105,502)	—	—	—
Subtotal	229,000	—	316,106	314,000	—	434,576
Ending – December 31	229,000	1.2545	287,281	314,000	1.3427	421,608
Foreign exchange (gain) loss on U.S. \$ debt			(28,825)			(12,968)

For the year ended December 31, 2017, Mullen Group recorded a foreign exchange loss on its Cross-Currency Swaps of \$7.1 million (2016 – \$7.2 million). This was due to the change over the period in the fair value of these Cross-Currency Swaps as summarized in the table below:

<i>Foreign Exchange Loss (Gain) on Cross-Currency Swaps</i>	Years ended December 31			
	2017		2016	
	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps	U.S. \$ Swaps	CDN. \$ Change in Fair Value of Swaps
Cross-Currency Swap maturing October 22, 2024	117,000	4,012	117,000	3,704
Cross-Currency Swap maturing October 22, 2026	112,000	3,120	112,000	3,486
Foreign exchange loss (gain) on Cross-Currency Swaps		7,132		7,190

#### 14. Other Assets

	December 31 2017	December 31 2016
Debentures - Thrive	\$ 6,691	\$ —
Promissory notes	1,212	688
Other	587	378
	\$ 8,490	\$ 1,066

Mullen Group entered into \$7.5 million of debenture agreements with Thrive. At December 31, 2017, there was \$6.7 million drawn on these debentures. Mullen Group has a general security interest in all of Thrive's assets.

#### 15. Accounts Payable and Accrued Liabilities

	December 31 2017	December 31 2016
Trade payables	\$ 28,820	\$ 27,651
Amounts due to related parties	—	24
Non-trade payables and accrued liabilities	59,401	55,785
	\$ 88,221	\$ 83,460

#### 16. Dividends Payable

For the year ended December 31, 2017, Mullen Group declared monthly dividends of \$0.03 per Common Share totalling \$0.36 per Common Share (2016 – \$0.56 per Common Share). On April 20, 2016, the Board of Directors (the "Board") of Mullen Group reduced the amount of the monthly dividend from \$0.08 to \$0.03 per Common Share commencing with the declaration of the May 2016 dividend. On December 13, 2017, Mullen Group announced its intention to pay annual dividends of \$0.60 per Common Share (\$0.05 per Common Share on a monthly basis) for 2018. At December 31, 2017, Mullen Group had 103,654,316 Common Shares outstanding and a dividend payable of \$3.1 million (December 31, 2016 – \$3.1 million), which was paid on January 15, 2018. Mullen Group also declared a dividend of \$0.05 per Common Share on January 22, 2018, to the holders of record at the close of business on January 31, 2018.



## 17. Income Taxes

Deferred tax assets totalling \$4.6 million (2016 – \$8.3 million) consist mainly of the temporary differences arising from the purchase of goodwill on asset acquisitions, intangible assets and from deferred interest, which resulted from the prepayment of the Series A, Series B and Series C Notes. Recognized deferred tax assets and liabilities consist of the following:

December 31, 2017	Assets	Liabilities	Net
Property, plant and equipment	\$ —	\$ (112,337)	\$ (112,337)
Goodwill – asset acquisitions	2,476	(2,660)	(184)
Intangible assets	500	(10,297)	(9,797)
Investments	—	(833)	(833)
Loss carry-forwards	164	—	164
Financing fees	1,085	—	1,085
Holdbacks and deferred interest	355	(496)	(141)
Debentures	—	(11)	(11)
	\$ 4,580	\$ (126,634)	\$ (122,054)

December 31, 2016	Assets	Liabilities	Net
Property, plant and equipment	\$ 4	\$ (116,795)	\$ (116,791)
Goodwill – asset acquisitions	2,985	(2,551)	434
Intangible assets	496	(5,049)	(4,553)
Investments	1,543	(2,311)	(768)
Loss carry-forwards	859	—	859
Financing fees	1,376	—	1,376
Holdbacks and deferred interest	1,067	(403)	664
Debentures	—	(32)	(32)
	\$ 8,330	\$ (127,141)	\$ (118,811)

The analysis of the components of net deferred tax is as follows:

	Years ended December 31	
	2017	2016
Deferred tax to be settled within 12 months	\$ (6,968)	\$ (5,120)
Deferred tax to be settled after more than 12 months	(115,086)	(113,691)
	\$ (122,054)	\$ (118,811)



NOTES TO THE ANNUAL FINANCIAL STATEMENTS

Years ended December 31, 2017 and 2016

(Tabular amounts in thousands, except share and per share amounts)

The following tables summarize the movement of temporary differences during the period:

	Balance January 1 2017	Recognized in net income	Acquired in business combinations	Recognized directly in equity	Balance December 31 2017
Property, plant and equipment	\$ (116,791)	\$ 6,420	\$ (1,966)	\$ —	\$ (112,337)
Goodwill – asset acquisitions	434	(618)	—	—	(184)
Intangible assets	(4,553)	2,515	(7,759)	—	(9,797)
Investments	(768)	(65)	—	—	(833)
Loss carry-forwards	859	(695)	—	—	164
Financing fees	1,376	(291)	—	—	1,085
Debt financing costs	1,067	(712)	—	—	355
Holdbacks	(403)	(93)	—	—	(496)
Debentures	(32)	21	—	—	(11)
	\$ (118,811)	\$ 6,482	\$ (9,725)	\$ —	\$ (122,054)

	Balance January 1 2016	Recognized in net income	Acquired in business combinations	Recognized directly in equity	Balance December 31 2016
Property, plant and equipment	\$ (116,633)	\$ 510	\$ (668)	\$ —	\$ (116,791)
Goodwill – asset acquisitions	158	276	—	—	434
Intangible assets	(5,482)	2,552	(1,623)	—	(4,553)
Investments	1,788	(2,556)	—	—	(768)
Loss carry-forwards	—	859	—	—	859
Financing fees	(158)	(187)	—	1,721	1,376
Debt financing costs	2,600	(1,533)	—	—	1,067
Holdbacks	(253)	(150)	—	—	(403)
Debentures	(53)	21	—	—	(32)
Partnership income	(7,450)	7,450	—	—	—
	\$ (125,483)	\$ 7,242	\$ (2,291)	\$ 1,721	\$ (118,811)

Income tax expense of \$16.8 million (2016 – \$19.7 million) is comprised of current and deferred tax as follows:

	Years ended December 31	
	2017	2016
Current	\$ 23,259	\$ 26,949
Deferred	(6,482)	(7,242)
	\$ 16,777	\$ 19,707



The combined statutory tax rate was approximately 27 percent in 2017 (2016 – 27 percent). The reconciliation of the effective tax rate is as follows:

	Years ended December 31	
	2017	2016
Income before income taxes	\$ 82,286	\$ 71,745
Combined statutory tax rate	27%	27%
Expected income tax	22,217	19,371
Add (deduct):		
Non-deductible (taxable) portion of net foreign exchange (gain) loss	(2,929)	(780)
Non-deductible (taxable) portion of the change in fair value of investments	(106)	(230)
Stock-based compensation expense	305	292
Decrease in income tax due to changes in income tax rates	(281)	—
Unrecognized deferred tax asset	(2,929)	(780)
Other	500	1,834
Income tax expense	\$ 16,777	\$ 19,707

## 18. Long-Term Debt and Credit Facility

On September 27, 2017, Mullen Group used cash and cash equivalents to repay U.S. \$85.0 million (CDN. \$105.5 million) of Series E Notes and \$20.0 million of Series F Notes. The Series E and Series F Notes matured on September 27, 2017. Mullen Group also repaid \$13.3 million of debt and shareholder loans assumed on acquisitions in 2017.

Mullen Group has a \$75.0 million revolving demand unsecured credit facility (the "**Bank Credit Facility**"). Interest on the Bank Credit Facility is payable monthly and is based on either the bank prime rate plus 0.50 percent or bankers' acceptance rates plus an acceptance fee of 1.50 percent. As at December 31, 2017, no amounts were drawn on this facility. This facility does not have any financial covenants, however, Mullen Group must be in compliance with certain reporting and general covenants. Mullen Group is in compliance with all of these reporting and general covenants.

Mullen Group has \$4.4 million of letters of credit outstanding, which were issued to guarantee certain performance and payment obligations. These letters of credit reduce the amount available under the Bank Credit Facility.

Mullen Group's long-term debt is mainly comprised of Private Placement Debt, the details of which are set forth below:

Notes	Principal amount	Maturity	Interest Rate <sup>(1)</sup>
Series D	\$ 70,000 CDN.	June 30, 2018	5.76%
Series G	\$ 117,000 U.S.	October 22, 2024	3.84%
Series H	\$ 112,000 U.S.	October 22, 2026	3.94%
Series I	\$ 30,000 CDN.	October 22, 2024	3.88%
Series J	\$ 3,000 CDN.	October 22, 2026	4.00%
Series K	\$ 58,000 CDN.	October 22, 2024	3.95%
Series L	\$ 80,000 CDN.	October 22, 2026	4.07%

<sup>(1)</sup> Interest is payable semi-annually.

Mullen Group's unamortized debt issuance costs of \$1.5 million related to its Private Placement Debt have been netted against its carrying value at December 31, 2017 (December 31, 2016 – \$2.2 million). Mullen Group has certain financial covenants that must be met under its unsecured Private Placement Debt, which include a total debt to operating cash flow ratio and a total earnings available for fixed charges to total fixed charges ratio. Mullen Group's total debt cannot exceed 3.5 times operating cash flow calculated using the trailing twelve months financial results normalized for acquisitions. The term "**total debt**" means all debt including the Private Placement Debt, the Bank Credit Facility, Various Financing Loans and Letters of Credit, excluding the Debentures. The term "**operating cash flow**" means, for any quarterly period, the trailing twelve month consolidated net income adjusted for all amounts deducted in the computation thereof on account of (i) taxes imposed on or measured by income or excess profits, (ii) depreciation and amortization taken during such period, (iii) total interest charges, including interest on the Debentures; and (iv) non-cash charges. On March 31, 2016, Mullen Group entered into an agreement with the Private Placement Debt noteholders to amend certain financial covenant terms (the "**Amending Agreement**"), that included both temporary and permanent amendments. On a temporary basis, the Amending Agreement replaces the financial covenant term total debt with total net debt for financial covenant calculation purposes for a period up to and including March 31, 2018 (the "**Covenant Relief Period**"). During the Covenant Relief Period, total net debt is defined as total debt of the Corporation less the value of any cash and cash equivalents in excess of \$50.0 million and less any unrealized gain on Cross-Currency Swaps plus any unrealized loss on Cross-Currency Swaps, as disclosed within Derivatives on the consolidated statement of financial position. After the Covenant Relief Period, the definition of total debt will be amended on a permanent basis and replaced with total net debt, which will be defined as total debt of the Corporation adjusted for the carrying value of the Derivatives. All other terms and thresholds of the financial covenants remained the same. Mullen Group cannot have a fixed charge coverage ratio less than 1.75:1 calculated using the trailing twelve months financial results. Mullen Group is in compliance with all the Private Placement Debt financial covenants.



On March 30, 2016, Mullen Group repaid \$70.0 million of Series C Notes and recorded a \$0.8 million expense related to Mullen Group's decision to repay the Series C Notes prior to maturity and mainly consists of the net present value of the future interest payments on such notes that would have otherwise been paid to the noteholders. This \$0.8 million expense was recognized within the statement of comprehensive income.

Mullen Group entered into Cross-Currency Swaps to swap the principal portion of the Series G and Series H Notes into Canadian dollars at foreign exchange rates of \$1.1047 and \$1.1148 that mature on October 22, 2024 and October 22, 2026, respectively. ► **For more information, refer to Note 13.**

Mullen Group also has debt comprised of Various Financing Loans, which are secured by specific operating equipment.

The following table summarizes the Corporation's long-term debt:

	December 31, 2017	December 31, 2016
Current liabilities:		
Private Placement Debt	\$ 70,000	\$ 134,130
Various Financing Loans	781	2,170
Bank Credit Facility	—	—
	<b>70,781</b>	<b>136,300</b>
Non-current liabilities:		
Private Placement Debt	456,799	546,325
Various Financing Loans	—	782
	<b>456,799</b>	<b>547,107</b>
	<b>\$ 527,580</b>	<b>\$ 683,407</b>

The details of long-term debt, as at the date hereof, are as follows:

	Year of Maturity	Interest Rate	December 31, 2017		December 31, 2016	
			Face Value	Carrying Amount	Face Value	Carrying Amount
			\$	\$	\$	\$
Bank Credit Facility	—	Variable	—	—	—	—
Private Placement Debt	2018 - 2026	3.84% - 5.76%	528,281	526,799	682,607	680,455
Various Financing Loans	2018	3.64% - 6.50%	781	781	2,952	2,952
			<b>529,062</b>	<b>527,580</b>	<b>685,559</b>	<b>683,407</b>

#### 19. Convertible Unsecured Subordinated Debentures

On May 1, 2009, Mullen Group issued Debentures at a price of \$1,000 per Debenture. The Debentures mature on July 1, 2018 and bear interest at an annual rate of 10.0 percent payable quarterly in arrears on March 31, June 30, September 30, and December 31 in each year. Each \$1,000 Debenture is convertible into 93.2 Common Shares of Mullen Group (or a conversion price of \$10.73) at any time at the option of the holders of the Debentures. As at the date of issuance, an aggregate of approximately 11.65 million Common Shares of Mullen Group would be issued if all holders converted their principal amount. In addition to the principal amount, as Debentures are converted, any accrued and unpaid interest is also converted into Common Shares of Mullen Group at a conversion price of \$10.73. As subordinated debt, the accounting value assigned to the Debentures, including any related interest expense is excluded from Mullen Group's financial covenant calculations on its Private Placement Debt. The Debentures are also subordinated to the Bank Credit Facility.

The equity portion of the Debentures are reclassified to share capital as the Debentures are converted into Common Shares. For the years ended December 31, 2017 and 2016 no Debentures were converted into Common Shares of Mullen Group. As at December 31, 2017, Mullen Group had 12,445 Debentures outstanding, which would be converted into an aggregate of approximately 1,159,874 Common Shares of the Corporation if all holders converted their principal amount.



The details of the Debentures are as follows:

Year of Maturity	Interest Rate	December 31, 2017		December 31, 2016	
		Face Value	Carrying Amount	Face Value	Carrying Amount
2018	10%	\$ 12,445	\$ 12,393	\$ 12,445	\$ 12,290

The cumulative carrying amount of the Debentures for the periods set forth below is as follows:

	Cumulative as at	
	December 31, 2017	December 31, 2016
Proceeds from issue of Debentures	\$ 125,000	\$ 125,000
Debt issuance costs	(2,335)	(2,335)
Net proceeds	122,665	122,665
Amount classified as equity	(7,200)	(7,200)
Debentures converted to Common Shares	(112,555)	(112,555)
Accretion on debt	9,483	9,380
Carrying amount of Debentures	\$ 12,393	\$ 12,290

## 20. Share Capital

The authorized share capital of Mullen Group consists of an unlimited number of no par value Common Shares and an unlimited number of Preferred Shares, issuable in series.

The number of, and the specific rights, privileges, restrictions and conditions attaching to any series of Preferred Shares shall be determined by the Board of Mullen Group prior to the creation and issuance thereof. With respect to the payment of dividends and distribution of assets in the event of liquidation, dissolution or winding-up of Mullen Group, whether voluntarily or involuntarily, the Preferred Shares are entitled to preference over the Common Shares and any other shares ranking junior to the Preferred Shares from time to time and may also be given such other preferences over the Common Shares and any other shares ranking junior to the Preferred Shares as may be determined at the time of creation of such series. As at the date hereof, no series of Preferred Shares had been created.

On May 17, 2016, the Corporation closed a bought deal public offering (the "**Offering**") and a non-brokered private placement (the "**Private Placement**") by issuing 11,993,250 Common Shares at a price of \$13.30 per Common Share for gross proceeds of \$159.5 million. Share issuance costs and the related deferred tax associated with the issuance was \$6.4 million and \$1.7 million, respectively.

All of the issued Common Shares of Mullen Group have been paid in full.

	Note	# of Common Shares	
		2017	2016
Issued Common Shares at January 1		103,654,316	91,661,066
Common Shares issued on the Offering and Private Placement		—	11,993,250
Stock options exercised	26	—	—
Common Shares issued on conversion of Debentures	19	—	—
Issued Common Shares at December 31		103,654,316	103,654,316



## 21. Earnings per Share

### (a) Basic Earnings per Share

Basic earnings per share is calculated as net income attributable to common shareholders divided by the weighted average number of Common Shares outstanding for the period. Net income attributable to common shareholders for the year ended December 31, 2017, was \$65.5 million (2016 – \$52.0 million). The weighted average number of Common Shares outstanding for the years ended December 31, 2017 and 2016 was calculated as follows:

	Note	Years ended December 31	
		2017	2016
Issued Common Shares at beginning of period	20	103,654,316	91,661,066
Effect of Common Shares issued		—	7,503,973
Effect of stock options exercised		—	—
Effect of Debentures converted		—	—
Weighted average number of Common Shares at end of period – basic		103,654,316	99,165,039

### (b) Diluted Earnings per Share

Diluted earnings per share is calculated by adjusting net income attributable to common shareholders and the basic weighted average number of Common Shares outstanding by the effects of all potentially dilutive transactions to existing common shareholders. In calculating diluted earnings per share, net income was adjusted as follows:

	Years ended December 31	
	2017	2016
Net income	\$ 65,509	\$ 52,038
Effect on finance costs from conversion of Debentures (net of tax)	—	—
Net income – adjusted	\$ 65,509	\$ 52,038

The diluted weighted average number of Common Shares was calculated as follows:

	Years ended December 31	
	2017	2016
Weighted average number of Common Shares – basic	103,654,316	99,165,039
Effect of "in the money" stock options	—	—
Effect of conversion of Debentures	—	—
Weighted average number of Common Shares at end of period – diluted	103,654,316	99,165,039

For the year ended December 31, 2017, 3,587,500 stock options (2016 – 2,157,500) were excluded from the diluted weighted average number of Common Shares calculation as their effect would have been anti-dilutive. The average market value of the Corporation's Common Shares for the purposes of calculating the dilutive effect of stock options was based on quoted market prices for the periods ended December 31, 2017 and 2016. For all the periods listed above, the Common Shares that would be issued upon conversion of the Debentures were excluded in the calculation as their effect was anti-dilutive. ► For more information on Debentures and stock options, refer to Notes 19 and 26, respectively.

## 22. Revenue

During the year, 92.7 percent of revenue was from the rendering of services, 4.7 percent of revenue was from the sale of goods and 2.6 percent was from construction contracts as compared to 93.4 percent, 3.5 percent, and 3.1 percent, respectively, for the year ended December 31, 2016.

## 23. Personnel Costs

	Years ended December 31	
	2017	2016
Wages, salaries and benefits	\$ 331,452	\$ 312,200
Stock-based compensation expense	1,128	1,082
	\$ 332,580	\$ 313,282

In 2017 personnel costs of \$236.2 million (2016 – \$219.9 million) were recognized within direct operating expenses and \$96.4 million (2016 – \$93.4 million) were recognized within selling and administrative expenses.



## 24. Operating Leases

Mullen Group is committed to payments under several operating leases until 2022 and thereafter. The majority of Mullen Group's operating leases are for land and buildings. Mullen Group also has operating leases for certain operating equipment. Mullen Group has operating lease commitments as follows:

	December 31, 2017		December 31, 2016	
Less than one year	\$	9,348	\$	8,634
Between one and five years		13,869		17,813
More than five years		76		215
	\$	23,293	\$	26,662

Total operating lease payments for the year ended December 31, 2017, were \$9.5 million (2016 – \$8.5 million).

## 25. Finance Costs

	Years ended December 31			
	2017		2016	
Interest expense on financial liabilities measured at amortized cost	\$	29,234	\$	33,377
Accretion on debt		775		763
Finance expense		30,009		34,140
Less: Interest income from cash and cash equivalents		(2,510)		(1,680)
Finance costs	\$	27,499	\$	32,460

## 26. Share-Based Compensation Plans

Mullen Group grants stock options to directors, officers, employees and consultants of Mullen Group or its affiliates under its Stock Option Plan. Options under the Stock Option Plan are normally granted at the weighted average trading price of the Common Shares of Mullen Group for the five consecutive trading days immediately preceding the day of grant of the stock option. Stock options vest in the manner determined by the Board at the time of the grant. The term of an option is five to ten years from the date of grant.

In estimating expected stock price volatility at the time of a particular stock option grant, Mullen Group relies on observations of historical volatility trends. In determining the expected term of the option grants, Mullen Group has observed the actual terms of prior grants with similar characteristics and the actual vesting schedule of the grant.

Other assumptions required for estimating fair value with the Black-Scholes model are the expected risk-free interest rate and expected dividend yield of Mullen Group's Common Shares. The risk-free interest rates used were the Canadian Treasury zero-coupon rates for bonds matching the expected term of the option on the date of grant. The expected dividend yield of Mullen Group's Common Shares over the expected term of the option was determined based on the Corporation's dividend policy on the date of grant. The expected forfeiture rate was determined based on the Corporation's prior historical forfeiture rates on the date of grant.

On May 3, 2017, Mullen Group's shareholders approved a resolution to amend the Stock Option Plan. The amendment increases the number of Common Shares reserved for issuance by 4,000,000. As such, 3,180,000 options are available to be issued under the Stock Option Plan as at December 31, 2017. Each stock option will entitle the option-holder to acquire one Common Share of Mullen Group. Under the Stock Option Plan, the exercise price of a stock option granted shall be as determined by the Board when the stock option is granted subject to any limitations imposed by any relevant stock exchange or regulatory authority, and shall be an amount at least equal to the weighted average trading price of the Common Shares of Mullen Group for the five consecutive trading days immediately preceding the day of grant of the stock option. These options vest in one to five years and expire in five to ten years.



Volatility was determined on the basis of the daily closing prices over a historical period corresponding to the expected term of the options.

Stock Option Plan:	Options	Weighted average exercise price	
Outstanding December 31, 2015	2,354,744	\$	20.94
Granted	—		—
Exercised	—		—
Forfeited	(197,244)		(20.48)
Outstanding December 31, 2016	2,157,500	\$	20.98
Granted	1,520,000		16.72
Exercised	—		—
Forfeited	(90,000)		(19.81)
Outstanding December 31, 2017	<b>3,587,500</b>	<b>\$</b>	<b>19.20</b>
Stock options exercisable December 31, 2016	1,022,500	\$	20.42
Stock options exercisable December 31, 2017	<b>1,087,500</b>	<b>\$</b>	<b>21.21</b>

The range of exercise prices for options outstanding at December 31, 2017 was as follows:

Range of Exercise Prices	Options Outstanding			Exercisable Options	
	Number	Weighted average remaining contractual life (years)	Weighted average exercise price	Number	Weighted average exercise price
\$16.33 to \$16.72	1,652,500	9.15	\$ 16.69	147,500	\$ 16.33
\$16.73 to \$20.77	1,355,000	6.21	20.35	360,000	19.20
\$20.78 to \$28.07	580,000	5.13	23.70	580,000	23.70
\$16.33 to \$28.07	3,587,500	7.39	\$ 19.20	1,087,500	\$ 21.21

The following weighted average assumptions were used to determine the fair value of options issued in 2017 under the Stock Option Plan on the date of grant. There were no stock options issued in 2016:

	2017	2016
Fair value	3.31	—
Risk-free interest rate	1.73%	—
Expected life	5 years	—
Forfeiture rate	5.0% per annum	—
Expected dividend	\$0.36 per share per annum	—
Expected share price volatility	26.3	—

## 27. Other (Income) Expense

	Years ended December 31	
	2017	2016
Change in fair value of investments	\$ 770	\$ (1,703) <sup>(1)</sup>
Loss on sale of property, plant and equipment	1,762	886
Gain on contingent consideration	(2,000)	—
Gain on fair value of equity investment	(1,555)	—
Earnings from equity investments	(1,493)	(1,877)
Accretion on asset retirement obligations	12	—
Other (income) expense	\$ (2,504)	\$ (2,694)

<sup>(1)</sup> During 2016, the Corporation recognized a \$17.6 million unrealized gain on its investments, which was somewhat offset by a \$15.9 million realized loss on investments. The \$15.9 million realized loss resulted from selling 4,674,625 shares of Logan for proceeds of \$7.4 million.

► For more information on the gain on contingent consideration and the gain on fair value of equity investment, refer to Note 5.



## 28. Contingent Liabilities

Mullen Group is involved in various claims and actions arising in the course of its operations and is subject to various legal actions and possible claims. Although the outcome of these claims cannot be predicted with certainty, Mullen Group does not expect these matters to have a material adverse effect on its financial position, cash flows or results from operations. Accruals for litigation, claims and assessments are recognized if Mullen Group determines that the loss is probable and the amount can be reasonably estimated. If an unfavorable outcome were to occur, there exists the possibility of a material adverse impact on Mullen Group's consolidated net earnings in the period in which the outcome is determined.

## 29. Capital Commitments

Capital expenditures approved and committed to but not provided for in these accounts at December 31, 2017, amounted to \$13.4 million. The majority of these capital expenditure commitments will be completed in fiscal 2018.

## 30. Financial Instruments

Mullen Group's operating activities expose it to a variety of financial risks. These financial risks consist of certain credit, liquidity, and market risks associated with Mullen Group's financial assets and financial liabilities. Mullen Group has established and follows certain policies and procedures to mitigate these risks and continually monitors its exposure to all significant risks to assess the impact on its operating activities. Mullen Group does not hold or use any derivative financial instruments for trading or speculative purposes. The following details Mullen Group's exposure to credit, liquidity, and market risks.

### (a) Credit Risk

Credit risk is the risk of financial loss to Mullen Group if a customer or counterparty to a financial asset fails to meet its contractual obligations. This risk arises predominately from Mullen Group's trade and other receivables from its customers. The carrying amount of financial assets represents Mullen Group's maximum credit risk exposure. The maximum exposure to credit risk at the reporting date was as follows:

Carrying amount	Note	December 31	
		2017	2016
Cash and cash equivalents	6	\$ 134,533	\$ 270,291
Trade and other receivables	7	175,303	153,766
Derivative financial instruments	13	25,627	32,759
Other assets	14	8,490	1,066
		\$ 343,953	\$ 457,882

Credit risk related to trade and other receivables is initially managed by each Business Unit. Each Business Unit is responsible for reviewing the credit risk for each of their customers before standard payment and delivery terms and conditions are offered. The Business Units review consists of external ratings, when available, and in some cases bank and trade references. Management has established a credit policy under which new customers are analyzed for creditworthiness before Mullen Group extends credit. Mullen Group monitors its trade and other receivables aging on an ongoing basis as part of its process in managing its credit risk. Mullen Group also manages credit risk related to trade and other receivables on a consolidated basis whereby the aggregate exposure to individual customers is reviewed and their credit quality is assessed. Mullen Group also attends industry forums to assess credit worthiness of customers related predominately to the oil and natural gas industry. No customer accounted for more than ten percent of Mullen Group's consolidated revenue for the fiscal years ended 2017 and 2016.

Impairment losses arise when trade receivables are written off directly against the financial asset, which results from customers who cannot pay their outstanding balance. In 2017 an impairment loss of \$1.2 million (2016 – \$1.1 million) was recognized which related to customers that were not able to pay their outstanding balances, mainly due to the customer having insufficient cash or other financial assets. During the period, the impairment loss as a percentage of consolidated revenue was less than 0.1 percent (2016 – 0.1 percent). Mullen Group establishes, on a specific account basis, an allowance for impairment loss that represents its estimate of potential losses in respect of trade receivables. ► **For more information refer to Note 7.**



(b) Liquidity Risk

Liquidity risk is the risk that Mullen Group will not be able to satisfy its obligations associated with its financial liabilities that are to be settled by delivering cash as they become due. Mullen Group's approach to managing liquidity risk is to ensure, as far as possible, that it will always have sufficient liquidity to satisfy its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to Mullen Group's reputation. Typically, Mullen Group ensures that it has sufficient cash or available credit facilities to meet expected operational expenses; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters. Mullen Group manages liquidity risk by preparing, monitoring and approving annual operating budgets to ensure it has sufficient cash to meet operational requirements, and to ensure its ongoing compliance with its Private Placement Debt covenants. The Board also considers liquidity risk when approving Mullen Group's annual net capital expenditure budget and when declaring dividends to shareholders. Mullen Group's surplus cash is invested in short-term highly liquid term deposits. At December 31, 2017, Mullen Group had cash and cash equivalents of \$134.5 million. In addition, Mullen Group maintains its \$75.0 million Bank Credit Facility. ► **For more information refer to Note 18.**

The following are the contractual maturities of financial liabilities, excluding interest payments and the impact of any option to purchase equipment at the end of the term:

December 31, 2017	Carrying amount	Contractual cash flows	Twelve months or less	2018 - 2019	2020 - 2021	Thereafter
Private Placement Debt	\$ 526,799	\$ 528,281	\$ 70,000	\$ —	\$ —	\$ 458,281
Debentures – debt component	12,393	12,445	12,445	—	—	—
Various Financing Loans	781	781	781	—	—	—
Accounts payable and accrued liabilities	88,221	88,221	88,221	—	—	—
Dividends payable	3,110	3,110	3,110	—	—	—
<b>Total</b>	<b>\$ 631,304</b>	<b>\$ 632,838</b>	<b>\$ 174,557</b>	<b>\$ —</b>	<b>\$ —</b>	<b>\$ 458,281</b>

All of the above amounts relate to non-derivative financial instruments.

(c) Market Risk

Market risk is the risk associated with fluctuations in foreign exchanges rates, interest rates and equity prices and their corresponding impact on the fair value or future cash flows of Mullen Group's financial instruments. The objective of management is to manage and control market risk exposures within acceptable parameters, while optimizing the return.

(i) Foreign Exchange Risk

Foreign exchange risk arises as Mullen Group enters into commercial transactions that are not denominated in its functional currency. Mullen Group is exposed to foreign exchange risk, primarily with respect to the U.S. dollar which mainly arises from its U.S. \$229.0 million Senior Guaranteed Unsecured Notes ("U.S. Notes"). These U.S. Notes mature in 2024 (U.S. \$117.0 million) and in 2026 (U.S. \$112.0 million). Mullen Group has mitigated its foreign exchange risk with respect to a portion of its U.S. Notes by entering into the Cross-Currency Swaps. Annual interest of U.S. \$8.9 million is payable on these U.S. Notes which also exposes Mullen Group to foreign exchange risk. This foreign exchange risk is mitigated as some of Mullen Group's Business Units generate a portion of their revenue in U.S. dollars in excess of their U.S. dollar expenses. At December 31, 2017, Mullen Group had U.S. dollar cash of \$2.2 million, U.S. dollar trade receivables of \$7.6 million and U.S. dollar accounts payable and accrued liabilities of \$2.5 million. Mullen Group does not hedge any of its U.S. dollar denominated commercial and financing transactions.

All of the amounts expressed in the following table are in U.S. dollars and set forth Mullen Group's exposure to foreign currency risk:

	December 31 2017	December 31 2016
Cash and cash equivalents	\$ 2,195	\$ 80,994
Trade and other receivables	7,566	3,837
Derivative financial instruments	20,428	24,398
Private Placement Debt	(229,000)	(314,000)
Accounts payable and accrued liabilities	(2,516)	(3,454)
<b>Net exposure</b>	<b>\$ (201,327)</b>	<b>\$ (208,225)</b>

At December 31, 2017, assuming all other variables were held constant, a \$0.01 strengthening of the Canadian dollar relative to the U.S. dollar would have increased income before income taxes by approximately \$2.0 million. Similarly, a \$0.01 weakening of the Canadian dollar relative to the U.S. dollar at December 31, 2017 would have had the equal but opposite effect on income before income taxes.



(ii) *Interest Rate Risk and Fair Value Sensitivity Analysis for Fixed Rate Instruments*

Interest rate risk arises on borrowings issued at variable rates which exposes risk to future cash flows if interest rates were to rise. This risk would be partially offset by cash held at variable rates. Mullen Group's Private Placement Debt, the Debentures, and its Various Financing Loans are all issued at fixed rates. The Bank Credit Facility is issued at variable rates, however, Mullen Group was not utilizing the facility at December 31, 2017. Borrowings issued at fixed rates expose Mullen Group to fair value interest rate risk. Mullen Group is susceptible to the opportunity costs associated with interest rate decreases as the interest rate on the majority of its borrowings is at fixed interest rates. Assuming all other variables were held constant, if interest rates increase by 1.0 percent on the \$540.0 million of Mullen Group's debt, Mullen Group would incur additional annual interest expense of approximately \$5.4 million. Mullen Group does not account for any fixed rate financial assets and liabilities at FVTPL. Mullen Group does not hedge interest rates or have any interest rate swaps.

(iii) *Price Risk*

Price risk arises from changes in quoted prices on investments in equity securities that impact the underlying value of investments. Mullen Group has investments measured at fair value with an initial cost of \$18.5 million. A \$0.7 million decrease in the fair value of these investments was recorded in 2017 as compared to a \$1.7 million increase in 2016. Mullen Group recorded a \$12.6 million decrease in the fair value of these investments on a cumulative basis. Assuming all other variables were held constant, a 1.0 percent increase in the value of the investments would have increased income before income taxes by approximately \$0.1 million. Similarly, a 1.0 percent decrease in the value of investments would have an equal but opposite effect on income before income taxes.

(d) *Capital Management*

Mullen Group's objectives when managing capital are to safeguard the Corporation's ability to continue as a going concern, and manage capital that will maintain compliance with its financial covenants so that it can continue to provide returns for shareholders and benefits for other stakeholders and to provide an adequate return to shareholders by pricing products and services commensurately with the level of risk. Mullen Group manages the capital structure and makes adjustments to it in light of changes in economic conditions and the risk characteristics of the underlying assets. In order to maintain or adjust the capital structure, Mullen Group may adjust the amount of dividends paid to shareholders, issue new debt, sell assets to reduce debt, or issue new shares.

Consistent with others in the industry, Mullen Group also monitors capital on the basis of debt-to-equity and total debt to operating cash flow. The debt-to-equity ratio is calculated as total debt divided by equity. Total debt is calculated as the total of current portion of long-term debt, long-term debt and the debt component of Debentures. Equity comprises all of the components of equity (i.e. share capital, Debentures – equity component, contributed surplus and retained earnings). Mullen Group's strategy is to maintain its debt-to-equity ratio below 1:1. The debt-to-equity ratio calculations at December 31, 2017 and at December 31, 2016 were as follows:

	December 31 2017		December 31 2016
Current portion of long-term debt	\$ 70,781	\$	136,300
Long-term debt	456,799		547,107
Debentures – debt component	12,393		12,290
<b>Total debt</b>	<b>539,973</b>		<b>695,697</b>
Share capital	933,303		933,303
Debentures – equity component	550		550
Contributed surplus	13,807		12,679
Retained earnings	42,071		13,878
<b>Equity</b>	<b>\$ 989,731</b>	<b>\$</b>	<b>960,410</b>
<b>Debt to equity</b>	<b>0.55:1</b>		<b>0.72:1</b>

Mullen Group also monitors capital on the basis of total debt to operating cash flow. The total debt to operating cash flow ratio is calculated as per the Private Placement Debt agreements. Other than the financial covenants under its Private Placement Debt, Mullen Group is not subject to externally imposed capital requirements. ► **For more information, refer to Note 18.**



NOTES TO THE ANNUAL FINANCIAL STATEMENTS

Years ended December 31, 2017 and 2016

(Tabular amounts in thousands, except share and per share amounts)

**31. Subsidiaries**

The tables set forth below provide information relative to Mullen Group's significant subsidiaries and its Business Units, including each entity's name, its jurisdiction of incorporation/formation, the percentage of securities directly or indirectly owned by Mullen Group, a brief description of the entity, and the market areas served, if applicable. The percentages of ownership set forth below include the approximate one percent interest owned by the general partner of each limited partnership.

Significant Subsidiaries:			
Company (Jurisdiction of Incorporation / Formation)	Percentage owned by Mullen Group (directly / indirectly)	Overview	Primary Market Area
MT Investments Inc. (Alberta)	100%	Wholly-owned subsidiary of Mullen Group Ltd. It was formed on July 1, 2005, when Mullen Transportation Inc. was amalgamated with certain other corporations pursuant to a plan of arrangement under the <i>Business Corporations Act</i> (Alberta) to form a corporation known as MT Investments Inc.	N/A
MGL Holding Co. Ltd. (Alberta)	100%	Wholly-owned subsidiary of MT Investments Inc., which was incorporated in Alberta on December 22, 2016. It is the limited partner of various Business Units.	N/A

Trucking/Logistics segment:			
Business Unit (Jurisdiction of Incorporation / Formation)	Percentage owned by Mullen Group (indirectly)	Primary Market Area	
Bernard Transport Ltd. (Alberta)	100%	Northwestern Alberta	
Canada Transport Ltd. (Alberta)	100%	Canada and U.S.	
Cascade Carriers L.P. (Alberta)	100%	Western Canada	
Courtesy Freight Systems Ltd. (Ontario)	100%	Northwestern Ontario	
Gardwine Group Limited Partnership <sup>(1)</sup> (Manitoba)	100%	Manitoba and Ontario	
Grimshaw Trucking L.P. (Alberta)	100%	Western Canada	
Hi-Way 9 Group of Companies, consisting of Hi-Way 9 Express Ltd., Load-Way Ltd. and Streamline Logistics Inc. <sup>(2)</sup> (Alberta)	100%	Western Canada	
Jay's Transportation Group Ltd. (Saskatchewan)	100%	Saskatchewan	
Kleysen Group Ltd. (Alberta)	100%	Western Canada	
Mullen Trucking Corp. <sup>(3)</sup> (Alberta)	100%	Canada and U.S.	
Payne Transportation Ltd. <sup>(4)</sup> (Alberta)	100%	Canada and U.S.	
RDK Transportation Co. Inc. <sup>(5)</sup> (Saskatchewan)	100%	Canada and U.S.	
Smook Contractors Ltd. (Manitoba)	100%	Northern Manitoba	
Tenold Transportation Ltd. (Alberta)	100%	Canada and U.S.	

<sup>(1)</sup> Includes S. Krulicki & Sons Ltd., operating as Winnipeg Moving & Storage and Brandon Moving, which was acquired on October 1, 2017.

<sup>(2)</sup> Includes E.C.R. Enterprises Ltd. and Golden Transport Ltd., which were acquired on December 1, 2016 and August 1, 2017, respectively.

<sup>(3)</sup> Includes Motrux Inc. and Marshall Trucking Inc., which were acquired on September 1, 2016 and November 1, 2017, respectively.

<sup>(4)</sup> Includes Kel-West Carriers Ltd., which was acquired on January 31, 2017.

<sup>(5)</sup> Acquired September 1, 2017.



Oilfield Services segment:		
Business Unit (Jurisdiction of Incorporation / Formation)	Percentage owned by Mullen Group (indirectly)	Primary Market Area
Canadian Dewatering L.P. (Alberta)	100%	Western Canada
Cascade Energy Services L.P. (Alberta)	100%	Western Canada
E-Can Oilfield Services L.P. (Alberta)	100%	Western Canada
Envolve Energy Services Corp. <sup>(1)</sup> (Alberta)	100%	Western Canada
Formula Powell L.P. (Alberta)	100%	Western Canada
Heavy Crude Hauling L.P. (Alberta)	100%	Western Canada
Mullen Oilfield Services L.P. (Alberta)	100%	Western Canada
OK Drilling Services L.P. (Alberta)	100%	Western Canada
Pe Ben Oilfield Services L.P. (Alberta)	100%	Western Canada
Premay Equipment L.P. (Alberta)	100%	Western Canada
Premay Pipeline Hauling L.P. (Alberta)	100%	Western Canada
R. E. Line Trucking (Coleville) Ltd. (Saskatchewan)	100%	Western Canada
Recon Utility Search L.P. (Alberta)	100%	Western Canada
Spearing Service L.P. (Alberta)	100%	Western Canada
TREO Drilling Services L.P. (Alberta)	100%	Western Canada
Withers L.P. (Alberta)	100%	Western Canada

<sup>(1)</sup> Acquired March 17, 2017.

### 32. Changes in non-cash working capital items from operating activities

	Years ended December 31	
	2017	2016
Trade and other receivables	\$ (16,867)	\$ 14,936
Inventory	(43)	537
Prepaid expenses	(1,404)	1,145
Accounts payable and accrued liabilities	5,979	(1,902)
	\$ (12,335)	\$ 14,716



### 33. Operating Segments

Mullen Group has two operating segments. These two operating segments have been differentiated by the sector of the economy in which the businesses operate, the type of services provided, the equipment requirements and the customer needs. The Trucking/Logistics segment provides both long haul and local transportation services to customers in various industries predominantly within Canada. The Oilfield Services segment primarily provides specialized transportation, fluid hauling, waste disposal, warehousing, drilling, well-servicing and dewatering services to the oil and natural gas industry in western Canada, which includes exploration and development companies and production and natural gas transmission companies. The following tables provide financial results by segment:

Year ended December 31, 2017	Trucking/ Logistics	Oilfield Services	Corporate	Intersegment eliminations		Total
				Trucking/ Logistics	Oilfield Services	
				\$	\$	
Revenue	761,379	378,375	4,354	(4,655)	(964)	1,138,489
Income before income taxes	62,485	10,529	9,272	—	—	82,286
Depreciation and impairment of property, plant and equipment	21,154	48,097	6,167	—	—	75,418
Amortization of intangible assets	7,742	3,410	—	—	—	11,152
Capital expenditures <sup>(1)</sup>	23,425	8,470	2,665	(143)	(1,358)	33,059
Total assets at December 31, 2017	526,663	565,957	658,037	—	—	1,750,657

<sup>(1)</sup> Excludes business acquisitions

Year ended December 31, 2016	Trucking/ Logistics	Oilfield Services	Corporate	Intersegment eliminations		Total
				Trucking/ Logistics	Oilfield Services	
				\$	\$	
Revenue	689,516	350,506	3,139	(4,857)	(3,245)	1,035,059
Income (loss) before income taxes	72,195	8,337	(8,787)	—	—	71,745
Depreciation and impairment of property, plant and equipment	20,982	43,999	6,313	—	—	71,294
Amortization of intangible assets	6,606	7,400	—	—	—	14,006
Capital expenditures <sup>(1)</sup>	16,422	3,172	1,699	—	(355)	20,938
Total assets at December 31, 2016	476,891	593,512	802,624	—	—	1,873,027

<sup>(1)</sup> Excludes business acquisitions

Performance is measured based on segment income before income tax, as included in the internal management reports that are reviewed by Mullen Group's CEO and President. Segment income is used to measure performance as management believes that such information is the most relevant in evaluating the results of segments relative to other entities that operate within these industries. Transfer pricing is based on third-party rates.



### 34. Related Party Disclosures

#### (a) Key Management Personnel Compensation

Key management personnel are those persons having the authority and responsibility for planning, directing and controlling the business activities of Mullen Group, including all of its directors along with certain executives. Directors are remunerated for services rendered in their capacity as directors by way of a combination of retainer fees and meeting attendance fees. The overall compensation program for executives is comprised of base salary and benefits, annual profit share and share-based compensation payments. Executives of Mullen Group do not have formal employment contracts. Similar to the employment processes established for all Mullen Group employees, each executive's personnel file contains a memorandum outlining the basic terms of an executive's employment relationship with Mullen Group. Mullen Group has no agreement or arrangement with any executive for the payment of compensation in the case of resignation, retirement, or termination of employment, a change of control of Mullen Group or its Business Units or a change in an executive's responsibilities following a change of control. Key management personnel do not participate in a defined benefit or actuarial pension plan, however, key management personnel do participate in the Stock Option Plan. Total remuneration to key management personnel including directors' fees, salaries and benefits, annual profit share, and the value attributable to stock-based compensation expense was as follows: ► **For more information refer to Note 26.**

Category	Years Ended December 31	
	2017	2016
Salaries and benefits (including profit share)	\$ 1,418	\$ 1,443
Share-based payments	41	53
Total	\$ 1,459	\$ 1,496

Mullen Group had no outstanding amounts owing to or amounts receivable from directors or officers at December 31, 2017, and 2016, with respect to the overall compensation program for executives. As at December 31, 2017, directors and officers of Mullen Group collectively held 6,291,074 Common Shares (2016 – 3,829,291) representing 6.1 percent (2016 – 3.7 percent) of all Common Shares of the Corporation.

#### (b) Related Party Transactions

On May 17, 2016, related parties of Mullen Group participated in the Private Placement by purchasing 422,000 Common Shares at a price of \$13.30 per Common Share for gross proceeds of approximately \$5.6 million.

During the year, Mullen Group generated revenue of \$0.1 million (2016 – \$15,000) and incurred expenses of \$16,000 (2016 – nil) with entities that are related by virtue of a certain member of the Board having control or joint control over the other entities. There was \$6,000 (2016 – \$4,000) of accounts receivable amounts due from these related parties as at December 31, 2017.

During the year, Mullen Group generated revenue of \$2.0 million (2016 – \$2.6 million), incurred expenses of \$0.1 million (2016 – \$0.2 million) and sold \$0.1 million (2016 – \$20,000) of property, plant and equipment with its equity investees, which are accounted for by the equity method of accounting. As at December 31, 2017, there was \$0.1 million (2016 – \$3,000) of accounts receivable amounts due from equity investees and there were no (2016 – \$24,000) accounts payable amounts due to these related party transactions. At December 31, 2017, Mullen Group had \$6.7 million of debentures owing from Thrive at an interest rate of 10.0 percent per annum calculated and payable semi-annually that mature in September 2019.

All related party transactions were provided in the normal course of business materially under the same commercial terms and conditions as transactions with unrelated companies and recorded at the exchange amount.



## CORPORATE INFORMATION

### DIRECTORS | OFFICERS

**Murray K. Mullen**

Chairman of the Board, Chief Executive Officer,  
President and Director

**Greg Bay, CFA**

Lead Director

**Alan D. Archibald, P.Eng.**

Director

**Stephen H. Lockwood, Q.C.**

Director

**Christine McGinley, CPA, CA, ICD.D**

Director

**David E. Mullen**

Director

**Philip J. Scherman, FCPA, FCA, ICD.D**

Director

**Sonia Tibbatts, MBA**

Director

**P. Stephen Clark, FCPA, FCMA, ICD.D**

Chief Financial Officer

**Richard J. Maloney**

Senior Vice President

**Joanna K. Scott**

Corporate Secretary and  
Vice President, Corporate Services

### CORPORATE OFFICE

**Mullen Group Ltd.**

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**Canada/U.S.:** 1-866-995-7711

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**Internet:** [www.mullen-group.com](http://www.mullen-group.com)

**Email:** [IR@mullen-group.com](mailto:IR@mullen-group.com)

### BANKER

**The Royal Bank of Canada**

Calgary, Alberta

### AUDITORS

**PricewaterhouseCoopers LLP**

Calgary, Alberta

### STOCK EXCHANGE

**Toronto Stock Exchange**

Trading Symbol: MTL

### TRANSFER AGENT AND REGISTRAR

**Computershare Trust Company of Canada**

Toronto, Ontario

Telephone: 1-800-564-6253

Internet: [www.investorcentre.com](http://www.investorcentre.com)

Shareholder Inquiries:

[www.investorcentre.com/service](http://www.investorcentre.com/service)

### ONLINE INFORMATION

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[www.mullen-group.com](http://www.mullen-group.com).*

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