UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 10-O

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

For the quarterly period ended June 30, 2017

OR

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

For the transition period from ______ to _____

Commission file number: 1-3579

PITNEY BOWES INC.

(Exact name of registrant as specified in its charter)

Delaware 06-0495050

(State or other jurisdiction of incorporation or organization)

(I.R.S. Employer Identification No.)

3001 Summer Street, Stamford, Connecticut

(Address of principal executive offices)

06926

(Zip Code)

(203) 356-5000

(Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \square No 0

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

Large accelerated filer ☑ Accelerated filer o Non-accelerated filer o

Smaller reporting company o Emerging growth company o

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 7(a)(2)(B) of the Securities Act. o

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No \square

As of July 28, 2017, 186,681,977 shares of common stock, par value \$1 per share, of the registrant were outstanding.

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PART I. FINANCIAL INFORMATION

Item 1: Financial Statements

PITNEY BOWES INC. CONDENSED CONSOLIDATED STATEMENTS OF INCOME (Unaudited; in thousands, except per share amounts)

Per		Three Months	Ended	June 30,	Six Months Ended June 30,					
Epilipiles \$ 158,625 \$ 150,461 \$ 321,090 \$ 312,000 Supplies 63,228 65,274 100,461 117,325 Renals 95,999 102,869 195,869 206,935 Financing 31,563 91,000 195,869 200,935 Support services 11,529 201,460 424,22 406,806 Business services 217,903 30,000 424,22 406,806 Total revenue 217,903 78,005 146,781 1,900,407 Cost of ceptigment sales 77,189 78,005 146,781 1,900,40 Cost of ceptigment sales 77,189 78,005 146,781 1,900,40 Cost of ceptigment sales 21,976 18,415 22,238 3,810,10 Cost of ceptigment sales 21,976 18,415 22,238 3,810,10 Cost of primate sales 21,576 18,415 22,238 3,810,10 Cost of primate sales 21,576 18,415 22,338 3,910 Cost of primate sales <td< th=""><th></th><th>2017</th><th></th><th>2016</th><th></th><th>2017</th><th></th><th colspan="2">2016</th></td<>		2017		2016		2017		2016		
Supplies 63.28 65.274 130,46 137,325 Software 86,664 90,615 164,33 168,678 Renata 55,99 10,209 195,609 180,802 Financing 83,633 91,600 169,308 180,802 Support services 117,909 131,410 241,402 466,600 Business services 217,900 30,300 1,650,410 1,650,400 Total revenue 217,900 70,005 146,751 1,650,400 Cost of equipment sales 77,109 70,005 146,751 1,403,400 Cost of equipment sales 77,109 19,645 143,300 30,300 Cost of equipment sales 21,556 13,415 42,238 33,900 Cost of equipment sales 21,556 13,415 42,238 33,900 Cost of support services 73,100 47,472 146,541 149,900 Cost of support services 73,100 47,472 146,541 149,900 Cost of support services 13,000	Revenue:									
Software 86,684 90,515 164,514 168,675 Renda's 95,999 102,689 169,368 20,659 Flinancing 83,853 91,609 169,368 189,036 Support services 217,901 213,148 224,146 259,678 Business services 217,902 213,148 224,146 250,678 Total revenue 621,371 35,568 1,658,011 1,600,75 Cost of equipment sales 77,189 78,055 146,751 149,544 Cost of equipment sales 19,999 19,624 41,380 40,313 Cost of equipment sales 19,999 19,624 41,380 40,313 Cost of support services 12,576 18,115 42,288 38,910 Cost of support services 73,190 74,742 146,544 149,991 Cost of business services 153,633 140,333 333,90 276,376 Cost of support services 73,100 74,722 146,554 149,991 Cost of supicus services <td>Equipment sales</td> <td>\$ 158,625</td> <td>\$</td> <td>152,641</td> <td>\$</td> <td>321,599</td> <td>\$</td> <td>312,002</td>	Equipment sales	\$ 158,625	\$	152,641	\$	321,599	\$	312,002		
Remains 95,999 102,009 195,009 200,009 Financing 38,563 91,009 124,148 229,408 Support services 115,299 121,148 224,406 250,670 Business services 217,908 201,600 424,222 406,000 Total revenue 201,009 19,009 19,004 416,751 140,574 Cotts and experiment sales 77,189 78,055 146,751 149,594 Cott of supplies 19,909 19,024 416,751 35,798 Cott of supplies 21,575 26,083 50,103 35,798 Cott of supplies 21,575 18,415 42,228 38,910 Cott of supplies 21,576 18,415 42,238 18,911 Cott of supplies 21,528	Supplies	63,228		65,274		130,046		137,325		
Pinancing 18,853 91,609 169,308 289,078 Support services 115,209 131,418 224,446 259,678 Business services 217,793 201,660 442,422 406,806 Total revenue 821,371 833,886 1,658,011 1,600,775 Costs of equipment sales 77,189 78,055 146,751 1,459,504 Cost of equipment sales 19,909 19,624 41,380 40,314 Cost of supplies 19,909 19,624 41,380 40,314 Cost of supplies 12,343 13,055 225,317 28,410 Cost of supplies 12,343 13,055 225,317 28,410 Cost of supplies 13,000 41,472 146,544 149,991 Cost of supplies 13,000 41,472 41,454 149,991 Cost of support services 73,190 74,742 146,544 149,991 Cost of support services 73,190 44,742 146,544 149,991 Cost of support services 13,663 40,803 303,906 276,368 Selling, general and administrative 297,468 299,116 603,771 615,996 Restructuring chapes and aset impairments, net 26,927 34,513 64,814 61,818 Restructuring chapes and aset empairments, net 26,927 34,513 34,513 34,618 34,818 Restructuring chapes and aset empairments, net 27,600 20,799 53,276 40,100 Total costs and expenses 787,518 742,648 15,07,699 14,407,573 Interest expense, ac 27,600 20,799 53,276 40,100 Total costs and expenses 44,951 33,934 36,586 70,418 Income form continuing operations 48,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 48,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 49,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 49,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 49,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 49,901 58,184 114,034 12,024 Loss from discontinued operations, net of tax 49,901 58,184 114,034 12,024 Loss from discontinued operations, n	Software	86,664		90,615		164,531		168,673		
Support services 115,299 131,418 234,46 25,000 Busines services 217,937 20,360 42,422 40,600 Total revene 26,137 30,360 1,550,01 1,804,75 Cost of equipment sales 77,195 78,055 146,751 149,094 Cost of equipment sales 19,090 19,64 41,380 30,301 Cost of supples 19,090 19,64 41,380 30,301 Cost of supples 24,975 2,698 30,103 5,370 Cost of supples 12,844 13,495 2,541 2,841 Cost of supples 12,843 13,495 2,541 2,841 Financing interest expense 12,844 14,945 2,841 14,943 14,943 14,941 14,943 14,941 14,943 14,941 14,941 14,941 14,941 14,941 14,941 14,941 14,942 14,941 14,941 14,942 14,941 14,942 14,942 14,942 14,942 14,942 14,942 </td <td>Rentals</td> <td>95,999</td> <td></td> <td>102,869</td> <td></td> <td>195,869</td> <td></td> <td>206,959</td>	Rentals	95,999		102,869		195,869		206,959		
Business services 217,90 20,30 20,30 42,422 40,000 Total revenue 62,37 63,58 16,501 1,500,70 Costs and regulament sales 77,189 78,055 146,751 149,594 Cost of supplies 19,092 19,624 41,300 40,314 Cost of sufficience 24,795 26,933 50,301 30,309 Cost of sufficience 21,576 18,415 42,238 30,309 Cost of support services 13,493 13,405 25,817 28,410 Cost of support services 15,363 140,00 30,00 27,606 Cost of support services 15,363 140,00 30,00 27,606 Selling, general and administrative 297,66 289,116 60,371 615,008 Restructuring charges and asset implaiments, net 26,27 30,50 30,30 30,00 140,00 Restructuring charges and asset implaiments, net 26,27 30,50 30,00 140,00 140,00 140,00 140,00 140,00	Financing	83,653		91,609		169,398		189,032		
Total revenue S21,371 S35,866 1,658,011 1,680,475	Support services	115,299		131,418		234,146		259,678		
Cost of equipment sales 77,188 78,055 146,751 149,594 Cost of equipment sales 19,099 19,624 41,380 40,314 Cost of supplies 19,099 19,624 41,380 40,314 Cost of supplies 24,795 26,983 50,103 53,796 Cost of streates 12,843 13,495 28,410 28,410 Cost of support services 73,190 74,742 146,544 149,991 Cost of business services 133,663 140,830 303,966 276,368 Selling, general and administrative 29,7468 289,116 603,771 615,598 Research and divelopment 12,958 34,513 64,814 61,081 Research and divelopment 29,958 289,116 603,771 615,598 Selling, general and administrative 29,974 280,116 603,771 615,598 Selling, general and administrative 29,974 280,106 41,010 1,010 Increase Services 14,952 25,077 40,100 1,010<	Business services	217,903		201,460		442,422		406,806		
Cost of equipment sales 77,189 78,055 146,751 149,304 Cost of supplies 19,909 19,624 41,330 40,314 Cost of software 24,785 26,938 50,003 53,789 Cost of cretals 21,376 18,415 24,238 38,010 Financing interest expense 12,843 13,495 25,817 28,410 Cost of busport services 73,190 74,742 146,544 149,991 Cost of busport services 133,66 289,116 603,771 26,768 Selling, general and administrative 297,460 289,116 603,771 615,996 Restructuring charges and asset impairments, net 27,600 20,709 33,276 40,100 Increase expense, net 27,600 20,709 33,276 40,100 Total costs and expenses 45,927 20,779 32,276 40,100 Income from continuing operations 48,901 58,444 114,034 122,448 Income from discontinued operations, net of fax 54,901 58,449 <	Total revenue	821,371		835,886		1,658,011		1,680,475		
Cost of supplies 19,909 19,624 41,380 40,314 Cost of software 24,795 26,933 50,103 53,796 Cost of renals 21,576 18,145 42,238 38,910 Financing interest expense 12,434 18,145 25,177 28,101 Cost of support services 73,190 74,722 146,544 149,991 Cost of business services 153,063 140,803 30,906 276,808 Selling, general and administrative 29,748 289,116 603,771 615,986 Research and development 32,958 34,513 64,814 610,818 Restructuring charges and asset impairments, net 26,927 26,006 29,009 33,009 Interest expense, net 77,601 20,799 53,266 40,000 Interest expense, net 78,002 33,303 32,328 150,402 1,487,573 Income for income taxes 78,135 49,218 33,303 36,304 1,487,673 Income for continuing operations 48,001	Costs and expenses:									
Cost of software 24,795 26,983 50,103 53,798 Cost of rentals 21,576 18,415 42,238 3,910 Financing interest expense 12,843 13,495 25,817 28,410 Cost of support services 73,190 47,472 146,544 149,991 Cost of business services 153,063 140,830 30,906 276,368 Selling, general and administrative 297,468 289,116 603,771 61,598 Research and development 32,958 34,513 64,814 61,698 Research and development 26,927 26,076 29,009 33,006 Research and development servicing charges and asset impairments, net 27,600 20,799 53,276 40,100 Total costs and expenses 787,511 742,648 150,000 1,407,609 1,407,873 Income before income taxes 3,383 33,334 150,402 1,20,424 Income before income taxes 4,891 59,444 114,044 120,484 Loss from discontinuing operations <t< td=""><td>Cost of equipment sales</td><td>77,189</td><td></td><td>78,055</td><td></td><td>146,751</td><td></td><td>149,594</td></t<>	Cost of equipment sales	77,189		78,055		146,751		149,594		
Cost of rentals 21,576 18,415 42,238 38,910 Financing interes expense 12,843 13,495 25,817 28,410 Cost of support services 73,190 74,742 146,544 149,991 Cost of business services 153,663 140,830 303,996 26,868 Selling, general and administrative 297,468 289,116 603,71 615,998 Research and development 32,958 34,513 64,814 61,081 Research and development 26,927 26,076 29,099 33,099 Interest expense, net 776,518 742,648 1,507,609 3,009 Interest expense, net 776,518 742,648 1,507,609 1,487,573 Income before income taxes 53,853 93,238 150,402 192,902 Provision for income taxes 48,901 3,948 114,044 122,484 Loss from discontinued operations, net of tax - 4,509 - 1,660 Net income 48,901 58,184 114,034 111,	Cost of supplies	19,909		19,624		41,380		40,314		
Financing interest expense 12,843 13,495 25,817 28,410 Cost of support services 73,190 74,742 146,644 149,991 Cost of business services 153,063 140,803 303,006 276,368 Selling, general and administrative 297,468 289,116 603,771 615,598 Reserrch and development 32,958 34,513 64,814 61,081 Restructuring charges and asset impairments, net 26,927 26,076 29,009 33,009 Incertify expense, net 27,600 20,799 15,076 40,100 Total costs and expenses 767,518 742,648 15,0760 1,487,573 Income before income taxes 3,385 39,238 150,402 192,902 Provision for income taxes 4,952 33,394 36,368 70,418 Income from continuing operations, net of tax - 4,961 59,844 114,034 122,484 Loss From discontinued operations, net of tax - 4,801 58,184 114,034 111,626	Cost of software	24,795		26,983		50,103		53,798		
Cost of support services 73,190 74,742 146,544 149,991 Cost of business services 153,063 140,830 303,906 276,368 Selling, general and administrative 297,468 289,116 603,771 615,986 Research and development 32,958 34,513 64,814 61,081 Restructuring charges and asset impairments, net 26,927 26,076 29,099 33,099 Interest expense, net 27,600 20,799 53,276 40,100 Total costs and expenses 767,518 742,648 15,076,099 1,487,573 Income before income taxes 53,853 93,333 150,402 192,928 Provision for income taxes 4,952 33,394 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Less: Preferred stock divide	Cost of rentals	21,576		18,415		42,238		38,910		
Cost of business services 153,063 140,830 303,906 276,388 Selling, general and administrative 297,468 289,116 603,771 615,998 Research and development 32,958 34,513 64,814 61,081 Restructuring charges and asset impairments, net 26,927 26,076 29,099 33,009 Interest expense, net 27,600 20,799 53,276 40,100 Total costs and expenses 767,518 742,648 1,507,609 1,487,573 Income before income taxes 33,833 33,238 150,402 192,902 Provision for income taxes 4,952 33,394 36,368 70,418 Income form continuing operations 48,901 59,484 114,034 120,824 Loss from discontinued operations, net of tax — (1,660) — 9,188 Net income 48,901 53,184 114,034 120,824 Loss from discontinued operations \$ 48,901 53,250 \$ 114,034 120,824 Net income attributable to Princy Bowes Inc. <t< td=""><td>Financing interest expense</td><td>12,843</td><td></td><td>13,495</td><td></td><td>25,817</td><td></td><td>28,410</td></t<>	Financing interest expense	12,843		13,495		25,817		28,410		
Selling, general and administrative 297,468 289,116 603,711 615,998 Research and development 32,958 34,513 64,814 61,081 Restructuring charges and asset impairments, net 26,927 26,076 29,009 33,009 Increase expense, net 27,600 20,799 53,276 40,100 Total costs and expenses 767,518 742,648 1,507,609 1,487,573 Income before income taxes 33,833 39,238 150,402 192,902 Provision for income taxes 4,952 33,394 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax	Cost of support services	73,190		74,742		146,544		149,991		
Research and development 32,958 34,513 64,814 61,001 Restructuring charges and asset impairments, net 26,927 26,076 29,009 33,009 Interest expense, net 27,600 20,799 53,276 40,100 Total costs and expenses 767,518 742,648 15,076,09 1,487,573 Income before income taxes 33,533 33,334 150,402 192,902 Provision for income taxes 49,52 33,334 150,402 192,902 Row from continuing operations 48,901 59,844 114,034 122,448 Loss from discontinued operations, net of tax - 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests - 4,591 - - 9,188 Net income 48,901 \$ 53,590 \$ 114,034 111,636 Net income from continuing operations 48,901 \$ 55,250 \$ 114,034 113,296 Loss from discontinued operations, net of tax - 48,901 \$ 53,590 \$ 140,01 <td>Cost of business services</td> <td>153,063</td> <td></td> <td>140,830</td> <td></td> <td>303,906</td> <td></td> <td>276,368</td>	Cost of business services	153,063		140,830		303,906		276,368		
Restructuring charges and asset impairments, net 26,927 26,076 29,009 33,079 Interest expense, net 27,600 20,799 53,276 40,100 Total costs and expenses 767,518 742,648 1,507,609 1,487,573 Income before income taxes 53,853 33,334 150,402 192,902 Provision for income taxes 48,901 59,844 114,034 122,484 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax - (1,660) - (1,660) Net income 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests - 4,591 58,184 114,034 120,824 Net income attributable to Princey Bowes Inc. \$ 48,901 \$ 53,599 \$ 114,034 \$ 113,296 Loss from discontinued operations, net of tax - - 1,660 - - 1,660 Net income attributable to Princey Bowes Inc. \$ 48,901 \$ 53,599 <td>Selling, general and administrative</td> <td>297,468</td> <td></td> <td>289,116</td> <td></td> <td>603,771</td> <td></td> <td>615,998</td>	Selling, general and administrative	297,468		289,116		603,771		615,998		
Interest expense, net 27,600 20,790 53,276 40,100 Total costs and expenses 767,518 742,648 1,507,609 1,487,573 Income before income taxes 53,853 93,238 150,402 192,902 Provision for income taxes 49,921 33,394 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax 48,901 59,844 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests - 4,594 - 6 9,188 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income from continuing operations 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 48,901 5 5,250 5 114,034 5 111,636 Net income attributable to Pitney Bowes Inc. 5 0,26 5 0,29 5 0,61 5 0,50 Net income attributable to Pitney Bowes Inc. 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operations 5 0,26 5 0,29 5 0,61 5 0,59 Discontinued operat	Research and development	32,958		34,513		64,814		61,081		
Total costs and expenses 767,518 742,648 1,507,609 1,487,573 Income before income taxes 53,853 93,238 150,402 192,902 Provision for income taxes 4,952 33,394 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income 48,901 59,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 3,590 \$ 114,034 \$ 11,636 Net income attributable to rotinuing operations net of tax — (1,660) — 9 11,636 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 5,250 \$ 114,034 \$ 11,636 Rasic earnings per share attributable to common stockholders. — (1,660) — (1,660) Discontinued operations \$ 0,26 \$ 0,29 \$ 0,61 \$ 0,09 <td>Restructuring charges and asset impairments, net</td> <td>26,927</td> <td></td> <td>26,076</td> <td></td> <td>29,009</td> <td></td> <td>33,009</td>	Restructuring charges and asset impairments, net	26,927		26,076		29,009		33,009		
Income before income taxes 53,853 93,238 150,402 192,902 Provision for income taxes 4,952 33,394 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 55,590 \$ 114,034 \$ 110,630 Amounts attributable to Common stockholders: — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 55,250 \$ 114,034 \$ 113,296 Loss from discontinued operations, net of tax — 1,660 — — 1,660 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,505 \$ 114,034 \$ 11,630 Basic earnings per share attributable to Common stockholders (**). — 0,20	Interest expense, net	27,600		20,799		53,276		40,100		
Provision for income taxes 4,952 33,344 36,368 70,418 Income from continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Amounts attributable to Common stockholders: — (1,660) — (1,660) Net income from continuing operations \$ 48,901 \$ 55,250 \$ 114,034 \$ 113,296 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 113,296 Basic earnings per share attributable to common stockholders (1): — (1,660) — (1,660) Discontinued operations \$ 0.26 \$ 0.29 \$ 0.61	Total costs and expenses	767,518		742,648		1,507,609		1,487,573		
Description continuing operations 48,901 59,844 114,034 122,484 Loss from discontinued operations, net of tax 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests 48,901 53,590 114,034 111,636 Rot income attributable to Pitney Bowes Inc. 548,901 55,250 114,034 113,296 Loss from discontinued operations 548,901 55,250 114,034 113,296 Loss from discontinued operations, net of tax - (1,660) - (1,660) Rot income attributable to Pitney Bowes Inc. 548,901 53,590 114,034 113,296 Loss from discontinued operations, net of tax - (1,660) - (1,660) Rot income attributable to Pitney Bowes Inc. 548,901 53,590 114,034 111,636 Basic earnings per share attributable to common stockholders (1): Continuing operations 50,26 50,29 50,61 50,596 Discontinued operations 50,26 50,26 50,26 50,26 Disco	Income before income taxes	53,853		93,238		150,402		192,902		
Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Amounts attributable to common stockholders: — (1,660) — (1,660) Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 113,296 Basic earnings per share attributable to common stockholders (1): — (1,660) — (1,660) Discontinued operations \$ 48,901 \$ 33,590 \$ 114,034 \$ 111,636 Basic earnings per share attributable to common stockholders (1): — (0,010) — (0,011) Net income attributable to Pitney Bowes Inc. \$ 0,26 \$ 0,29 \$ 0,61 \$ 0,59 Discontinued operations \$ 0,20 \$ 0,29	Provision for income taxes	4,952		33,394		36,368		70,418		
Net income 48,901 58,184 114,034 120,824 Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Amounts attributable to common stockholders: ———————————————————————————————————	Income from continuing operations	48,901		59,844		114,034		122,484		
Less: Preferred stock dividends attributable to noncontrolling interests — 4,594 — 9,188 Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Amounts attributable to common stockholders: "**********************************	Loss from discontinued operations, net of tax	 _		(1,660)		_		(1,660)		
Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636	Net income	48,901		58,184		114,034		120,824		
Amounts attributable to common stockholders: Net income from continuing operations \$ 48,901 \$ 55,250 \$ 114,034 \$ 113,296 Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Basic earnings per share attributable to Common stockholders (1): Continuing operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 0.29 \$ 0.61 \$ 0.59 Discontinued operations \$ 0.26 0.29 \$ 0.61 \$ 0.59 Discontinued operations \$ 0.26 0.29 \$ 0.61 \$ 0.59 Discontinued operations \$ 0.26 0.29 \$ 0.61 \$ 0.59 Discontinued operations \$ 0.26 0.29 \$ 0.61 \$ 0.59 Discontinued operations \$ 0.29 \$ 0.61 \$ 0.59	Less: Preferred stock dividends attributable to noncontrolling interests	_		4,594		_		9,188		
Net income from continuing operations	Net income attributable to Pitney Bowes Inc.	\$ 48,901	\$	53,590	\$	114,034	\$	111,636		
Loss from discontinued operations, net of tax — (1,660) — (1,660) Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Basic earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.60 Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59	Amounts attributable to common stockholders:				-					
Net income attributable to Pitney Bowes Inc. \$ 48,901 \$ 53,590 \$ 114,034 \$ 111,636 Basic earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.60 Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): — (0.01) — (0.01) — (0.01) Discontinued operations — (0.01) — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Net income from continuing operations	\$ 48,901	\$	55,250	\$	114,034	\$	113,296		
Basic earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.60 Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations — (0.01) — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Loss from discontinued operations, net of tax	_		(1,660)		_		(1,660)		
Continuing operations \$ 0.26 \$ 0.29 0.61 \$ 0.60 Discontinued operations — (0.01) — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations — (0.01) — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Net income attributable to Pitney Bowes Inc.	\$ 48,901	\$	53,590	\$	114,034	\$	111,636		
Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Basic earnings per share attributable to common stockholders (1):									
Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations - (0.01) - (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Continuing operations	\$ 0.26	\$	0.29	\$	0.61	\$	0.60		
Diluted earnings per share attributable to common stockholders (1): Continuing operations \$ 0.26 \$ 0.29 \$ 0.61 \$ 0.59 Discontinued operations - (0.01) - (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Discontinued operations	_		(0.01)		_		(0.01)		
Continuing operations \$ 0.26 \$ 0.29 0.61 \$ 0.59 Discontinued operations — (0.01) — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Net income attributable to Pitney Bowes Inc.	\$ 0.26	\$	0.29	\$	0.61	\$	0.59		
Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59	Diluted earnings per share attributable to common stockholders ⁽¹⁾ :									
Discontinued operations — (0.01) — (0.01) Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59		\$ 0.26	\$	0.29	\$	0.61	\$	0.59		
Net income attributable to Pitney Bowes Inc. \$ 0.26 \$ 0.28 \$ 0.61 \$ 0.59		_		(0.01)		_		(0.01)		
		\$ 0.26	\$	0.28	\$	0.61	\$	0.59		
		\$ 0.1875	\$	0.1875	\$	0.375	\$	0.375		

⁽¹⁾ The sum of the earnings per share amounts may not equal the totals due to rounding.

PITNEY BOWES INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited; in thousands)

		Three Months	Ended .	June 30,	 Six Months I	Ended June 30,		
		2017		2016	2017		2016	
Net income	\$	48,901	\$	58,184	\$ 114,034	\$	120,824	
Less: Preferred stock dividends attributable to noncontrolling interests		_		4,594	_		9,188	
Net income attributable to Pitney Bowes Inc.		48,901		53,590	114,034		111,636	
Other comprehensive income (loss), net of tax:								
Foreign currency translations		46,791		(9,520)	66,706		30,325	
Net unrealized (loss) gain on cash flow hedges, net of tax of \$(120), \$281, \$235 and \$264 respectively	,	(196)		450	383		422	
Net unrealized gain on investment securities, net of tax of \$758, \$1,415, \$1,102 and \$3,443, respectively		1,291		2,409	1,876		5,863	
Adjustments to pension and postretirement plans, net of tax of \$(304) and \$(777) for the six months ended June 30, 2017 and 2016, respectively.		_		_	(1,482)		(1,230)	
Amortization of pension and postretirement costs, net of tax of \$3,442, \$4,122, \$6,956 and \$7,921, respectively		6,624		6,080	13,335		12,828	
Other comprehensive income (loss), net of tax		54,510		(581)	80,818		48,208	
Comprehensive income attributable to Pitney Bowes Inc.	\$	103,411	\$	53,009	\$ 194,852	\$	159,844	

PITNEY BOWES INC. CONDENSED CONSOLIDATED BALANCE SHEETS (Unaudited; in thousands, except share and per share amounts)

ASSETS	June 30, 2017	Dec	ember 31, 2010
Current assets:	¢ 040.564	ď	704 500
Cash and cash equivalents	\$ 840,564	\$	764,522
Short-term investments	164,716		38,448
Accounts receivable (net of allowance of \$14,709 and \$14,372, respectively)	389,262		455,527
Short-term finance receivables (net of allowance of \$14,491 and \$13,323, respectively)	857,764		893,950
Inventories	121,478		92,726
Current income taxes	28,732		11,373
Other current assets and prepayments	89,061	_	68,637
Total current assets	2,491,577		2,325,183
Property, plant and equipment, net	327,140		314,603
Rental property and equipment, net	182,997		188,054
Long-term finance receivables (net of allowance of \$5,121 and \$7,177, respectively)	662,384		673,207
Goodwill	1,604,320		1,571,335
Intangible assets, net	152,019		165,172
Noncurrent income taxes	75,105		74,806
Other assets	541,806		524,773
Total assets	\$ 6,037,348	\$	5,837,133
LIABILITIES AND STOCKHOLDERS' EQUITY (DEFICIT)			
Current liabilities:			
Accounts payable and accrued liabilities	\$ 1,339,287	\$	1,378,822
Current income taxes	17,349		34,434
Current portion of long-term debt	985,291		614,485
Advance billings	291,180		299,878
Total current liabilities	2,633,107	_	2,327,619
Deferred taxes on income	214,287		204,289
Tax uncertainties and other income tax liabilities	51,112		61,276
Long-term debt	2,543,476		2,750,405
Other noncurrent liabilities	565,993		597,204
Total liabilities	6,007,975		5,940,793
		_	
Commitments and contingencies (See Note 12)			
Stockholders' equity (deficit):			
Cumulative preferred stock, \$50 par value, 4% convertible	1		1
Cumulative preference stock, no par value, \$2.12 convertible	463		483
Common stock, \$1 par value (480,000,000 shares authorized; 323,337,912 shares issued)	323,338		323,338
Additional paid-in capital	131,691		148,125
Retained earnings	5,152,241		5,107,734
Accumulated other comprehensive loss	(859,315		(940,133
Treasury stock, at cost (136,967,821 and 137,669,194 shares, respectively)	(4,719,046		(4,743,208
Total Pitney Bowes Inc. stockholders' equity (deficit)	29,373		(103,660
Total liabilities and stockholders' equity (deficit)	\$ 6,037,348		5,837,133

PITNEY BOWES INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited; in thousands)

	Six Months Ended June 30,							
	2017	2016						
Cash flows from operating activities:								
Net income	\$ 114,034 \$	•						
Restructuring payments	(19,016)	(33,866)						
Special pension plan contributions	_	(36,731)						
Adjustments to reconcile net income to net cash provided by operating activities:								
Loss on disposal of businesses	_	2,099						
Gain on sale of technology	(6,085)	_						
Depreciation and amortization	88,160	89,538						
Gain on debt forgiveness	_	(10,000)						
Stock-based compensation	12,531	9,511						
Restructuring charges and asset impairments, net	29,009	33,009						
Changes in operating assets and liabilities, net of acquisitions/divestitures:								
Decrease in accounts receivable	78,279	46,828						
Decrease in finance receivables	77,877	73,496						
Increase in inventories	(26,812)	(22,601)						
(Increase) decrease in other current assets and prepayments	(18,850)	7,206						
Decrease in accounts payable and accrued liabilities	(71,783)	(75,042)						
Decrease in current and noncurrent income taxes	(40,774)	(10,801)						
Decrease in advance billings	(20,218)	(45,410)						
Other, net	(11,705)	10,524						
Net cash provided by operating activities	184,647	158,584						
Cash flows from investing activities:								
Purchases of available-for-sale securities	(70,405)	(77,185)						
Proceeds from sales/maturities of available-for-sale securities	61,913	84,854						
Net change in short-term and other investments	(131,303)	55,702						
Capital expenditures	(76,621)	(71,359)						
Proceeds from sale of buildings	<u> </u>	17,671						
Acquisition of businesses, net of cash acquired	(7,889)	(13,417)						
Divestiture of businesses, net of cash transferred	<u> </u>	(3,039)						
Change in reserve account deposits	2,514	(7,143)						
Other investing activities	(3,000)	(4,480)						
Net cash used in investing activities	(224,791)	(18,396)						
Cash flows from financing activities:		, ,						
Proceeds from the issuance of long-term debt	395,772	300,000						
Principal payments of long-term debt	(229,323)	(370,952)						
Net change in short-term borrowings	_	229,875						
Dividends paid to stockholders	(69,527)	(70,979)						
Common stock repurchases	(65,527)	(194,776)						
Dividends paid to noncontrolling interests		(9,188)						
Other financing activities	(5,551)	(4,997)						
Net cash provided by (used in) financing activities	91,371	(121,017)						
Effect of exchange rate changes on cash and cash equivalents	24,815	4,355						
	76,042	23,526						
Increase in cash and cash equivalents Cash and cash equivalents at heginning of period								
Cash and cash equivalents at beginning of period	764,522	640,190						
Cash and cash equivalents at end of period	\$ 840,564 \$							
Cash interest paid	\$ 82,405 \$							
Cash income tax payments, net of refunds	\$ 78,649 \$	84,225						

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

1. Description of Business and Basis of Presentation

Pitney Bowes Inc. (we, us, our, or the company), was incorporated in the state of Delaware in 1920. We are a global technology company offering innovative products and solutions that help our clients navigate the complex world of commerce. We provide innovative products and solutions for mailing, shipping and cross border ecommerce that enable the sending of packages globally and products and solutions for customer information management, location intelligence and customer engagement to help our clients market to their customer. Clients around the world rely on our products, solutions and services. For more information about us, our products, services and solutions, visit www.pb.com.

The accompanying unaudited Condensed Consolidated Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States of America (GAAP) for interim financial information and the instructions to Rule 10-01 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In addition, the December 31, 2016 Condensed Consolidated Balance Sheet data was derived from audited financial statements, but does not include all disclosures required by GAAP. In management's opinion, all adjustments, consisting only of normal recurring adjustments, considered necessary to fairly state our financial position, results of operations and cash flows for the periods presented have been included. Operating results for the periods presented are not necessarily indicative of the results that may be expected for any other interim period or for the year ending December 31, 2017. These statements should be read in conjunction with the financial statements and notes thereto included in our Annual Report to Stockholders on Form 10-K for the year ended December 31, 2016 (2016 Annual Report).

In the fourth quarter of 2016, we determined that certain investments were classified as cash and cash equivalents. Accordingly, the Condensed Consolidated Statement of Cash Flows for the period ended June 30, 2016 has been revised to reduce beginning cash and cash equivalents by \$10 million and ending cash and cash equivalents by \$12 million with a corresponding adjustment to net change in short-term and other investing activities.

New Accounting Pronouncements - Standards Adopted in 2017

In January 2017, the Financial Accounting Standard Board (FASB) issued Accounting Standard Update (ASU) 2017-04, *Intangibles - Goodwill and Other (Topic 350)*, *Simplifying the Test for Goodwill Impairment*, which eliminates Step 2 of the current two-step goodwill impairment test and requires only a one-step quantitative impairment test, whereby a goodwill impairment loss will be measured as the excess of a reporting unit's carrying amount over its fair value (not to exceed the total goodwill allocated to that reporting unit). The ASU is effective for interim and annual periods beginning after December 15, 2019, and is required to be applied prospectively. We elected to early adopt this standard effective January 1, 2017. The adoption of this standard had no impact on our consolidated financial statements or disclosures.

In March 2016, the FASB issued ASU 2016-09, *Compensation—Stock Compensation (Topic 718): Improvements to Employee Share-Based Payment Accounting.* The standard includes multiple provisions intended to simplify various aspects of the accounting for share-based payments. We retroactively adopted this ASU effective January 1, 2017. Accordingly, the Condensed Consolidated Statement of Cash Flows for the six months ended June 30, 2016 has been recast to increase both net cash provided by operating activities and net cash used in financing activities by \$5 million.

In July 2015, the FASB issued ASU 2015-11, *Inventory - Simplifying the Measurement of Inventory*, which requires inventory to be measured at the lower of cost and net realizable value (estimated selling price less reasonably predictable costs of completion, disposal and transportation). Inventory measured using the last-in, first-out (LIFO) basis is not impacted by the new guidance. This standard became effective January 1, 2017 and there was no impact on our consolidated financial statements or disclosures.

New Accounting Pronouncements - Standards Not Yet Adopted

In May 2017, the FASB issued ASU 2017-09, *Scope of Modification Accounting*. The ASU provides guidance about which changes to terms and conditions of a share-based payment award require an entity to apply modification accounting. The standard is effective for interim and annual periods beginning after December 15, 2017 and would be applied prospectively to awards modified on or after the effective date. We do not expect the adoption of this standard will have any impact on our consolidated financial statements.

In March 2017, the FASB issued ASU 2017-08, *Receivables-Nonrefundable Fees and Other Costs (Subtopic 310-20): Premium Amortization on Purchased Callable Debt Securities*. The ASU shortens the amortization period for certain callable debt securities held at a premium, requiring the premium to be amortized to the earliest call date. The standard will be applied on a modified retrospective basis through a cumulative-effect adjustment directly to retained earnings as of the beginning of the period of adoption. The standard is effective for interim and annual periods beginning after December 15, 2018 and early adoption is permitted. We are currently assessing the impact this standard will have on our consolidated financial statements.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

In March 2017, the FASB issued ASU 2017-07, Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Benefit Cost. The ASU requires the service cost component of net periodic benefit cost to be presented in the same income statement line item as other employee compensation costs arising from services rendered during the period. Other components of the net periodic benefit cost are to be presented separately, in an appropriately titled line item outside of any subtotal of operating income or disclosed in the footnotes. The standard also limits the amount eligible for capitalization to the service cost component. The standard is effective for interim and annual periods beginning after December 15, 2017 and we are currently assessing the impact this standard will have on our consolidated financial statements.

In January 2017, the FASB issued ASU 2017-06 – *Plan Accounting: Defined Benefit Pension Plans (Topic 960); Defined Contribution Pension Plans (Topic 962); Health and Welfare Benefit Plans (Topic 965): Employee Benefit Plan Master Trust Reporting.* The ASU requires separate disclosure in the statement of net assets available for benefits and the statement of changes in net assets available for benefits of changes in any interests held in a Master Trust and other enhanced disclosures. The standard is effective for interim and annual periods beginning after December 15, 2018 and we are currently evaluating the impact of this standard on our consolidated financial statements.

In January 2017, the FASB issued ASU 2017-01, *Clarifying the Definition of a Business*, which clarifies the definition of a business with the objective of adding guidance to assist entities with evaluating whether transactions should be accounted for as acquisitions (or disposals) of assets or businesses. The standard is effective for interim and annual periods beginning after December 15, 2017. The impact on our consolidated financial statements will depend on the facts and circumstances of any specific future transactions.

In October 2016, the FASB issued *ASU No. 2016-16, Income Taxes: Inter-entity Transfers of Assets other than Inventory,* which requires tax expense to be recognized from the sale of intra-entity assets, other than inventory, when the transfer occurs, even though the effects of the transaction are eliminated in consolidation. Under current guidance, the tax effects of transfers are deferred until the transferred asset is sold or otherwise recovered through use. The standard is effective for interim and annual periods beginning after December 15, 2017 and early adoption is permitted, including adoption during an interim period. We are currently assessing the impact this standard will have on our consolidated financial statements.

In August, 2016, the FASB issued ASU No. 2016-15, *Classification of Certain Cash Receipts and Cash Payments* (a consensus of the Emerging Issues Task Force). The ASU is intended to reduce diversity in practice in the presentation and classification of certain cash receipts and cash payments by providing guidance on eight specific cash flow issues. The ASU is effective for interim and annual periods beginning after December 15, 2017 and early adoption is permitted, including adoption during an interim period. We are currently assessing the impact this standard will have on our consolidated statement of cash flows.

In June 2016, the FASB issued ASU 2016-13, *Financial Instruments - Credit Losses*. The ASU sets forth a "current expected credit loss" (CECL) model which requires companies to measure all expected credit losses for financial instruments held at the reporting date based on historical experience, current conditions and reasonable supportable forecasts. This replaces the existing incurred loss model and is applicable to the measurement of credit losses on financial assets measured at amortized cost and applies to some off-balance sheet credit exposures. This standard is effective for interim and annual periods beginning after December 15, 2019. We are currently assessing the impact this standard will have on our consolidated financial statements and disclosures.

In February 2016, the FASB issued ASU 2016-02, *Leases*. This standard, among other things, will require lessees to recognize almost all leases on their balance sheet as a right-of-use asset and a lease liability and result in enhanced disclosures. The standard is effective for interim and annual periods beginning after December 15, 2018 and early adoption is permitted. We are currently assessing the impact this standard will have on our consolidated financial statements and disclosures.

In January 2016, the FASB issued ASU 2016-01, *Financial Instruments—Overall: Recognition and Measurement of Financial Assets and Financial Liabilities*. This standard primarily affects the accounting for equity investments, financial liabilities under the fair value option, and the presentation and disclosure requirements for financial instruments. The standard is effective for interim and annual periods beginning after December 15, 2017, and early adoption is permitted. We are currently assessing the impact this standard will have on our consolidated financial statements and disclosures.

In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers*, which requires companies to recognize revenue for the transfer of goods and services to customers in amounts that reflect the consideration the company expects to receive in exchange for those goods and services. In addition, the standard requires enhanced disclosures about the nature, amount, timing and uncertainty of revenue. There were several amendments to the standard during 2016, including clarification of the accounting for licenses of intellectual property and identifying performance obligations. The standard is effective beginning January 1, 2018 and can be adopted either retrospectively to each reporting period presented or on a modified retrospective basis with a cumulative effect adjustment at the date of the initial application. We plan to adopt the standard on the modified retrospective basis, with a cumulative effect adjustment.

We have completed the majority of our assessment of all potential impacts of the standard. We do not expect a change in revenue recognition for the majority of our product and service offerings. However, we believe that the most likely changes will be in our Software

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Solutions segment related to the timing of software licenses and certain other ancillary revenue streams. In addition, we currently capitalize certain costs associated with the acquisition of new customers and recognize these costs over their expected revenue stream of eight years. Under the new standard, these costs will be expensed as incurred. Also, we have determined that certain sales commission plans will qualify for capitalization under the new standard. We plan to use the practical expedient that allows companies to expense costs to obtain a contract when the estimated amortization period is less than one year.

We are in the process of drafting our accounting policies and evaluating the new disclosure requirements and expect to complete our evaluation of the impacts of the accounting and disclosure requirements on our business processes, controls and systems by the end of the year.

2. Segment Information

Effective January 1, 2017, we revised our segment reporting to reflect a change in how we manage and report office shipping solutions, which we previously reported within the Global Ecommerce segment. The needs of retail and ecommerce clients differ from those of office shipping clients. Accordingly, we now report the results for office shipping solutions within Small & Medium Business Solutions and the retail and ecommerce shipping solutions remain in Global Ecommerce. We have recast prior period results to conform to our current segment presentation. The principal products and services of each of our reportable segments are as follows:

Small & Medium Business Solutions:

North America Mailing: Includes the revenue and related expenses from mailing and office shipping solutions, financing services, and supplies for small and medium businesses to efficiently create physical and digital mail, evidence postage and help simplify and save on the sending, tracking and receiving of letters, parcels and flats in the U.S. and Canada.

International Mailing: Includes the revenue and related expenses from mailing and office shipping solutions, financing services, and supplies for small and medium businesses to efficiently create physical and digital mail, evidence postage and help simplify and save on the sending, tracking and receiving of letters, parcels and flats in areas outside the U.S. and Canada.

Enterprise Business Solutions:

Production Mail: Includes the worldwide revenue and related expenses from the sale of production mail inserting and sortation equipment, high-speed production print systems, supplies and related support services to large enterprise clients to process inbound and outbound mail.

Presort Services: Includes revenue and related expenses from presort mail and parcel services for our large enterprise clients to qualify large mail and parcel volumes for postal worksharing discounts.

Digital Commerce Solutions:

Software Solutions: Includes the worldwide revenue and related expenses from the licensing of customer engagement, customer information and location intelligence software solutions and related support services.

Global Ecommerce: Includes the worldwide revenue and related expenses from cross-border ecommerce transactions and domestic retail and ecommerce shipping solutions.

We determine segment earnings before interest and taxes (EBIT) by deducting from segment revenue the related costs and expenses attributable to the segment. Segment EBIT excludes interest, taxes, general corporate expenses, restructuring charges, and other items that are not allocated to a particular business segment. Management uses segment EBIT to measure profitability and performance at the segment level and believes that it provides a useful measure of operating performance and underlying trends of the businesses. Segment EBIT may not be indicative of our overall consolidated performance and therefore, should be read in conjunction with our consolidated results of operations.

PITNEY BOWES INC.
NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS
(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Revenue and EBIT by business segment is presented below:

	Revenue												
		Three Months	Ended		June 30,								
		2017		2016		2017		2016					
North America Mailing	\$	341,096	\$	343,218	\$	696,674	\$	714,671					
International Mailing		95,322		107,581		188,380		212,567					
Small & Medium Business Solutions	-	436,418		450,799		885,054		927,238					
Production Mail		85,570		95,874		174,525		183,299					
Presort Services		118,452		115,765		251,129		243,161					
Enterprise Business Solutions		204,022		211,639		425,654		426,460					
Software Solutions		86,425		90,464		164,645		168,386					
Global Ecommerce		94,506		82,984		182,658		158,391					
Digital Commerce Solutions		180,931		173,448		347,303		326,777					
Total revenue	\$	821,371	\$	835,886	\$	1,658,011	\$	1,680,475					

	EBIT											
	 Three Months	Ended	June 30,		Six Months E	Ended June 30,						
	 2017		2016		2017		2016					
North America Mailing	\$ 120,877	\$	146,897	\$	261,885	\$	307,728					
International Mailing	13,969		12,468		27,238		23,644					
Small & Medium Business Solutions	134,846		159,365		289,123		331,372					
Production Mail	7,631		12,914		16,595		19,738					
Presort Services	19,270		21,214		49,987		50,124					
Enterprise Business Solutions	26,901		34,128		66,582		69,862					
Software Solutions	7,555		10,151		10,304		7,579					
Global Ecommerce	(4,030)		(683)		(8,300)		(4,152)					
Digital Commerce Solutions	3,525		9,468		2,004		3,427					
Total segment EBIT	165,272		202,961		357,709		404,661					
Reconciling items:												
Interest, net	(40,443)		(34,294)		(79,093)		(68,510)					
Unallocated corporate expenses	(50,134)		(48,777)		(105,290)		(106,544)					
Restructuring charges and asset impairments, net	(26,927)		(26,076)		(29,009)		(33,009)					
Gain from the sale of technology	6,085		_		6,085		_					
Acquisition and disposition-related expenses	_		(576)		_		(3,696)					
Income before income taxes	53,853		93,238		150,402		192,902					
Provision for income taxes	4,952		33,394		36,368		70,418					
Loss from discontinued operations, net of tax	_		(1,660)		_		(1,660)					
Net income	\$ 48,901	\$	58,184	\$	114,034	\$	120,824					

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

3. Earnings per Share

The calculations of basic and diluted earnings per share are presented below. The sum of earnings per share amounts may not equal the totals due to rounding.

		Three Months	Ended	Six Months Ended June 30,				
	2017			2016		2017		2016
Numerator:								
Amounts attributable to common stockholders:								
Net income from continuing operations	\$	48,901	\$	55,250	\$	114,034	\$	113,296
Loss from discontinued operations, net of tax		_		(1,660)		_		(1,660)
Net income attributable to Pitney Bowes Inc. (numerator for diluted EPS)		48,901		53,590		114,034	\$	111,636
Less: Preference stock dividend		10		9		19		19
Income attributable to common stockholders (numerator for basic EPS)	\$	48,891	\$	53,581	\$	114,015	\$	111,617
Denominator:	-		-					
Weighted-average shares used in basic EPS		186,333		187,395		186,136		189,929
Effect of dilutive shares:								
Conversion of Preferred stock and Preference stock		288		300		290		302
Employee stock plans		756		667		519		575
Weighted-average shares used in diluted EPS	,	187,377		188,362		186,945		190,806
Basic earnings per share:								
Continuing operations	\$	0.26	\$	0.29	\$	0.61	\$	0.60
Discontinued operations		_		(0.01)		_		(0.01)
Net Income	\$	0.26	\$	0.29	\$	0.61	\$	0.59
Diluted earnings per share:								
Continuing operations	\$	0.26	\$	0.29	\$	0.61	\$	0.59
Discontinued operations		_		(0.01)		_		(0.01)
Net Income	\$	0.26	\$	0.28	\$	0.61	\$	0.59
Anti-dilutive shares not used in calculating diluted weighted-average shares		9,916		6,878		11,379		8,892

4. Inventories

Inventories are stated at the lower of cost or net realizable value. Cost is determined on the last-in, first-out (LIFO) basis for most U.S. inventories and the first-in, first-out (FIFO) basis for most non-U.S. inventories at June 30, 2017 and December 31, 2016 consisted of the following:

	June 30, 2017	De	ecember 31, 2016
Raw materials	\$ 38,322	\$	28,541
Work in process	10,541		6,498
Supplies and service parts	53,265		45,152
Finished products	31,493		24,678
Inventory at FIFO cost	133,621		104,869
Excess of FIFO cost over LIFO cost	(12,143)		(12,143)
Total inventory, net	\$ 121,478	\$	92,726

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

5. Finance Assets

Finance Receivables

Finance receivables are comprised of sales-type lease receivables and unsecured revolving loan receivables. Sales-type lease receivables are generally due in monthly, quarterly or semi-annual installments over periods ranging from three to five years. Loan receivables arise primarily from financing services offered to our customers for postage and supplies. Loan receivables are generally due each month; however, customers may rollover outstanding balances. Interest is recognized on loan receivables using the effective interest method and related annual fees are initially deferred and recognized ratably over the annual period covered. Customer acquisition costs are expensed as incurred.

Finance receivables at June 30, 2017 and December 31, 2016 consisted of the following:

			J	une 30, 2017			December 31, 2016							
	N	orth America	International			Total		North America		nternational		Total		
Sales-type lease receivables														
Gross finance receivables	\$	1,061,888	\$	276,795	\$	1,338,683	\$	1,088,053	\$	273,262	\$	1,361,315		
Unguaranteed residual values		82,581		14,083		96,664		90,190		13,655		103,845		
Unearned income		(221,083)		(61,768)		(282,851)		(223,908)		(60,458)		(284,366)		
Allowance for credit losses		(8,456)		(2,496)		(10,952)		(8,247)		(2,647)		(10,894)		
Net investment in sales-type lease receivables		914,930		226,614		1,141,544		946,088		223,812		1,169,900		
Loan receivables														
Loan receivables		351,077		36,187		387,264		374,147		32,716		406,863		
Allowance for credit losses		(7,503)		(1,157)		(8,660)		(8,517)		(1,089)		(9,606)		
Net investment in loan receivables		343,574		35,030		378,604		365,630		31,627		397,257		
Net investment in finance receivables	\$	1,258,504	\$	261,644	\$	1,520,148	\$	1,311,718	\$	255,439	\$	1,567,157		

Allowance for Credit Losses

We provide an allowance for probable credit losses based on historical loss experience, the nature and volume of our portfolios, adverse situations that may affect a client's ability to pay, prevailing economic conditions and our ability to manage the collateral. We continually evaluate the adequacy of the allowance for credit losses and make adjustments as necessary. The assumptions used in determining an estimate of credit losses are inherently subjective and actual results may differ significantly from estimated reserves.

We establish credit approval limits based on the credit quality of the client and the type of equipment financed. Our policy is to discontinue revenue recognition for lease receivables that are more than 120 days past due and for loan receivables that are more than 90 days past due. We resume revenue recognition when the client's payments reduce the account aging to less than 60 days past due. Finance receivables deemed uncollectible are written off against the allowance after all collection efforts have been exhausted and management deems the account to be uncollectible. We believe that our finance receivable credit risk is low because of the geographic and industry diversification of our clients and small account balances for most of our clients.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Activity in the allowance for credit losses for the six months ended June 30, 2017 and 2016 was as follows:

	Sales-type Lease Receivables					Loan Re		
		North America		International		North America	International	Total
Balance at January 1, 2017	\$	8,247	\$	2,647	\$	8,517	\$ 1,089	\$ 20,500
Amounts charged to expense		5,182		466		2,891	450	8,989
Write-offs and other		(4,973)		(617)		(3,905)	(382)	(9,877)
Balance at June 30, 2017	\$ 8,456		\$	2,496	\$	7,503	\$ 1,157	\$ 19,612

		Sales-type Lea	se Re	eceivables	ables Loan Receivables						
	North America			International		North America		International		Total	
Balance at January 1, 2016	\$	6,606	\$	3,542	\$	10,024	\$	1,518	\$	21,690	
Amounts charged to expense		1,895		186		2,765		390		5,236	
Write-offs and other		(2,784)		(1,031)		(3,798)		(569)		(8,182)	
Balance at June 30, 2016	\$	5,717	\$	2,697	\$	8,991	\$	1,339	\$	18,744	

Aging of Receivables

The aging of gross finance receivables at June 30, 2017 and December 31, 2016 was as follows:

	June 30, 2017												
		Sales-type Lea	ceivables		Loan Re								
		North America	International			North America	Iı	nternational		Total			
1 - 90 days	\$	1,006,333	\$	271,713	\$	343,205	\$	36,044	\$	1,657,295			
> 90 days		55,555		5,082		7,872		143		68,652			
Total	\$	1,061,888	\$	276,795	\$	351,077	\$	36,187	\$	1,725,947			
Past due amounts > 90 days													
Still accruing interest	\$	7,484	\$	1,578	\$	_	\$	_	\$	9,062			
Not accruing interest		48,071		3,504		7,872		143		59,590			
Total	\$	55,555	\$	5,082	\$	7,872	\$	143	\$	68,652			

As of June 30, 2017, we had North America sales-type lease receivables aged greater than 90 days with a contract value of \$56 million. As of August 1, 2017, we received payments with a contract value of approximately \$26 million related to these receivables.

	December 31, 2016											
		Sales-type Lea	ase Re	ceivables		Loan Re	ceivab	les				
	North America International				North America		International		Total			
1 - 90 days	\$	1,025,313	\$	269,247	\$	366,726	\$	32,420	\$	1,693,706		
> 90 days		62,740		4,015		7,421		296		74,472		
Total	\$	1,088,053	\$	273,262	\$	374,147	\$	32,716	\$	1,768,178		
Past due amounts > 90 days												
Still accruing interest	\$	8,831	\$	972	\$	_	\$	_	\$	9,803		
Not accruing interest		53,909		3,043		7,421		296		64,669		
Total	\$	62,740	\$	4,015	\$	7,421	\$	296	\$	74,472		

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Credit Quality

The extension of credit and management of credit lines to new and existing clients uses a combination of an automated credit score, where available, and a detailed manual review of the client's financial condition and, when applicable, payment history. Once credit is granted, the payment performance of the client is managed through automated collections processes and is supplemented with direct follow up should an account become delinquent. We have robust automated collections and extensive portfolio management processes. The portfolio management processes ensure that our global strategy is executed, collection resources are allocated appropriately and enhanced tools and processes are implemented as needed.

We use a third party to score the majority of the North America portfolio on a quarterly basis using a commercial credit score. We do not use a third party to score our International portfolio because the cost to do so is prohibitive, given that it is a localized process and there is no single credit score model that covers all countries.

The table below shows the North America portfolio at June 30, 2017 and December 31, 2016 by relative risk class based on the relative scores of the accounts within each class. The relative scores are determined based on a number of factors, including the company type, ownership structure, payment history and financial information. A fourth class is shown for accounts that are not scored. Absence of a score is not indicative of the credit quality of the account. The degree of risk (low, medium, high), as defined by the third party, refers to the relative risk that an account in the next 12 month period may become delinquent.

- Low risk accounts are companies with very good credit scores and are considered to approximate the top 30% of all commercial borrowers.
- Medium risk accounts are companies with average to good credit scores and are considered to approximate the middle 40% of all commercial borrowers.
- High risk accounts are companies with poor credit scores, are delinquent or are at risk of becoming delinquent and are considered to approximate the bottom 30% of all commercial borrowers.

	ne 30, 2017	December 31, 2016
Sales-type lease receivables		
Low	\$ 837,486	\$ 879,823
Medium	152,362	135,953
High	21,767	22,600
Not Scored	50,273	49,677
Total	\$ 1,061,888	\$ 1,088,053
Loan receivables		
Low	\$ 272,022	\$ 296,598
Medium	55,493	53,647
High	6,672	7,216
Not Scored	16,890	16,686
Total	\$ 351,077	\$ 374,147

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

6. Intangible Assets and Goodwill

Intangible Assets

Intangible assets at June 30, 2017 and December 31, 2016 consisted of the following:

June 30, 2017						December 31, 2016							
		Gross Carrying Amount		Accumulated Amortization		Net Carrying Amount		Gross Carrying Amount		Accumulated Amortization		Net Carrying Amount	
Customer relationships	\$	452,614	\$	(319,812)	\$	132,802	\$	445,039	\$	(300,906)	\$	144,133	
Software & technology		152,589		(139,947)		12,642		150,037		(136,508)		13,529	
Trademarks & other		36,981		(30,406)		6,575		36,212		(28,702)		7,510	
Total intangible assets	\$	642,184	\$	(490,165)	\$	152,019	\$	631,288	\$	(466,116)	\$	165,172	

Amortization expense was \$8 million and \$11 million for the three months ended June 30, 2017 and 2016, respectively and \$17 million and \$21 million for the six months ended June 30, 2017 and 2016, respectively.

Future amortization expense as of June 30, 2017 was as follows:

Remaining for year ending December 31, 2017	\$ 14,245
Year ending December 31, 2018	27,632
Year ending December 31, 2019	24,260
Year ending December 31, 2020	19,126
Year ending December 31, 2021	15,401
Thereafter	51,355
Total	\$ 152,019

Actual amortization expense may differ from the amounts above due to, among other things, fluctuations in foreign currency exchange rates, impairments, acquisitions and accelerated amortization.

Goodwill

Changes in the carrying value of goodwill, by reporting segment, for the six months ended June 30, 2017 are shown in the table below. Prior year amounts have been recast for the change in reportable segments.

	December 31, 2016		Acquisitions		Foreign currency translation		June 30, 2017
North America Mailing	\$	354,000	\$	_	\$	9,095	\$ 363,095
International Mailing		145,566		_		8,085	153,651
Small & Medium Business Solutions		499,566		_		17,180	516,746
Production Mail		101,099		_		3,963	105,062
Presort Services		196,890		6,229			203,119
Enterprise Business Solutions		297,989		6,229		3,963	308,181
Software Solutions		501,591		_		5,613	507,204
Global Ecommerce		272,189		_		_	272,189
Digital Commerce Solutions		773,780				5,613	779,393
Total goodwill	\$	1,571,335	\$	6,229	\$	26,756	\$ 1,604,320

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

7. Fair Value Measurements and Derivative Instruments

We measure certain financial assets and liabilities at fair value on a recurring basis. Fair value is a market-based measure considered from the perspective of a market participant rather than an entity-specific measure. An entity is required to classify certain assets and liabilities measured at fair value based on the following fair value hierarchy that prioritizes the inputs used to measure fair value:

- <u>Level 1</u> Unadjusted quoted prices in active markets for identical assets and liabilities.
- <u>Level 2</u> Quoted prices for identical assets and liabilities in markets that are not active, quoted prices for similar assets and liabilities in active markets or other inputs that are observable or can be corroborated by observable market data for substantially the full term of the assets or liabilities.
- <u>Level 3</u> Unobservable inputs that are supported by little or no market activity, may be derived from internally developed methodologies based on management's best estimate of fair value and that are significant to the fair value of the asset or liability.

Financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment and may affect its placement within the fair value hierarchy. The following tables show, by level within the fair value hierarchy, our financial assets and liabilities that are accounted for at fair value on a recurring basis at June 30, 2017 and December 31, 2016.

	June 30, 2017											
		Level 1		Level 2		Level 3		Total				
Assets:												
Investment securities												
Money market funds / commercial paper	\$	169,023	\$	464,970	\$	_	\$	633,993				
Equity securities		_		24,186		_		24,186				
Commingled fixed income securities		1,560		21,871		_		23,431				
Debt securities - U.S. and foreign governments, agencies and municipalities		115,852		16,646		_		132,498				
Debt securities - corporate		_		77,352		_		77,352				
Mortgage-backed / asset-backed securities		_		162,081		_		162,081				
Derivatives												
Interest rate swap		_		1,909		_		1,909				
Foreign exchange contracts		_		298		_		298				
Total assets	\$	286,435	\$	769,313	\$	_	\$	1,055,748				
Liabilities:	·											
Derivatives												
Foreign exchange contracts	\$	_	\$	(539)	\$	_	\$	(539)				
Total liabilities	\$	_	\$	(539)	\$	_	\$	(539)				

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

	December 31, 2016											
		Level 1		Level 2		Level 3		Total				
Assets:												
Investment securities												
Money market funds / commercial paper	\$	114,471	\$	217,175	\$	_	\$	331,646				
Equity securities		_		24,571		_		24,571				
Commingled fixed income securities		1,536		22,132		_		23,668				
Debt securities - U.S. and foreign governments, agencies and municipalities		116,822		19,358		_		136,180				
Debt securities - corporate		_		69,891		_		69,891				
Mortgage-backed / asset-backed securities		_		158,996		_		158,996				
Derivatives												
Interest rate swap		_		1,588		_		1,588				
Foreign exchange contracts		_		637		_		637				
Total assets	\$	232,829	\$	514,348	\$	_	\$	747,177				
Liabilities:												
Derivatives												
Foreign exchange contracts	\$	_	\$	(3,717)	\$	_	\$	(3,717)				
Total liabilities	\$	_	\$	(3,717)	\$	_	\$	(3,717)				

Investment Securities

The valuation of investment securities is based on the market approach using inputs that are observable, or can be corroborated by observable data, in an active marketplace. The following information relates to our classification into the fair value hierarchy:

- Money Market Funds / Commercial Paper: Money market funds typically invest in government securities, certificates of deposit, commercial paper and
 other highly liquid, low risk securities. Money market funds are principally used for overnight deposits and are classified as Level 1 when unadjusted
 quoted prices in active markets are available and as Level 2 when they are not actively traded on an exchange. Direct investments in commercial paper
 are not listed on an exchange in an active market and are classified as Level 2.
- *Equity Securities:* Equity securities are comprised of mutual funds investing in U.S. and foreign common stock. These mutual funds are classified as Level 2 as they are not separately listed on an exchange.
- Commingled Fixed Income Securities: Mutual funds that invest in a variety of fixed-income securities including securities of the U.S. government and its agencies, corporate debt, mortgage-backed securities and asset-backed securities. The value of the funds is based on the market value of the underlying investments owned by each fund, minus its liabilities, divided by the number of shares outstanding, as reported by the fund manager. These commingled funds are not listed on an exchange in an active market and are classified as Level 2.
- Debt Securities U.S. and Foreign Governments, Agencies and Municipalities: Debt securities are classified as Level 1 where active, high volume trades for identical securities exist. Valuation adjustments are not applied to these securities. Debt securities valued using quoted market prices for similar securities or benchmarking model derived prices to quoted market prices and trade data for identical or comparable securities are classified as Level 2.
- *Debt Securities Corporate:* Corporate debt securities are valued using recently executed transactions, market price quotations where observable, or bond spreads. The spread data used are for the same maturity as the security. These securities are classified as Level 2.
- *Mortgage-Backed Securities / Asset-Backed Securities:* These securities are valued based on external pricing indices. When external index pricing is not observable, these securities are valued based on external price/spread data. These securities are classified as Level 2.

Investment securities include investments held by The Pitney Bowes Bank (the Bank), whose primary business is to provide financing solutions to clients that rent postage meters and purchase supplies. The Bank's assets and liabilities consist primarily of cash, finance receivables, short and long-term investments and deposit accounts.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Available-For-Sale Securities

Certain investment securities are classified as available-for-sale and recorded at fair value in the Condensed Consolidated Balance Sheets as cash and cash equivalents, short-term investments and other assets depending on the type of investment and maturity. Unrealized holding gains and losses are recorded, net of tax, in accumulated other comprehensive income (AOCI).

Available-for-sale securities at June 30, 2017 and December 31, 2016 consisted of the following:

	June 30, 2017								
	Amortized cost		Gross unrealized gains		Gross unrealized losses		Е	stimated fair value	
U.S. and foreign governments, agencies and municipalities	\$	124,051	\$	2,142	\$	(1,092)	\$	125,101	
Corporate notes and bonds		75,876		1,779		(303)		77,352	
Commingled fixed income securities		1,584		_		(24)		1,560	
Mortgage-backed / asset-backed securities		161,676		1,776		(1,371)		162,081	
Total	\$	363,187	\$	5,697	\$	(2,790)	\$	366,094	

	December 31, 2016								
	Amortized cost			Gross unrealized gains		Gross unrealized losses		nated fair value	
U.S. and foreign governments, agencies and municipalities	\$	136,316	\$	1,571	\$	(1,707)	\$	136,180	
Corporate notes and bonds		69,376		1,180		(665)		69,891	
Commingled fixed income securities		1,568		_		(32)		1,536	
Mortgage-backed / asset-backed securities		159,312		1,566		(1,882)		158,996	
Total	\$	366,572	\$	4,317	\$	(4,286)	\$	366,603	

At June 30, 2017, investment securities that were in a loss position for 12 or more continuous months had aggregate unrealized holding losses of less than \$1 million and an estimated fair value of \$24 million, and investment securities that were in a loss position for less than 12 continuous months had aggregate unrealized holding losses of \$2 million and an estimated fair value of \$132 million.

At December 31, 2016, investment securities that were in a loss position for 12 or more continuous months had aggregate unrealized holding losses of less than \$1 million and an estimated fair value of \$12 million, and investment securities that were in a loss position for less than 12 continuous months had aggregate unrealized holding losses of \$4 million and an estimated fair value of \$171 million.

We have not recognized an other-than-temporary impairment on any of the investment securities in an unrealized loss position because we have the ability and intent to hold these securities until recovery of the unrealized losses and we expect to receive the contractual principal and interest on these investment securities at maturity.

Scheduled maturities of available-for-sale securities at June 30, 2017 were as follows:

	Am	ortized cost	Est	imated fair value
Within 1 year	\$	24,079	\$	24,146
After 1 year through 5 years		116,356		116,910
After 5 years through 10 years		65,193		65,864
After 10 years		157,559		159,174
Total	\$	363,187	\$	366,094

The expected payments on mortgage-backed and asset-backed securities may not coincide with their contractual maturities as borrowers have the right to prepay obligations with or without prepayment penalties.

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

We have not experienced any significant write-offs in our investment portfolio. The majority of our mortgage-backed securities are either guaranteed or supported by the U.S. Government. We have no investments in inactive markets that would warrant a possible change in our pricing methods or classification within the fair value hierarchy.

Derivative Instruments

In the normal course of business, we are exposed to the impact of changes in foreign currency exchange rates and interest rates. We limit these risks by following established risk management policies and procedures, including the use of derivatives. We use derivative instruments to limit the effects of exchange rate fluctuations on financial results and manage the related cost of debt. We do not use derivatives for trading or speculative purposes. We record derivative instruments at fair value and the accounting for changes in the fair value depends on the intended use of the derivative, the resulting designation and the effectiveness of the instrument in offsetting the risk exposure it is designed to hedge.

Foreign Exchange Contracts

We enter into foreign exchange contracts to mitigate the currency risk associated with the anticipated purchase of inventory between affiliates and from third parties. These contracts are designated as cash flow hedges. The effective portion of the gain or loss on cash flow hedges is included in AOCI in the period that the change in fair value occurs and is reclassified to earnings in the period that the hedged item is recorded in earnings. At June 30, 2017 and December 31, 2016, we had outstanding contracts associated with these anticipated transactions with notional amounts of \$9 million and \$13 million, respectively.

The valuation of foreign exchange derivatives is based on the market approach using observable market inputs, such as foreign currency spot and forward rates and yield curves. We have not seen a material change in the creditworthiness of those banks acting as derivative counterparties.

Interest Rate Swap

We entered into an interest rate swap with a notional amount of \$300 million to mitigate the interest rate risk associated with our \$300 million variable-rate term loans. The swap is designated as a cash flow hedge. The effective portion of the gain or loss on the cash flow hedge is included in AOCI in the period that the change in fair value occurs and is reclassified to earnings in the period that the hedged item is recorded in earnings. Under the terms of the swap agreement, we pay fixed-rate interest of 0.8826% and receive variable-rate interest based on 1-month LIBOR. The variable interest rate resets monthly.

The valuation of our interest rate swap is based on the income approach using a model with inputs that are observable or that can be derived from or corroborated by observable market data.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

The fair value of derivative instruments at June 30, 2017 and December 31, 2016 was as follows:

Designation of Derivatives	Balance Sheet Location		June 30, 2017	December 31, 2016
Derivatives designated as hedging instruments				
Foreign exchange contracts	Other current assets and prepayments	\$	50	\$ 487
	Accounts payable and accrued liabilities		(401)	(136)
Interest rate swap	Other assets		1,909	1,588
Derivatives not designated as hedging instruments				
Foreign exchange contracts	Other current assets and prepayments		248	150
	Accounts payable and accrued liabilities		(138)	(3,581)
	Total derivative assets	\$	2,207	\$ 2,225
	Total derivative liabilities			(3,717)
	Total net derivative asset (liabilities)	\$	1,668	\$ (1,492)

The majority of the amounts included in AOCI at June 30, 2017 will be recognized in earnings within the next 12 months. No amount of ineffectiveness was recorded in earnings for these designated cash flow hedges.

The following represents the results of cash flow hedging relationships for the three and six months ended June 30, 2017 and 2016:

				Three Months Ended June 30,		
	 Derivative Recognize (Effectiv	d in A	OCI	Landing of Coin (Lan)	from AOCÍ	Reclassified to Earnings e Portion)
Derivative Instrument	2017 2016			Location of Gain (Loss) (Effective Portion)	2017	2016
Foreign exchange contracts	\$ (599)	\$	437	Revenue	\$ 34	(353)
				Cost of sales	36	145
Interest rate swap	(147)		_	Interest Expense	_	_
	\$ (746)	\$	437		\$ 70	\$ (208)

	 Derivative Recognize (Effective	d in A	NOCL	Six Months Ended June 30,	Gain (Loss) from AOCI (Effective	to Ea	arnings
Derivative Instrument	2017	2016		Location of Gain (Loss) (Effective Portion)	2017		2016
Foreign exchange contracts	\$ (549)	\$	45	Revenue	\$ 6	\$	(733)
				Cost of sales	148		370
Interest rate swap	321		_	Interest Expense	_		_
	\$ (228)	\$	45		\$ 154	\$	(363)

We also enter into foreign exchange contracts to minimize the impact of exchange rate fluctuations on short-term intercompany loans and related interest that are denominated in a foreign currency. The revaluation of the intercompany loans and interest and the mark-to-market adjustment on the derivatives are both recorded in earnings. All outstanding contracts at June 30, 2017 mature within 12 months.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

The following represents the results of our non-designated derivative instruments for the three and six months ended June 30, 2017 and 2016:

			Three Months	Ended Ju	ne 30,					
		Derivative Gain (Loss								
Derivatives Instrument	Instrument Location of Derivative Gain (Loss) 2017									
Foreign exchange contracts	Selling, general and administrative expense	\$	789	\$	4,580					
			Six Months I	Ended June	e 30,					
		De	erivative Gain (Loss)	Recognize	ed in Earnings					
Derivatives Instrument	Location of Derivative Gain (Loss)		2017		2016					
Foreign exchange contracts	Selling, general and administrative expense	\$	(1,061)	\$	(1,397)					

Credit-Risk-Related Contingent Features

Certain derivative instruments contain credit-risk-related contingent features that would require us to post collateral based on a combination of our long-term senior unsecured debt ratings and the net fair value of our derivatives. At June 30, 2017, we did not post any collateral and the maximum amount of collateral that we would have been required to post had the credit-risk-related contingent features been triggered was not significant.

Fair Value of Financial Instruments

Our financial instruments include cash and cash equivalents, investment securities, accounts receivable, loan receivables, derivative instruments, accounts payable and debt. The carrying value for cash and cash equivalents, accounts receivable, loans receivable, and accounts payable approximate fair value because of the short maturity of these instruments.

The fair value of our debt is estimated based on recently executed transactions and market price quotations. The inputs used to determine the fair value of our debt were classified as Level 2 in the fair value hierarchy. The carrying value and estimated fair value of our debt at June 30, 2017 and December 31, 2016 were as follows:

	June 30, 2017	Ι	December 31, 2016
Carrying value	\$ 3,528,767	\$	3,364,890
Fair value	\$ 3,616,922	\$	3,412,581

8. Restructuring Charges and Asset Impairments

Restructuring Charges

 $Activity \ in \ our \ restructuring \ reserves \ for \ the \ six \ months \ ended \ June \ 30, \ 2017 \ and \ 2016 \ was \ as \ follows:$

	Severance and benefits costs		Other exit costs	Total
Balance at January 1, 2017	\$	28,376	\$ 281	\$ 28,657
Expenses, net		23,859	1,560	25,419
Cash payments		(18,519)	(497)	(19,016)
Balance at June 30, 2017	\$	33,716	\$ 1,344	\$ 35,060
Balance at January 1, 2016	\$	43,700	\$ 3,722	\$ 47,422
Expenses, net		21,399	1,322	22,721
Cash payments		(30,969)	(2,897)	(33,866)
Balance at June 30, 2016	\$	34,130	\$ 2,147	\$ 36,277

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

The majority of the remaining restructuring reserves are expected to be paid over the next 12 to 24 months; however, due to certain international labor laws and long-term lease agreements, some payments will extend beyond 24 months. We expect to fund these payments from cash flows from operations.

Asset Impairments

During the six months ended June 30, 2017, we recorded asset impairment charges of \$4 million. During the second quarter of 2016, we sold a facility for \$18 million and recorded a pre-tax loss on the sale of \$5 million. Additionally, we recorded other asset impairment charges of \$3 million relating to a building.

9. Debt

Total debt at June 30, 2017 and December 31, 2016 consisted of the following:

	Interest rate	June 30, 2017	December 31, 2016
Notes due September 2017	5.75%	\$ 385,109	\$ 385,109
Notes due March 2018	5.6%	250,000	250,000
Notes due May 2018	4.75%	350,000	350,000
Notes due March 2019	6.25%	300,000	300,000
Notes due October 2021	3.375%	600,000	600,000
Notes due May 2022	3.875%	400,000	_
Notes due March 2024	4.625%	500,000	500,000
Notes due January 2037	5.25%	35,841	115,041
Notes due March 2043	6.7%	425,000	425,000
Term loans	Variable	300,000	450,000
Other debt		5,552	5,677
Principal amount		3,551,502	3,380,827
Less: unamortized debt discount and issuance costs		30,630	28,796
Plus: unamortized interest rate swap proceeds		7,895	12,859
Total debt		3,528,767	3,364,890
Less: current portion long-term debt		985,291	614,485
Long-term debt		\$ 2,543,476	\$ 2,750,405

In May 2017, we issued \$400 million of 3.875% fixed rate notes. Interest is payable semi-annually, commencing November 15, 2017 and is subject to adjustment from time to time if either Moody's or S&P (or a substitute ratings agency) downgrades (or downgrades and subsequently upgrades) the credit rating assigned to the notes. The notes mature in May 2022, but may be redeemed, at our option, in whole or in part, at any time or from time to time at par plus accrued, unpaid interest and a make-whole amount, if any. The proceeds were used to repay the \$150 million term loan due in June 2017 and the remainder, together with cash on hand and other financing options, will be used to repay a portion of the \$385 million notes due September 2017.

In January 2017, bondholders of the 5.25% Notes due 2037 caused us to redeem \$79 million of the debt outstanding.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

10. Pensions and Other Benefit Programs

The components of net periodic benefit cost (income) were as follows:

			Defined Benefi	it Pen	sion Plans			Nonpension Postretirement Benefit						
	United	l State	es		For	eign								
	Three Mo	nths E	Ended		Three Mo	nths E	Ended	Three Months Ended						
	 Jun	e 30,			Jun	e 30,		June 30,						
	2017		2016		2017	2016			2017		2016			
Service cost	\$ 34	\$	22	\$	559	\$	546	\$	434	\$	521			
Interest cost	17,121		18,072		4,640		5,746		1,770		1,847			
Expected return on plan assets	(24,369)		(25,370)		(7,961)		(8,581)		_		_			
Amortization of transition credit	_		_		(2)		(2)		_		_			
Amortization of prior service (credit) cost	(15)		(15)		(17)		(18)		74		74			
Amortization of net actuarial loss	7,229		6,851		1,892		1,373		905		447			
Settlement (1)	_		690		_		_		_		_			
Net periodic benefit cost (income)	\$ _	\$	250	\$	(889)	\$	(936)	\$	3,183	\$	2,889			

			Defined Benef	it Pen	sion Plans			No	npension Postret	etirement Benefit Plans				
	 United	l State	s		For	eign								
	Six Mon	ths En	ded		Six Mon	ths En	ded	Six Months Ended						
	 Jun	e 30,			Jun	e 30,		June 30,						
	 2017		2016		2017		2016		2017		2016			
Service cost	\$ 64	\$	54	\$	1,101	\$	1,073	\$	853	\$	1,022			
Interest cost	34,366		36,902		9,184		11,407		3,541	\$	3,983			
Expected return on plan assets	(48,917)		(50,959)		(15,742)		(17,053)		_		_			
Amortization of transition credit	_		_		(4)		(4)		_		_			
Amortization of prior service (credit) cost	(30)		(30)		(35)		(35)		148		148			
Amortization of net actuarial loss	14,497		13,557		3,926		2,716		1,789		1,807			
Settlement (1)	_		1,788		_		_		_		_			
Net periodic benefit cost (income)	\$ (20)	\$	1,312	\$	(1,570)	\$	(1,896)	\$	6,331	\$	6,960			

 $^{(1) \} Included \ in \ restructuring \ charges \ and \ asset \ impairments, \ net \ in \ the \ Condensed \ Consolidated \ Statements \ of \ Income.$

Through June 30, 2017 and 2016, contributions to our U.S. pension plans were \$3 million and \$7 million, respectively, and contributions to our foreign plans were \$10 million and \$39 million, respectively. Nonpension postretirement benefit plan contributions were \$9 million and \$8 million through June 30, 2017 and June 30, 2016, respectively.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

11. Income Taxes

The effective tax rate for the three months ended June 30, 2017 and 2016 was 9.2% and 35.8%, respectively, and the effective tax rate for the six months ended June 30, 2017 and 2016 was 24.2% and 36.5%, respectively. The effective tax rate for the six months ended June 30, 2017 and 2016 includes a \$4 million and \$3 million charge, respectively, from the write-off of deferred tax assets associated with the expiration of out-of-the-money vested stock options and the vesting of restricted stock. The effective tax rate for the three and six months ended June 30, 2017 includes a \$10 million and \$14 million benefit, respectively, from the resolution of tax examinations.

As is the case with other large corporations, our tax returns are examined each year by tax authorities in the U.S. and other global taxing jurisdictions in which we have operations. As a result, it is reasonably possible that the amount of our unrecognized tax benefits will decrease in the next 12 months, and we expect this change could be up to 15% of our unrecognized tax benefits.

The IRS examinations of our consolidated U.S. income tax returns for tax years prior to 2012 are closed to audit; however, various post-2006 U.S. state and local tax returns are still subject to examination. In Canada, the examination of our tax filings prior to 2012 are closed to audit, except for the pending application of legal principles to specific issues arising in earlier years. Other significant jurisdictions include France, which is closed to audit through the end of 2012, Germany, which is closed to audit through the end of 2011 and the U.K., which, except for an item under appeal, is closed to audit through the end of 2011. We have other less significant tax filings currently subject to examination.

12. Commitments and Contingencies

In the ordinary course of business, we are routinely defendants in, or party to a number of pending and threatened legal actions. These may involve litigation by or against us relating to, among other things, contractual rights under vendor, insurance or other contracts; intellectual property or patent rights; equipment, service, payment or other disputes with clients; or disputes with employees. Some of these actions may be brought as a purported class action on behalf of a purported class of employees, customers or others. In management's opinion, the potential liability, if any, that may result from these actions, either individually or collectively, is not reasonably expected to have a material effect on our financial position, results of operations or cash flows. However, as litigation is inherently unpredictable, there can be no assurances in this regard.

13. Stockholders' Equity (Deficit)

Changes in stockholders' equity (deficit) for the six months ended June 30, 2017 and 2016 were as follows:

	ferred tock	erence ock	(Common stock	A	Additional paid-in capital		Retained earnings		Accumulated other comprehensive loss		reasury stock	To	otal equity (deficit)
Balance at January 1, 2017	\$ 1	\$ 483	\$	323,338	\$	148,125	\$	5,107,734	\$	(940,133)	\$	(4,743,208)	\$	(103,660)
Net income	_	_		_		_		114,034		_		_		114,034
Other comprehensive income	_	_		_		_		_		80,818		_		80,818
Dividends paid	_	_		_		_		(69,527)		_		_		(69,527)
Issuance of common stock	_	_		_		(28,567)		_		_		23,744		(4,823)
Conversion to common stock		(20)		_		(398)		_		_		418		_
Stock-based compensation expense	_	_		_		12,531		_		_		_		12,531
Balance at June 30, 2017	\$ 1	\$ 463	\$	323,338	\$	131,691	\$	5,152,241	\$	(859,315)	\$	(4,719,046)	\$	29,373

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

	Preferred stock		eference stock	Common stock		Additional paid-in capital		Retained earnings	Accumulated other comprehensive loss	Treasury stock		T	otal equity
Balance at January 1, 2016	\$ 1	\$	505	\$ 323,33	8	\$	161,280	\$ 5,155,537	\$ (888,635)	\$	(4,573,305)	\$	178,721
Net income	_		_	_	-		_	111,636	_		_		111,636
Other comprehensive loss	_		_	_	-		_	_	48,208		_		48,208
Dividends paid	_		_	_	-		_	(70,979)	_		_		(70,979)
Issuance of common stock	_		_	_	-		(22,592)	_	_		18,809		(3,783)
Conversion to common stock	_		(16)	_	-		(320)	_	_		336		_
Stock-based compensation expense	_		_	_	-		9,786	_	_		_		9,786
Repurchase of common stock	 _						_				(194,776)		(194,776)
Balance at June 30, 2016	\$ 1	\$	489	\$ 323,33	8	\$	148,154	\$ 5,196,194	\$ (840,427)	\$	(4,748,936)	\$	78,813

14. Accumulated Other Comprehensive Income (Loss)

Reclassifications out of AOCI for the three and six months ended June 30, 2017 and 2016 were as follows:

	Amount Reclassified from AOCI (a)													
		Three Months	Ende	ed June 30,		Six Months E	nded	June 30,						
		2017		2016		2017		2016						
Gains (losses) on cash flow hedges														
Revenue	\$	34	\$	(353)	\$	6	\$	(733)						
Cost of sales		36		145		148		370						
Interest expense, net		(507)		(507)		(1,014)		(1,014)						
Total before tax		(437)		(715)		(860)		(1,377)						
Benefit for income tax		170		277		336		535						
Net of tax	\$	(267)	\$	(438)	\$	(524)	\$	(842)						
Gains (losses) on available for sale securities														
Interest expense, net	\$	(117)	\$	(19)	\$	(226)	\$	(1)						
Benefit provision for income tax		44		7		84		_						
Net of tax	\$	(73)	\$	(12)	\$	(142)	\$	(1)						
Pension and Postretirement Benefit Plans (b)														
Transition credit	\$	2	\$	2	\$	4	\$	4						
Prior service costs		(42)		(41)		(83)		(83)						
Actuarial losses		(10,026)		(9,361)		(20,212)		(19,868)						
Total before tax		(10,066)		(9,400)		(20,291)		(19,947)						
Benefit from income tax		3,442		4,122		6,956		7,919						
Net of tax	\$	(6,624)	\$	(5,278)	\$	(13,335)	\$	(12,028)						

Amounts in parentheses indicate reductions to income and increases to other comprehensive income (loss).

Reclassified from accumulated other comprehensive loss into selling, general and administrative expenses. These amounts are included in the computation of net periodic costs (see Note 10 for additional details).

PITNEY BOWES INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited; table amounts in thousands unless otherwise noted, except per share amounts)

Changes in AOCI for the six months ended June 30, 2017 and 2016 were as follows:

	Cash flow hedges		Available for sale securities		Pension and postretirement benefit plans		eign currency djustments	Total
Balance at January 1, 2017	\$	(1,485)	\$	120	\$	(787,813)	\$ (150,955)	\$ (940,133)
Other comprehensive income (loss) before reclassifications (a)		(141)		1,734		(1,482)	66,706	66,817
Reclassifications into earnings (a), (b)		524		142		13,335	_	14,001
Net other comprehensive income		383		1,876		11,853	66,706	80,818
Balance at June 30, 2017	\$	(1,102)	\$	1,996	\$	(775,960)	\$ (84,249)	\$ (859,315)
	Cash	flow hedges	Av	zailable for sale securities		Pension and retirement benefit plans	eign currency djustments	Total
Balance at January 1, 2016	\$	(3,912)	\$	536	\$	(738,768)	\$ (146,491)	\$ (888,635)
Other comprehensive (loss) income before reclassifications (a)		(420)		5,862		(430)	30,325	35,337
Reclassifications into earnings (a), (b)		842		1		12,028	_	12,871

Amounts are net of tax. Amounts in parentheses indicate debits to AOCI. See table above for additional details of these reclassifications.

Net other comprehensive (loss) income

Balance at June 30, 2016

422

(3,490)

\$

\$

5,863

6,399

\$

11,598

(727,170)

30,325

(116,166)

\$

48,208

(840,427)

Item 2: Management's Discussion and Analysis of Financial Condition and Results of Operations

Forward-Looking Statements

This Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A) contains statements that are forward-looking. We want to caution readers that any forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 may change based on various factors. These forward-looking statements are based on current expectations and assumptions that are subject to risks and uncertainties and actual results could differ materially. Words such as "estimate," "target," "project," "plan," "believe," "expect," "anticipate," "intend" and similar expressions may identify such forward-looking statements. We undertake no obligation to publicly update or revise any forward-looking statements, whether as a result of new information, future events or otherwise. Factors which could cause future financial performance to differ materially from the expectations as expressed in any forward-looking statement made by or on our behalf include, without limitation:

- declining physical mail volumes
- competitive factors, including pricing pressures; technological developments; the introduction of new products and services by competitors, and fuel prices
- our success in developing new products and services, including digital-based products and services, obtaining regulatory approval if required, and the market's acceptance of these new products and services
- our ability to fully utilize the new enterprise business platform in North America and successfully implement it internationally without significant disruption to existing operations
- · the continued availability and security of key information systems and the cost to comply with information security requirements and privacy laws
- · a breach of security, including a cyberattack or other comparable event
- the success of our investment in rebranding the company to build market awareness and to create new demand for our products, services and solutions
- changes in postal or banking regulations
- the loss of some of our larger clients in the Global Ecommerce segment
- macroeconomic factors, including global and regional business conditions that adversely impact customer demand, foreign currency exchange rates, interest rates and labor conditions
- · capital market disruptions or credit rating downgrades that adversely impact our ability to access capital markets at reasonable costs
- third-party suppliers' ability to provide product components, assemblies or inventories
- our success at managing the relationships with our outsource providers, including the costs of outsourcing functions and operations not central to our business
- integrating newly acquired businesses, including operations and product and service offerings
- · intellectual property infringement claims
- our success at managing customer credit risk
- significant changes in pension, health care and retiree medical costs
- · income tax adjustments or other regulatory levies for prior audit years and changes in tax laws, rulings or regulations
- a disruption of our businesses due to changes in international or national political conditions, including the use of the mail for transmitting harmful biological agents or other terrorist attacks
- acts of nature

Overview

During the first half of 2017, we continued to make progress against our strategic initiatives. We continued to invest in new product development in order to bring our digital capabilities to market and invest in marketing for brand awareness. These investments are to enable us to become more digital and webenabled to better serve our clients.

In Small and Medium Business Solutions (SMB), new products and digital capabilities contributed to growth in equipment sales during the quarter in Mail Finishing, which includes the initial SendPro products we launched last year. We continued to grow our digital channel. SMB experienced higher marketing spending resulting from the SendPro campaign, as well as higher residual losses on leased equipment due to the timing of trade-up activity and higher bad debt and credit loss provisions.

In Enterprise Business Solutions (EBS), total equipment sales decreased due to lower sorter placements; however inserter sales increased. Our Presort Services business continues to expand its parcel sortation services.

In Digital Commerce Solutions (DCS) we continued to invest in bringing innovation to our customers. In Software Solutions, we continued to build the indirect channel as our partners invest and help build the pipeline for our products. This quarter, in Global Ecommerce, we enhanced our Shipping APIs with several new features, including adult signature, scan for enhancements and additional postage financing options. These improved capabilities are a result of close collaboration with our domestic shipping business clients to meet and support their needs. We also continued to invest in enabling our retailers to offer their goods on global marketplace sites, supporting retailers to generate consumer demand and expanding our cross-border offerings to additional outbound countries.

	2017	2016	Change
Revenue	\$ 821,371 \$	835,886	(2)%
Income from continuing operations	\$ 48,901 \$	59,844	(18)%
Loss from discontinued operations, net of tax	\$ — \$	(1,660)	100 %
Net income	\$ 48,901 \$	58,184	(16)%
Earnings per share from continuing operations - diluted	\$ 0.26 \$	0.29	(8)%

Revenue

Revenue declined 2% on a reported basis and was flat on a constant currency basis as the dollar strengthened year over year, particularly against the British Pound, and affected the translation of foreign sourced revenues.

- The results reflect growth in business services revenue and equipment sales and declines in financing, support services, supplies, rentals and software revenue.
- SMB revenue declined 3% as reported and 2% on a constant currency basis. North America Mailing revenue declined 1% driven by continued declines in recurring revenue streams, partially offset by growth in equipment sales. The growth in equipment sales reflects new product offerings, including the initial SendPro products launched last year and digital offerings. Equipment sales growth also benefited from a favorable comparison to the prior year, which was impacted by the enterprise business platform implementation in the second quarter of 2016. International Mailing revenue declined 11% as reported and 7% on a constant currency basis.
- EBS revenue declined 4% as reported and 3% on a constant currency basis. Presort Services revenue grew 2% driven by higher standard mail volumes processed and higher revenue per piece in flats. Production Mail revenue declined 11% as reported and 10% on a constant currency basis driven by a decline in equipment sales and a continued decline in support services revenues as a result of the shift from in-house mail production to third party service bureaus who service their own equipment.
- DCS revenue grew 4% as reported and 7% on a constant currency basis. Global Ecommerce revenue grew 14% as reported and 16% on a constant currency basis driven by growth in domestic shipping and the U.K. outbound marketplace. We continued to add retailers and invest in market-growth opportunities and innovation. Software Solutions revenue declined 4% as reported and 2% on a constant currency basis, as growth in data and maintenance were more than offset by a decline in license revenue. We continued to build our partner channels, which contributed to revenue.

Net Income

Net income declined 16% driven largely by a decline in our high-margin recurring revenue streams in our SMB group, increased spending in brand-related media campaigns and a favorable adjustment in the prior year related to state sales tax. These were partially offset by benefits from the new enterprise business platform, a lower tax rate and a gain from the sale of the technology for a mining industry application, used mostly in Australia, to a channel partner.

Financial Results Summary - Six Months Ended June 30:

	2017	2016	Change
Revenue	\$ 1,658,011	\$ 1,680,475	(1)%
Income from continuing operations	\$ 114,034	\$ 122,484	(7)%
Loss from discontinued operations, net of tax	\$ _	\$ (1,660)	100 %
Net income	\$ 114,034	\$ 120,824	(6)%
Earnings per share from continuing operations - diluted	\$ 0.61	\$ 0.59	4 %
Net Cash Provided by Operations	\$ 184,647	\$ 158,584	16 %

Revenue

Revenue declined 1% on a reported basis and was flat on a constant currency basis as the dollar strengthened year over year, particularly against the British Pound, and affected the translation of foreign sourced revenues.

- The results reflect growth in business services revenue and equipment sales and declines in financing, support services, supplies and rentals revenue.
- SMB revenue declined 5% as reported and 4% on a constant currency basis. North America Mailing revenue declined 3% driven by continued declines in recurring revenue streams, partially offset by growth in equipment sales. The equipment sales growth reflects new product offerings, including the initial SendPro products launched last year and digital offerings. Equipment sales growth also benefited from a favorable comparison to the prior year, which was impacted by the enterprise business platform implementation in the second quarter of 2016. International Mailing revenue declined 11% as reported and 7% on a constant currency basis.
- EBS revenue was flat on both a reported and constant currency basis. Presort Services revenue grew 3% driven by higher standard mail volumes processed and higher revenue per piece in flats. Production Mail revenue declined 5% as reported and 3% on a constant currency basis driven by a continued decline in support services revenues as a result of the shift from in-house mail production to third party service bureaus who service their own equipment, and a decline in equipment sales.
- DCS revenue grew 6% as reported and 9% on a constant currency basis. Global Ecommerce revenue grew 15% as reported and 18% on a constant currency basis driven by growth in domestic shipping and the UK outbound marketplace. We continued to invest in market-growth opportunities and innovation. Software Solutions revenue declined 2% as reported and was flat on a constant currency basis, as growth in data and maintenance was more than offset by a decline in license revenue.

Net Income

Net income declined 6% driven largely by a decline in high-margin recurring revenue streams in our SMB group, increased spending in brand-related media campaigns, higher research and development costs and favorable adjustments in the prior year related to state sales tax and forgiveness of a loan. These were partially offset by benefits from the new enterprise business platform, a lower tax rate and a gain from the sale of the technology for a mining industry application, used mostly in Australia, to a channel partner.

Cash Flows

Net cash provided by operations was \$185 million compared to \$159 million in the prior year. The timing of vendor payments and lower variable compensation payments in 2017 drove the increase. During the first six months of 2017, we used cash to:

- reduce debt by \$229 million;
- pay dividends of \$70 million to our common stockholders; and
- invest \$77 million in capital expenditures.

Outlook

We expect that the introduction of new products and digital capabilities, the implementation of our new enterprise business platform, continued marketing programs, restructuring actions and cost savings initiatives will provide long-term benefits. We are continuing to see a shift in our portfolio to higher growth and digital solutions, which have lower margins and will impact future financial performance. In the shorter term however, we expect that the normalization of variable compensation, higher marketing and increased spending on innovation will affect earnings in 2017 as compared to the prior year.

Within SMB Solutions, we anticipate that the introduction of new solutions and services, particularly those included in the Pitney Bowes Commerce Cloud, including our SendPro solution, will help grow revenue over the long-term. This year, we will launch the next generation of our SendPro family of products. This product leverages the latest cloud technology to securely deliver a digital multi-carrier platform that enables offices of all sizes to select the sending option for parcels, letters and flats, while also providing full tracking and delivering potential savings across carriers. This product provides greater value and convenience to users through apps, analytics and services on an open platform, which is available for third party developers to easily build upon. We also anticipate that service and rental margins will improve in the second half of the year driven by revenue growth in conjunction with productivity initiatives and as the cost of retiring aging meters stabilizes.

Within EBS, we continue to invest in growth-oriented products and solutions. We anticipate revenue and profitability growth in Presort Services due to network and parcel services expansion. Production Mail revenue growth has been challenged by consolidation and outsourcing and pricing pressures on services revenue and the timing of deals, but we expect revenue to be impacted to a lesser extent in the second half of 2017.

Within DCS, we are seeing progress in our build-out of our partner sales channel in Software Solutions by adding new regional systems integrators and location intelligence partners. This effort includes continued investment in expanding the indirect channel and training partner sales and technical resources. We anticipate continued financial investment in Global Ecommerce that will contribute to future growth from expansion of our existing marketplace sites (sites where multiple sellers provide their offerings), individual retail clients, new client acquisition and expanded service offerings. We also will continue to invest in our retail and ecommerce shipping business through our Shipping APIs. We continue to expand and globalize our cross-border ecommerce offerings by adding new retail clients in additional countries, which diversifies the business and helps to mitigate foreign currency risk.

RESULTS OF OPERATIONS

Revenue by source and the related cost of revenue are shown in the following tables:

		Three Months Ended June 30,					Six M			
	2017		2016	Actual % change	Constant Currency % change		2017	2016	Actual % change	Constant Currency % change
Equipment sales	\$ 158,625	\$	152,641	4 %	5 %	\$	321,599	\$ 312,002	3 %	4 %
Supplies	63,228		65,274	(3)%	(1)%		130,046	137,325	(5)%	(4)%
Software	86,664		90,615	(4)%	(2)%		164,531	168,673	(2)%	— %
Rentals	95,999		102,869	(7)%	(6)%		195,869	206,959	(5)%	(5)%
Financing	83,653		91,609	(9)%	(8)%		169,398	189,032	(10)%	(9)%
Support services	115,299		131,418	(12)%	(11)%		234,146	259,678	(10)%	(9)%
Business services	217,903		201,460	8 %	9 %		442,422	406,806	9 %	10 %
Total revenue	\$ 821,371	\$	835,886	(2)%	-%	\$	1,658,011	\$ 1,680,475	(1)%	—%

	Three Months Ended June 30,								5	Six Months End	led June 30,	
					Percentage of Revenue						Percentage o	f Revenue
		2017		2016	2017	2016		2017		2016	2017	2016
Cost of equipment sales	\$	77,189	\$	78,055	48.7%	51.1%	\$	146,751	\$	149,594	45.6%	47.9%
Cost of supplies		19,909		19,624	31.5%	30.1%		41,380		40,314	31.8%	29.4%
Cost of software		24,795		26,983	28.6%	29.8%		50,103		53,798	30.5%	31.9%
Cost of rentals		21,576		18,415	22.5%	17.9%		42,238		38,910	21.6%	18.8%
Financing interest expense		12,843		13,495	15.4%	14.7%		25,817		28,410	15.2%	15.0%
Cost of support services		73,190		74,742	63.5%	56.9%		146,544		149,991	62.6%	57.8%
Cost of business services		153,063		140,830	70.2%	69.9%		303,906		276,368	68.7%	67.9%
Total cost of revenue	\$	382,565	\$	372,144	46.6%	44.5%	\$	756,739	\$	737,385	45.6%	43.9%

The discussion below refers to the change in revenue on a constant currency basis to exclude changes in foreign currency exchange rates on the change in revenue. We believe that the use of a constant currency revenue measure provides a better understanding of underlying revenue performance. Constant currency is calculated by converting our current period reported revenue at the prior year's exchange rates.

Revenue and Cost of Revenues - 2017 compared to 2016

Equipment sales

Equipment sales revenue increased 4% in the quarter. On a constant currency basis, equipment sales increased 5%, primarily due to:

- 12% from higher equipment sales in North America Mailing due to increased sales in Mail Finishing, which includes the initial SendPro products launched last year and, in part, reflecting a favorable comparison to prior year, which was affected by the enterprise business platform implementation in the second quarter of 2016; partially offset by
- 4% from lower sorter placements in Production Mail; and
- 2% from a decline in equipment sales in International Mailing.

Cost of equipment sales as a percentage of equipment sales decreased to 48.7% in the quarter, primarily due to improved equipment sales margins in International Mailing.

Equipment sales revenue increased 3% in the first six months of 2017. On a constant currency basis, equipment sales increased 4%, primarily due to:

- 7% from higher equipment sales in North America Mailing, reflecting a favorable comparison to prior year, which was impacted by the enterprise business platform implementation in the second quarter of 2016; partially offset by
- 2% from a decline in equipment sales in International Mailing.

Cost of equipment sales as a percentage of equipment sales decreased to 45.6% in the first six months of 2017 primarily due to improved equipment sales margins in International Mailing.

Supplies

Supplies revenue decreased 3% in the quarter. On a constant currency basis, supplies revenue decreased 1% primarily due to:

- 2% from lower supplies revenue in International Mailing; partially offset by
- 1% increase from North America Mailing primarily due to the impact of the enterprise business platform implementation in the second quarter of 2016.

Cost of supplies as a percentage of supplies revenue increased to 31.5% in the quarter primarily due to higher mix of low margin products.

Supplies revenue decreased 5% in the first six months of 2017. On a constant currency basis, supplies revenue decreased 4% primarily due to:

- 3% from North America mailing primarily due to a decline in installed mailing equipment and postage volumes; and
- 1% from a decline in International Mailing revenue.

Cost of supplies as a percentage of supplies revenue increased to 31.8% in the first six months of 2017 due to higher mix of low margin products.

Software

Software revenue decreased 4% in the quarter. On a constant currency basis revenue decreased 2% primarily due to:

- 4% from lower licensing fees; partially offset by
- 2% from higher data revenue.

Cost of software as a percentage of software revenue decreased to 28.6% for the quarter primarily due to savings from cost reduction initiatives.

Software revenue decreased 2% in the first six months of 2017, but was flat on a constant currency basis. Cost of software as a percentage of software revenue decreased to 30.5% due to savings from cost reduction initiatives.

Rentals

Rentals revenue decreased 7% for the quarter and 6% on a constant currency basis, and 5% on an actual and constant currency basis, in the first six months of 2017 primarily due to a declining meter population. Cost of rentals as a percentage of rentals revenue increased to 22.5% for the quarter and 21.6% in the first six months of 2017 primarily due to higher scrapping costs associated with retiring aging meters.

Financing

Financing revenue decreased 9% in the quarter and 10% in the first six months of 2017. On a constant currency basis, financing revenue decreased 8% in the quarter and 9% in the first six months of 2017 primarily due to a declining portfolio and lower fees.

We allocate a portion of our total cost of borrowing to financing interest expense. In computing financing interest expense, we assume an 8:1 debt to equity leverage ratio and apply our overall effective interest rate to the average outstanding finance receivables. Financing interest expense as a percentage of financing revenue increased to 15.4% for the quarter and 15.2% in the first six months of 2017 primarily due to a higher effective interest rate.

Support Services

Support services revenue decreased 12% in the quarter. On a constant currency basis, support services revenue decreased 11% primarily due to:

- 9% from a decline in installed mailing equipment worldwide; and
- 2% from lower maintenance revenue on production mail equipment as some in-house mailers moved their mail processing to third-party service bureaus who service their own equipment.

Support services revenue decreased 10% in the first six months of 2017. On a constant currency basis, support services revenue decreased 9% primarily due to:

- 7% from a decline in installed mailing equipment worldwide; and
- 2% from lower maintenance revenue on production mail equipment as some in-house mailers moved their mail processing to third-party service bureaus who service their own equipment.

Cost of support services as a percentage of support services revenue increased to 63.5% for the quarter and 62.6% in the first six months of 2017 as support services margins were impacted by lower services revenue without corresponding cost reduction.

Business Services

Business services revenue increased 8% in the quarter. On a constant currency basis, business services revenue increased 9% primarily due to:

- 7% from growth in Global Ecommerce due to higher cross-border and retail volumes, particularly in the U.K.;
- 1% from higher revenue in Presort Services from higher volumes of mail processed; and
- 1% from higher revenue in North America Mailing.

Business services revenue increased 9% in the first six months of 2017. On a constant currency basis, business services revenue increased 10% primarily due to:

- 7% from growth in Global Ecommerce due to higher cross-border and retail volumes; and
- 2% from higher revenue in Presort Services from higher volumes of mail processed.

Cost of business services as a percentage of business services revenue increased to 70.2% in the quarter and 68.7% in the first six months of 2017 primarily due to higher costs in our Global Ecommerce segment as we invest in the business, as well as higher labor, freight and transportation costs in our Presort operations.

Selling, general and administrative (SG&A)

SG&A expense increased 3% to \$297 million in the quarter primarily due to higher marketing expenses of \$13 million, higher bad debt and credit loss provisions of \$4 million, \$5 million higher expenses for investments in growth opportunities in Global Ecommerce and a favorable state sales tax adjustment of \$5 million in 2016, partially offset by benefits of approximately \$16 million from productivity initiatives and a \$6 million pre-tax gain from the sale of technology for a mining industry application, used mostly in Australia, to a channel partner.

SG&A expense decreased 2% to \$604 million in the first six months of 2017 primarily due to approximately \$28 million of benefits from productivity initiatives and a \$6 million pre-tax gain from the sale of technology for a mining industry application, used mostly in Australia, to a channel partner, partially offset by \$10 million of higher marketing expenses and \$5 million of higher bad debt and credit loss provisions. Additionally, the first six months of 2016 included a \$10 million benefit associated with the forgiveness of a loan by the State of Connecticut and a \$5 million favorable state sales tax adjustment.

Research and development (R&D)

R&D expense decreased 5% to \$33 million in the quarter primarily due to project timing. R&D expense increased 6% to \$65 million for the first six months of 2017, primarily due to investments in Global Ecommerce and Software Solutions.

Income taxes

See Note 11 to the Condensed Consolidated Financial Statements.

Business segment results - 2017 compared to 2016

The principal products and services of each of our reportable segments are as follows:

Small & Medium Business Solutions:

North America Mailing: Includes the revenue and related expenses from mailing and office shipping solutions, financing services, and supplies for small and medium businesses to efficiently create physical and digital mail, evidence postage and help simplify and save on the sending, tracking and receiving of letters, parcels and flats in the U.S. and Canada.

International Mailing: Includes the revenue and related expenses from mailing and office shipping solutions, financing services, and supplies for small and medium businesses to efficiently create physical and digital mail, evidence postage and help simplify and save on the sending, tracking and receiving of letters, parcels and flats in areas outside the U.S. and Canada.

Enterprise Business Solutions:

Production Mail: Includes the worldwide revenue and related expenses from the sale of production mail inserting and sortation equipment, high-speed production print systems, supplies and related support services to large enterprise clients to process inbound and outbound mail.

Presort Services: Includes revenue and related expenses from presort mail and parcel services for our large enterprise clients to qualify large mail volumes for postal worksharing discounts.

Digital Commerce Solutions:

Software Solutions: Includes the worldwide revenue and related expenses from the licensing of customer engagement, customer information and location intelligence software solutions and related support services.

Global Ecommerce: Includes the worldwide revenue and related expenses from cross-border ecommerce transactions and domestic retail and ecommerce shipping solutions.

We determine EBIT by deducting from segment revenue the related costs and expenses attributable to the segment. Segment EBIT excludes interest, taxes, general corporate expenses and restructuring charges that are not allocated to a particular business segment. Management uses segment EBIT to measure profitability and performance at the segment level. Management believes segment EBIT provides a useful measure to our operating performance and underlying trends of the businesses. Segment EBIT may not be indicative of our overall consolidated performance and therefore, should be read in conjunction with our consolidated results of operations. See Note 2 to the Condensed Consolidated Financial Statements for a reconciliation of segment EBIT to net income.

Revenue and EBIT for the three and six months ended June 30, 2017 and 2016 by reportable segment are presented below:

	Revenue										
		Three Months	Ended June 3	0,			Si	x Months En	ided June 30,		
	2017	2016	Actual % change	Constant Currency % change		2017		2016	Actual % change	Constant Currency % change	
North America Mailing	\$ 341,096	\$ 343,218	(1)%	<u> </u>	\$	696,674	\$	714,671	(3)%	(3)%	
International Mailing	95,322	107,581	(11)%	(7)%		188,380		212,567	(11)%	(7)%	
Small & Medium Business Solutions	436,418	450,799	(3)%	(2)%		885,054		927,238	(5)%	(4)%	
Production Mail	85,570	95,874	(11)%	(10)%		174,525		183,299	(5)%	(3)%	
Presort Services	118,452	115,765	2 %	2 %		251,129		243,161	3 %	3 %	
Enterprise Business Solutions	204,022	211,639	(4)%	(3)%		425,654		426,460	—%	—%	
Software Solutions	86,425	90,464	(4)%	(2)%		164,645		168,386	(2)%	— %	
Global Ecommerce	94,506	82,984	14 %	16 %		182,658		158,391	15 %	18 %	
Digital Commerce Solutions	180,931	173,448	4 %	7 %		347,303		326,777	6 %	9 %	
Total	\$ 821,371	\$ 835,886	(2)%	<u> </u>	\$	1,658,011	\$	1,680,475	(1)%	—%	

SIX	Months Ended June 3	30,
017	2016	% change
261,885	\$ 307,728	(15)%
27,238	23,644	15 %
289,123	331,372	(13)%
16,595	19,738	(16)%
49,987	50,124	— %
66,582	69,862	(5)%
10,304	7,579	36 %
(8,300)	(4,152)	(100)%
2,004	3,427	(42)%
357,709	\$ 404,661	(12)%
28	7 61,885 27,238 89,123 16,595 49,987 66,582 10,304 (8,300) 2,004	7 2016 61,885 \$ 307,728 27,238 23,644 89,123 331,372 16,595 19,738 49,987 50,124 66,582 69,862 10,304 7,579 (8,300) (4,152) 2,004 3,427

Small & Medium Business Solutions

North America Mailing

North America Mailing revenue decreased 1% in the quarter and was flat on a constant currency basis. In the quarter, revenue was impacted:

- 5% from higher equipment sales due to increased sales in Mail Finishing, which includes the initial SendPro products launched last year and, in part, reflecting a favorable comparison to prior year, which was affected by the enterprise business platform implementation in the second quarter of 2016; partially offset by
- 4% from declines in rental and support services revenue due to a decline in installed mailing equipment and lower postage volumes; and
- 2% from lower financing revenue primarily due to a declining lease portfolio and lower fees.

North America Mailing revenue decreased 3% in the first six months of 2017, on both an actual and constant currency basis, primarily due to:

- · 2% from lower financing revenue primarily due to a declining lease portfolio and lower fees; and
- 3% from declines in rentals and support services revenue due to a decline in installed mailing equipment and lower postage volumes; partially offset by
- 3% from higher equipment sales due to increased sales in Mail Finishing, which includes the initial SendPro products launched last year and, in part, reflecting a favorable comparison to prior year, which was affected by the enterprise business platform implementation in the second quarter of 2016.

EBIT decreased 18% in the quarter and 15% in the first six months of 2017, primarily due to the decline in higher margin recurring revenue streams. EBIT was also impacted by lower service margins, increased scrap costs, higher marketing expenses, higher residual losses on leased equipment due to the timing of trade-up activity and higher bad debt and credit loss provisions.

International Mailing

International Mailing revenue decreased 11% in the quarter. On a constant currency basis, revenue decreased 7% primarily due to:

- 4% from lower equipment sales, particularly in the UK, France and Italy partially offset by growth in Japan; and
- 3% from declines in rental, financing and support services revenue resulting from a decline in installed mailing equipment and the lease portfolio.

International Mailing revenue decreased 11% in the first six months of 2017. On a constant currency basis, revenue decreased 7% primarily due to:

- 4% from lower equipment sales, primarily in the U.K., France, Germany and Italy, partially offset by growth in Japan; and
- 3% from declines in rental, financing and support services revenue resulting from a decline in installed mailing equipment and the lease portfolio.

EBIT increased 12% in the quarter and 15% in the first six months of 2017, primarily due to improved equipment sales margins and lower expenses.

Enterprise Business Solutions

Production Mail

Production Mail revenue decreased 11% in the quarter. On a constant currency basis, revenue decreased 10% primarily due to:

- · 6% from lower equipment sales due primarily to lower sorter equipment placements, partially offset by higher inserter equipment sales; and
- 3% due to lower support services revenue as a result of some in-house mailers moved their mail processing to third-party outsourcers who service their own equipment.

Production Mail revenue decreased 5% in the first six months of 2017. On a constant currency basis, revenue decreased 3% primarily due to the decline in support services revenue as a result of some in-house mailers shifting their mail processing to third-party outsourcers who service their own equipment.

EBIT decreased 41% in the quarter and 16% in the first six months of 2017, primarily due to the decline in revenue in addition to higher sales of certain lower-margin inserter products.

Presort Services

Presort Services revenue increased 2% in the quarter, and 3% in the first six months of 2017, primarily due to higher volumes of Standard Class Mail processed and higher revenue per piece of mail related to flats. EBIT decreased 9% in the quarter, primarily due to higher labor, freight and transportation expenses. In addition, EBIT was impacted by the resolution of certain client billing disputes. EBIT was flat in the first six months of 2017 compared to the first six months of 2016.

Digital Commerce Solutions

Software Solutions

Software revenue decreased 4% in the quarter and 2% on a constant currency basis primarily due to:

- 4% from lower licensing fees; partially offset by
- 2% from higher data revenue.

EBIT decreased 26% in the quarter primarily due to the decline in license revenue.

Software revenue decreased 2% in first six months of 2017, but was flat on a constant currency basis as higher data revenue was offset by lower licensing revenue. EBIT increased 36% in the first six months of 2017 primarily due to savings from cost reduction initiatives.

Global Ecommerce

Global Ecommerce revenue increased 14% in the quarter. On a constant currency basis, revenue increased 16% primarily due to:

- 10% from higher domestic ecommerce shipping revenues;
- 5% from higher cross-border marketplace volumes, particularly in the U.K.; and
- 1% from higher retail volumes.

Global Ecommerce revenue increased 15% in the first six months of 2017. On a constant currency basis, revenue increased 18% primarily due to:

- 10% from higher domestic ecommerce shipping revenues;
- 5% from higher cross-border marketplace volumes, particularly in the U.K.; and
- 3% from higher retail volumes.

EBIT loss increased \$3 million to a loss of \$4 million in the quarter and increased \$4 million to a loss of \$8 million in the first six months of 2017 due to our continuing investment in future market growth opportunities, including shipping APIs and the expansion of our cross-border offerings to Australia.

LIQUIDITY AND CAPITAL RESOURCES

We believe that existing cash and investments, cash generated from operations and borrowing capacity under our commercial paper program will be sufficient to support our current cash needs, including discretionary uses such as capital investments, dividends, strategic acquisitions and share repurchases. Cash and cash equivalents and short-term investments were \$1,005 million at June 30, 2017 and \$803 million at December 31, 2016. We continuously review our credit profile through published credit ratings and the credit default swap market. We also monitor the creditworthiness of those banks acting as derivative counterparties, depository banks or credit providers.

Cash and cash equivalents held by our foreign subsidiaries were \$564 million at June 30, 2017 and \$475 million at December 31, 2016. Cash and cash equivalents held by our foreign subsidiaries are generally used to support the liquidity needs of these subsidiaries. Most of these amounts could be repatriated to the U.S. but would be subject to additional taxes. Repatriation of some foreign balances is restricted by local laws.

Cash Flow Summary

Changes in cash and cash equivalents for the six months ended June 30, 2017 and 2016 were as follows:

	2017	2016	Change
Net cash provided by operating activities	\$ 184,647	\$ 158,584	\$ 26,063
Net cash used in investing activities	(224,791)	(18,396)	(206,395)
Net cash provided by (used in) financing activities	91,371	(121,017)	212,388
Effect of exchange rate changes on cash and cash equivalents	24,815	4,355	20,460
Change in cash and cash equivalents	\$ 76,042	\$ 23,526	\$ 52,516

Cash from operations increased \$26 million, primarily due to:

- Lower variable compensation payments in 2017 attributable to 2016 performance;
- Timing of payments associated with payroll, and the launch of our enterprise business platform and advertising campaigns in 2016;
- Lower restructuring and tax payments; and
- A special U.K. pension contribution of \$37 million in 2016.

Cash flows used in investing activities increased \$206 million, primarily due to:

- Higher investment activities of \$203 million, primarily due to the investment of residual proceeds from the issuance of debt;
- A 2016 sale of a building for \$18 million;
- Higher capital expenditures of \$5 million; partially offset by
- Lower acquisition/divestiture spending of \$9 million; and an
- Increase in reserve deposits of \$10 million.

Cash flows provided by financing activities increased \$212 million, primarily due to:

- \$195 million of share repurchases in 2016; and
- \$9 million of dividends paid to non-controlling interests in 2016

Financings and Capitalization

We are a "Well-Known Seasoned Issuer" within the meaning of Rule 405 under the Securities Act, which allows us to issue debt securities, preferred stock, preference stock, common stock, purchase contracts, depositary shares, warrants and units in an expedited fashion. We have a commercial paper program that is an important source of liquidity for us and a committed credit facility of \$1 billion to support our commercial paper issuances. During the second quarter of 2017, we extended the expiration of the credit facility to 2021 under the same terms and conditions. We have not drawn upon the credit facility.

At June 30, 2017 and December 31, 2016 there were no outstanding commercial paper borrowings. During the quarter, commercial paper borrowings averaged \$5 million at a weighted average interest rate of 1.6% and the maximum amount of commercial paper outstanding at any point during the quarter was \$72 million.

In May 2017, we issued \$400 million of 3.875% fixed rate notes. Interest is payable semi-annually, commencing November 15, 2017 and is subject to adjustment from time to time if either Moody's or S&P (or a substitute ratings agency) downgrades (or downgrades and subsequently upgrades) the credit rating assigned to the notes. The notes mature in May 2022, but may be redeemed, at our option, in whole or in part, at any time or from time to time at par plus accrued, unpaid interest and a make-whole amount, if any. The proceeds

were used to repay the \$150 million term loan due in June 2017 and the remainder, together with cash on hand and other financing options, will be used to repay a portion of the \$385 million notes due September 2017.

In January 2017, bondholders of the 5.25% Notes due 2037 caused us to redeem \$79 million of the debt outstanding.

Dividends and Share Repurchases

During the six months ended June 30, 2017, we paid dividends to our stockholders of \$70 million. Each quarter, our Board of Directors considers our recent and projected earnings and other capital needs and priorities in deciding whether to approve the payment, as well as the amount, of a dividend. There are no material restrictions on our ability to declare dividends.

We did not repurchase any of our common shares during the quarter. We have a remaining board of directors authorization of \$21 million to repurchase shares.

Off-Balance Sheet Arrangements

At June 30, 2017, we had no off-balance sheet arrangements that have, or are reasonably likely to have, a material current or future effect on our financial condition, results of operations or liquidity.

Critical Accounting Estimates

Finance Receivables and Allowance for Credit Losses

Finance receivables are composed of sales-type lease receivables and unsecured revolving loan receivables. We provide an allowance for probable credit losses based on historical loss experience, the nature and volume of our portfolios, adverse situations that may affect a client's ability to pay, prevailing economic conditions and our ability to manage the collateral. At June 30, 2017 gross finance receivables aged greater than 90 days have grown since the implementation of our enterprise business platform in the second quarter of 2016. We believe the majority of the increased delinquency is administrative in nature and the result of a change in our billing format and process under our new enterprise business platform. The billing format under the platform is different and we are continuing to work with clients to reconcile amounts billed under the new format and thus such clients have not made payments. These accounts are considered delinquent in our analysis, but we continue to expect that payment in full will be received. The aging disclosed in Note 5 of the Condensed Consolidated Financial Statements represents full contract value while only a small portion (approximately 25%) has been billed and recognized in income as of June 30, 2017.

As of June 30, 2017, we had North America sales-type lease receivables aged greater than 90 days with a contract value of \$56 million. As of August 1, 2017, we received payments with a contract value of approximately \$26 million related to these receivables.

The quality of the portfolio has not changed. Our loan portfolio delinquency has remained fairly constant when compared to loan delinquency in our legacy platform and there has been no significant changes in customers within the portfolio. Also, we use a third party to credit score our lease and loan portfolios. The credit quality of our portfolio as determined by this third party has shown no signs of deterioration suggesting that the increase in delinquency is not a result of our customer's ability to pay, but instead is a result of changes to invoice format and presentation. Accordingly, we do not believe that an increase in the allowance for credit losses as a result of the increase in delinquencies is necessary.

Regulatory Matters

There have been no significant changes to the regulatory matters disclosed in our 2016 Annual Report.

Item 3: Quantitative and Qualitative Disclosures about Market Risk

There were no material changes to the disclosures made in the 2016 Annual Report.

Item 4: Controls and Procedures

Disclosure controls and procedures are designed to reasonably assure that information required to be disclosed in reports filed or submitted under the Securities Exchange Act of 1934, as amended (Exchange Act) is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. Disclosure controls and procedures are also designed to reasonably assure that such information is accumulated and communicated to management, including our Chief Executive Officer (CEO) and Chief Financial Officer (CFO), as appropriate to allow timely decisions regarding required disclosure.

Under the direction of our CEO and CFO, we evaluated our disclosure controls and procedures (as defined in Rule 13a-15(e) and Rule 15d-15(e) under the Exchange Act) and internal control over financial reporting. Our CEO and CFO concluded that, as of the end of the period covered by this report, such disclosure controls and procedures were effective to ensure that information we are required to disclose in reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Exchange Act. In addition, no changes in internal control over financial reporting occurred during the fiscal quarter covered by

this report that have materially affected, or are reasonably likely to materially affect, such internal control over financial reporting. It should be noted that any system of controls is based in part upon certain assumptions designed to obtain reasonable (and not absolute) assurance as to its effectiveness, and there can be no assurance that any design will succeed in achieving its stated goals. Notwithstanding this caution, the CEO and CFO have reasonable assurance that the disclosure controls and procedures were effective as of June 30, 2017.

PART II. OTHER INFORMATION

Item 1: Legal Proceedings

See Note 12 to the Condensed Consolidated Financial Statements.

Item 1A: Risk Factors

There were no material changes to the risk factors identified in our 2016 Annual Report.

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

Repurchases of Equity Securities

We periodically repurchase shares of our common stock in the open market to manage the dilution created by shares issued under employee stock plans and for other purposes. The following table provides information about purchases of our common stock during the three months ended June 30, 2017:

				Approximate
			Total Number of	dollar value of
			shares purchased	shares that may
			as part of	be purchased
			publicly	under the plans or
	Total Number of	Average price	announced plans or	programs (in
	shares purchased	paid per share	programs	thousands)
Beginning balance				21,022
April 1, 2017 - April 30, 2017	_	_	_	21,022
May 1, 2017 - May 31, 2017	_	_	_	21,022
June 1, 2017 - June 30, 2017	_	_	_	21,022
		_		

Item 6: Exhibits

Exhibit Number	Description	Exhibit Number in this Form 10-Q
4.1	Officer's Certificate establishing the terms of the 3.875% Notes due 2022, dated May 5, 2017 (incorporated by reference to Exhibit 4.1 to Form 8-K filed May 9, 2017)	4.1
4.2	Specimen of 3.875% Notes due 2022 (incorporated by reference to exhibit 4.1 to Form 8-K filed May 9, 2017)	4.2
12	Computation of ratio of earnings to fixed charges	12
31.1	Certification of Chief Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as amended	31.1
31.2	Certification of Chief Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as amended	31.2
32.1	Certification of Chief Executive Officer Pursuant to 18 U.S.C. Section 1350	32.1
32.2	Certification of Chief Financial Officer Pursuant to 18 U.S.C. Section 1350	32.2
101.INS	XBRL Report Instance Document	
101.SCH	XBRL Taxonomy Extension Schema Document	
101.CAL	XBRL Taxonomy Calculation Linkbase Document	
101.DEF	XBRL Taxonomy Definition Linkbase Document	
101.LAB	XBRL Taxonomy Label Linkbase Document	
101.PRE	XBRL Taxonomy Presentation Linkbase Document	

Signatures

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

PITNEY BOWES INC.

Date: August 2, 2017

/s/ Stanley J. Sutula III

Stanley J. Sutula III

Executive Vice President and Chief Financial Officer (Principal Financial Officer)

/s/ Steven J. Green

Steven J. Green

Vice President – Finance and Chief Accounting Officer (Principal Accounting Officer)

Exhibit Index

Exhibit		Exhibit Number in this Form
Number	Description	10-Q
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PITNEY BOWES INC. COMPUTATION OF RATIO OF EARNINGS TO FIXED CHARGES

(Dollars in thousands)

	Six Months Ended June 30,				
		2017	2016		
Income from continuing operations before income taxes	\$	150,402	\$	192,902	
Add:					
Interest expense		81,661		70,651	
Portion of rent expense representative of the interest factor		8,006		8,109	
Income as adjusted	\$	240,069	\$	271,662	
	-				
Fixed charges:					
Interest expense	\$	81,661	\$	70,651	
Portion of rent expense representative of the interest factor		8,006		8,109	
Noncontrolling interests (preferred stock dividends of subsidiaries), excluding taxes		_		14,927	
Total fixed charges	\$	89,667	\$	93,687	
Ratio of earnings to fixed charges		2.68		2.90	

The computation of the ratio of earnings to fixed charges has been computed by dividing income from continuing operations before income taxes as adjusted by fixed charges. Included in fixed charges is one-third of rent expense as the representative portion of interest.

SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Marc B. Lautenbach, certify that:

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

Date: August 2, 2017

/s/ Marc B. Lautenbach

Marc B. Lautenbach

President and Chief Executive Officer

SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Stanley J. Sutula III, certify that:

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

Date: August 2, 2017

/s/ Stanley J. Sutula III

Stanley J. Sutula III

Executive Vice President and Chief Financial Officer (Principal

Financial Officer)

18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO

SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Pitney Bowes Inc. (the "Company") on Form 10-Q for the period ended June 30, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Marc B. Lautenbach, President and Chief Executive Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Marc B. Lautenbach

Marc B. Lautenbach

President and Chief Executive Officer

Date: August 2, 2017

The foregoing certification is being furnished solely to accompany this report pursuant to 18 U.S.C. §1350, and is not being filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not to be incorporated by reference into any filing of the Company.

18 U.S.C. SECTION 1350

AS ADOPTED PURSUANT TO

SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Pitney Bowes Inc. (the "Company") on Form 10-Q for the period ended June 30, 2017 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I, Stanley J. Sutula III, Executive Vice President, Chief Operating Officer and Chief Financial Officer of the Company, certify, to the best of my knowledge, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

/s/ Stanley J. Sutula III

Stanley J. Sutula III

Executive Vice President and Chief Financial Officer (Principal Financial Officer)

Date: August 2, 2017

The foregoing certification is being furnished solely to accompany this report pursuant to 18 U.S.C. §1350, and is not being filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and is not to be incorporated by reference into any filing of the Company.