

Risk Factors Comparison 2024-11-13 to 2023-11-08 Form: 10-K

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This summary briefly lists the principal risks and uncertainties facing our business, which are only a select portion of those risks. A more complete discussion of those risks and uncertainties is set forth in this Form 10 - K under Item 1A — “ Risk Factors. ” Additional risks not presently known to us or that we currently deem immaterial may also affect us. If any of these risks occur, our business, financial condition or results of operations could be materially and adversely affected. Our business is subject to the following principal risks and uncertainties: Business and Operating Risks • the level of activity in the oil and natural gas industry; • global economic conditions and volatility in oil and gas prices; • the drilling services and solutions business is highly competitive; • **consolidation in our industry may impact our results of operations;** • new technologies may cause our drilling methods and equipment to become less competitive; • our drilling and technology –related operations are subject to a number of operational risks, and we are not fully insured against all of these risks; • cybersecurity risks and other information technology risks; • risks associated with our acquisitions, dispositions and investments; • the impact of technology disputes and limitations on our ability to protect or enforce our intellectual property rights; **2024 FORM 10- K | 4** • the effect of unexpected events; • our reliance on management and competition for experienced personnel; • the effect of the loss of one or a number of our large customers; • our current backlog of drilling services and solutions revenue may not be ultimately realized; • risks associated with our contracts with national oil companies (**" NOCs"**); • **control of oil and natural gas reserves by NOCs may affect demand for our services**; • fixed costs may not decline in proportion to decreases in rig utilization and dayrates; • shortages of drilling equipment, supplies or other key materials; ~~2023 FORM 10- K | 4~~ • **inflation and cost increases may impact our sales margins and profitability;** • unionization efforts and labor regulations in certain countries in which we operate; • the impact and effects of public health crises, pandemics and epidemics, such as the COVID- 19 pandemic; • the effect of improvements in or new discoveries of alternative energy technologies; • risks associated with doing business in certain foreign countries; Financial Risks • covenants in our debt agreements restrict our ability to engage in certain activities; • we may be required to record impairment charges with respect to our drilling rigs and other assets; • the impact of a downgrade in our credit ratings; • our ability to access capital markets could be limited; • credit, market and interest rate risks may negatively impact the value of our marketable securities; • our inability to generate cash to service all of our indebtedness; Legal and Regulatory Risks • the physical effects of climate change and the impact of the regulation of greenhouse gases and climate change; • the impact of new legislation and regulatory initiatives related to hydraulic fracturing or other aspects of the oil and gas industry; • risks related to our statements and disclosures regarding our sustainability goals and initiatives; • failure to comply with the U. S. Foreign Corrupt Practices Act or foreign anti- bribery legislation; • complex and evolving laws and regulations regarding data privacy, data security and consumer protection; • government policies, mandates and regulations specifically affecting the energy sector and related industries; • the impact of legal claims and litigation; • the effect of additional tax liabilities, limitations on our use of net operating losses and tax credits and / or our significant net deferred tax liability; • failure to comply with or changes to governmental and environmental laws; Risks Related to Our Common Stock and Corporate Structure • we may reduce or suspend our dividend in the future; • the market price of our common stock may be highly volatile; **2024 FORM 10- K | 5** • certain provisions of our corporate governing documents could make an acquisition of our company more difficult; ~~and~~ • the choice of forum provision in our bylaws could limit our stockholders’ ability to obtain what such stockholders’ believe to be a favorable judicial forum for disputes with us or our directors, officers, or employees; ~~and~~ • the effect of public and investor sentiment towards climate change, fossil fuels and other environmental, social and governance (" ESG") matters on our cost of capital and the price of our common stock ; **KCA Deutag Acquisition Related Risks • we will incur a substantial amount of additional debt; • we may be unable to fulfill a number of closing conditions; • we may be unable to successfully integrate KCA Deutag' s business; • our business relationships may be subject to disruption due to uncertainty associated with the Acquisition; • we may lose management personnel or other key employees due to uncertainty associated with the Acquisition; • we may fail to complete the Acquisition altogether or fail to complete it on the initial terms agreed to; • we will incur significant transaction costs in connection with the Acquisition; • we may encounter new obstacles operating in different geographic regions; and • the pendency of the Acquisition could adversely affect our business** . ~~2023 FORM 10- K | 5~~ PART I ITEM 1. BUSINESS Overview Helmerich & Payne, Inc. (" H & P," which, together with its subsidiaries, is identified as the “ Company, ” “ we, ” “ us ” or “ our, ” except where stated or the context requires otherwise) was incorporated under the laws of the State of Delaware on February 3, 1940 and is successor to a business originally organized in 1920. We provide performance- driven drilling solutions and technologies that are intended to make hydrocarbon recovery safer and more economical for oil and gas exploration and production companies. We are an important partner for a number of oil and gas exploration and production companies, but we focus primarily on the drilling segment of the oil and gas production value chain. Our technology services focus on developing, promoting and commercializing technologies designed to improve the efficiency and accuracy of drilling operations, as well as wellbore quality and placement. Our drilling services operations are organized into the following reportable operating business segments: North America Solutions, **International Solutions and** ~~Offshore Gulf of Mexico and International Solutions~~. Our North America Solutions operations are primarily located in Texas, but also traditionally operate in other states, depending on demand. Such states include: Colorado, Louisiana, New Mexico, North Dakota, Ohio, Oklahoma, Pennsylvania, Utah, West Virginia, and Wyoming. **Our** ~~Additionally, Offshore Gulf of Mexico operations are conducted in Louisiana and in U. S. federal waters in the Gulf of Mexico and our~~ International Solutions operations have rigs and / or services primarily located in five international locations: Argentina,

number of contractual days we recognized revenue during the period. (2) Active rigs generate revenue for the Company; accordingly' average active rigs' represents the average number of rigs generating revenue during the applicable period. This metric is calculated by dividing revenue days by total days in the applicable period (i. e. 365-366 days). This includes the impact of downsizing our fleet and / or rigs that have been reclassified to assets held- for- sale. See Note 3 — Property, Plant and Equipment to our Consolidated Financial Statements. (3) Defined as the number of rigs generating revenue at the applicable end date of the time period. Our Segments North America Solutions Segment We believe we operate the largest and most technologically advanced AC drive drilling rig fleet in North America and have a presence in most of the U. S. shale and unconventional basins. We have the leading market share in at least two of the most active oil basins, which include the Permian Basin and Eagle Ford Shale. All of our active rigs are capable of drilling horizontal or directional wells. As of September 30, 2023-2024, we had approximately 23-26, 6-1 percent of the total market share in U. S. land drilling and approximately 33-34, 4-6 percent of the super- spec market share in U. S. land drilling. In the United States, we have the industry's largest super- spec fleet and had 151 with 231 rigs, of which 145 were under contract at September 30, 2023. In total, 147 of our 233-228 marketed rigs were active under contract as of September 30, 2023-2024 of which 88 were under fixed - term contracts, and 62-63 were working well- to- well, as of September 30, 2023-2024. FORM 10- K | 9

Our drilling technology within this segment enables a solutions- based approach that provides performance- driven drilling services designed to help deliver greater levels of drilling efficiency, accuracy, consistency, optimization and a reduction of human error to create higher quality wellbores with lower overall risk. This technology is intended to address our customers' unique challenges based upon their goals and desired outcomes which will often vary from well to well, basin to basin. Our North America Solutions segment contributed approximately 87-88, 7 percent (\$ 2. 5-4 billion) of our consolidated operating revenues during fiscal year 2023-2024, compared to approximately 87. 7 percent (\$ 2. 5 billion) and 86. 8 percent (\$ 1. 8 billion) and 84. 2 percent (\$ 1. 0 billion) of our consolidated operating revenues during fiscal years 2023 and 2022 and 2021, respectively. In North America, our customers are primarily from the major integrated oil companies, large independent oil companies, small cap oil companies and private independent companies (including private equity- backed companies). Revenue from drilling services performed for our largest North America Solutions drilling customer totaled approximately 9-12, 5-2 percent (\$ 238-299, 7-3 million) of the North America Solutions segment revenues during fiscal year 2024. 2023 FORM 10- K | 9

International Solutions Segment Our International Solutions segment conducts operations primarily in Argentina, Colombia Bahrain, Bahrain Australia, U.A.E. and Colombia. Additionally, and Australia we commenced operations in Saudi Arabia in the first quarter of fiscal 2025. As of September 30, 2023-2024, we had thirteen-16 land rigs contracted for work in locations outside of the United States. Our International Solutions operations contributed approximately 7. 4-0 percent (\$ 212-194, 6-0 million) of our consolidated operating revenues during fiscal year 2023-2024, compared to approximately 7.4 percent (\$ 212.6 million) and 6.6 percent (\$ 136.1 million) and 4.8 percent (\$ 57.9 million) of our consolidated operating revenues during fiscal years 2022 and 2021, respectively. Argentina As of September 2023 and 2022, respectively. Argentina As of September 30, 2024, we had 12 available rigs in Argentina. Revenues generated by Argentine drilling operations contributed approximately 5. 2 percent (\$ 142. 5 million) of our consolidated operating revenues during fiscal year 2024 compared to approximately 4. 8 percent (\$ 137. 4 million) and 4. 4 percent (\$ 91. 4 million) of our consolidated operating revenues during fiscal years 2023 and 2022, respectively. Revenues from drilling services performed for our two largest customers in Argentina totaled approximately 3. 4 percent of our consolidated operating revenues and approximately 48. 6 percent of our international operating revenues during fiscal year 2024. The Argentine drilling contracts are primarily with large international or national oil companies. Bahrain As of September 30, 2024, we had four available rigs in Bahrain. Revenues generated by Bahrain drilling operations contributed approximately 0. 7 percent (\$ 18. 0 million) of our consolidated operating revenues in fiscal year 2024, compared to approximately 0. 5 percent (\$ 15. 4 million) and 0. 8 percent (\$ 17. 0 million) of our consolidated operating revenues during fiscal years 2023 and 2022, respectively. All of our revenues in Bahrain are from a partner of the local national oil company. Australia Our operations in Australia commenced in the fourth fiscal quarter of 2023. All of our revenue in Australia is from one customer, Tamboran Resources Corporation, a publicly traded company (" Tamboran Corp."). As of September 30, 2024, we had one available rig in Australia. Revenues generated by Australian drilling operations contributed to approximately 0. 5 percent (\$ 14. 1 million) of our consolidated operating revenues in fiscal year 2024 compared to 0. 1 percent (\$ 3. 4 million) in fiscal year 2023. As of September 30, 2024, we held a combined equity ownership in Tamboran Corp. of approximately 7. 2 percent. United Arab Emirates During the years ended September 30, 2024, 2023 and 2022, our operations in U. A. E. consisted of services provided to ADNOC Drilling Company P. J. S. C. (" ADNOC Drilling"), primarily in the form of secondment labor. Revenues generated in the U. A. E. contributed approximately 0. 4 percent (\$ 10. 2 million) of our consolidated operating revenues in fiscal year 2024, compared to approximately 0. 3 percent (\$ 9. 7 million) and 0. 3 percent (\$ 5. 7 million) of our consolidated operating revenues during fiscal years 2023 and 2022, respectively. As of September 30, 2024, we had no rigs available in the U. A. E. Colombia As of September 30, 2024, we had five available rigs in Colombia. Revenues generated by Colombian drilling operations contributed approximately 0. 3 percent (\$ 9. 3 million) of our consolidated operating revenues in fiscal year 2024, compared to approximately 1. 6 percent (\$ 46. 7 million) and 1. 1 percent (\$ 22. 0 million) of our consolidated operating revenues during fiscal years 2023 and 2022, respectively. The Colombian drilling contracts that generated revenue during the fiscal year were primarily with large international or national oil companies. Saudi Arabia During the year ended September 30, 2024, we began mobilizing five super- spec rigs to the Kingdom of Saudi Arabia. We commenced operations in the first quarter of fiscal 2025. Offshore Gulf of Mexico Segment Our Offshore Gulf of Mexico segment has been in operation since 1968 and currently consists of seven platform rigs in the Gulf of Mexico. We supply the rig equipment and crews and the operator, who owns the platform, will typically provide production equipment or other necessary facilities. Our offshore rig fleet operates on conventional fixed leg

platforms and floating platforms attached to the sea floor with mooring lines, such as Spars and Tension Leg Platforms. Additionally, we provide management contract services to customer platforms where the customer owns the drilling rig. **2024 FORM 10-K | 10** As of September 30, **2023-2024**, **four-three** of the seven offshore rigs were under contract. Our Offshore Gulf of Mexico operations contributed approximately **4.3-5.9** percent (**\$ 130-106.2** million) of our consolidated operating revenues during fiscal year **2023-2024**, compared to approximately **4.5 percent (\$ 130.2 million) and 6.1 percent (\$ 125.5 million) and 10.4 percent (\$ 126.4 million)** of our consolidated operating revenues during fiscal years **2023 and 2022 and 2021**, respectively. Revenues from drilling services performed for our largest offshore drilling customer totaled approximately **84-97.0-3** percent (**\$ 109-103.4-3** million) of offshore revenues during fiscal year **2023-2024**. **2023 FORM 10-K | we had one available rig in Australia**. Other Operations We own and operate a limited number of commercial real estate properties located in Tulsa, Oklahoma. Our real estate investments include a shopping center and undeveloped real estate. We continue to use our captive insurance subsidiaries ("~~the Captives~~") to insure the deductibles for our domestic workers' compensation, general liability, automobile liability claims programs, and medical stop-loss program and to insure the deductibles from the Company's international casualty and rig property programs. ~~The Company's incubator program includes activity related to investments in emerging technology companies.~~ Our real estate operations, ~~our incubator program~~, and our wholly-owned captive insurance companies are included in "Other" within our segment disclosures. Rigs, Equipment, R & D, and Facilities During the late 1990's, we undertook a strategic initiative to develop a new generation drilling rig that would be the safest, fastest-moving and highest performing rig in the land drilling market. Our first FlexRig® drilling rig entered the market in 1998. We continued to innovate and in 2002 introduced our first AC drive rigs, which incorporated new drilling technology and improved safety and environmental design. These rigs found immediate success by delivering higher value wells to the customer and marked the beginning of the AC land rig revolution. **2023 FORM 10-K | 10** We also changed our pricing and contracting strategy, and beginning in 2005, predominantly all new FlexRig® drilling rigs were built, supported by a firm contract, and generated attractive returns. To date, we have built over 200 FlexRig® rigs that align with this strategy. An important part of our strategy was to design a rig that could support continuous improvement through upgrade capability of the hardware and software on the rigs to take advantage of technology improvements and lengthening the industry rig replacement cycle. These upgrades included, but were not limited to, enhanced drilling control systems and software, skid and walking systems for drilling multiple well pads, 7,500 psi mud systems, set back capacity to accommodate the pipe that ~~the~~ longer laterals demanded, and additional mud system capacity. In 2011, we introduced a FlexRig® design for long lateral drilling of multiple wells from a single location and for drilling horizontally in unconventional shale reservoirs. The new design preserved the key performance features of earlier designs but added a bi-directional skidding system and equipment capacities suitable for drilling long lateral wells. In 2016, we saw the further progression of longer lateral wells, which brought additional technical challenges. At that time, we began delivering rigs to the market that were equipped and capable of drilling these longer lateral wells. The industry would later refer to these rigs as super-spec rigs, which have the following specific characteristics: AC drive, minimum 1,500 horsepower drawworks, minimum of 750,000 lbs. hookload rating, 7,500 psi mud circulating system, and multiple-well pad capability. Additionally, our competency in design and construction as well as our financial strength enabled us to efficiently upgrade our other existing rigs to super-spec, resulting in what we believe to be the largest fleet of super-spec rigs in the world. As a result of these investments, today the vast majority of our current domestic fleet is comprised of super-spec rigs and half the rigs in our international fleet are super-spec rigs. As of September 30, **2023-2024**, we had a total of 242 super-spec rigs. In 2017, we introduced our first walking rig by reconfiguring some of our uni-directional skid designed FlexRig® drilling rigs. Since then, we have reconfigured, converted, and upgraded a total of **68-73** FlexRig® drilling rigs to super-spec walking rigs. Years of designing and building our fleet of AC drive FlexRig® drilling rigs has given us many competitive benefits **in unconventional drilling**. One key advantage is fleet uniformity, **particularly in our North America Solutions FlexRig® fleet**. We have overseen the design and assembly of all of our AC FlexRig® drilling rigs, and our different rig classes share many common components. We co-designed the control systems for our rigs and have the right to make any changes or modifications to those systems that we desire. A uniform fleet creates an adaptive environment to reach maximum efficiency for employees, equipment and technology and is critical to our ability to provide consistent, safe and reliable operations in ~~increasingly complex basins~~ **unconventional drilling applications**. In addition, our fleet has greater scale than any other competitor, which enables us to upgrade our existing FlexRig® drilling rigs to super-spec in a capital efficient way. High levels of uniformity in crew training and rotation and our ability to identify and remove safety exposures across a more standard fleet allow us to deliver higher performance in a safer and more reliable manner for the customer. Further, our fleet is supported by a cost-effective Company-owned supply chain that provides standardized materials directly to the rigs from our regional warehouses. **2024 FORM 10-K | 11** A long-standing challenge in our industry is providing high quality and consistent results. In addressing this challenge, we utilize process excellence techniques that are developed internally. We provide experienced drilling and maintenance support for our operations, which provides value by reducing nonproductive time in our operations and improving drilling performance through our Rig Systems Monitoring and Support Center ("RSMS") and Remote Operations Centers ("ROCs"). Our RSMS and ROCs are manned 24 hours a day, seven days a week, with the ability to monitor and detect trends in drilling and drilling services performance onboard our rigs. Our monitoring group within the RSMS provides real-time help and feedback to our wellsite employees, as well as our customers, to fully optimize our operational performance. Additionally, our RSMS and ROCs have staffs of engineers and industry experts that work with our customers to enhance wellbore positioning, drilling program execution and overall drilling performance. The monitoring group and our performance engineers capture our drilling work steps to help provide high quality and reliable results for our customers. We currently have two facilities that provide vertically integrated solutions for drilling rig manufacturing, upgrades, retrofits and modifications, as well as overhauling, recertification, and repairs as it relates to our rigs and equipment. These facilities utilize lean manufacturing processes to enhance quality and efficiency as well as provide important insights into the maintenance and wear of equipment on

our rigs. Our facility located in Galena Park, Texas is primarily utilized for overall rig assembly, overhaul, recommissioning and recertification while our facility near Tulsa, Oklahoma is primarily utilized for modular rig component overhauls and repairs. We continue to see adoption and growth with our technologically enabled automation solutions. We designed our automation solutions to address challenges within our customers' businesses as much of the drilling process is heavily dependent on human decision-making to design, execute and optimize crude oil and natural gas extraction. Utilizing these technologies, we are able to deploy a more data-driven solution compared to human decisions and execution, thereby reducing variability and the costs around achieving optimal outcomes. These solutions are designed to continue to help provide differentiated value for our customers through enhanced wellbore quality and placement, improved cost performance and well economics, and better consistency at reduced risk. Our automation-focused solutions and applications are enabled by our uniform digital fleet and are designed to provide additional value to our customers' well programs by providing a platform for machine-human collaboration during the drilling process to improve efficiency. Our path to autonomous drilling continues to evolve with several solutions in various stages of commercial testing. All of our technologies play an important role in developing our strategy as we head towards autonomous drilling.

~~2023 FORM 10-K | 11 We have historically offered ancillary services, which are now referred to as FlexServices®. Currently, these services include surface equipment rental, pipe rental and additional rig crew. During the first quarter of fiscal year 2022, we sold the assets associated with two lower margin service offerings, trucking and casing running services, which contributed approximately 2.8 percent to our consolidated revenues during fiscal year 2021, in two separate transactions. The sale of our trucking services assets was completed on November 3, 2021, while the sale of our casing running services assets was completed on November 15, 2021, for total consideration less costs to sell of \$ 6.0 million, in addition to the possibility of future earnout proceeds, resulting in a loss of \$ 3.4 million. We recognized earnout proceeds associated with the sale of our trucking and casing running assets of \$ 1.6 million and \$ 1.1 million during the fiscal year ended September 30, 2023 and 2022, respectively, within Other (gain) loss on sale of assets on the Consolidated Statements of Operations.~~ Markets and Competition Our business largely depends on the level of capital spending by oil and gas companies for exploration and production activities. The level of capital spending has traditionally been correlated to oil and gas prices. Oil and gas prices can be volatile at times depending upon both near and long-term supply and demand factors. Sustained increases or decreases in the prices of oil and natural gas generally have a material impact on the exploration and production activities of our customers. As such, significant declines in the prices of oil and natural gas may have a material adverse effect on our business, financial condition and results of operations. As of September 30, ~~2023~~ **2024**, we had ~~164~~ **170** active rigs under contract, compared to ~~164 and~~ **192** and ~~137~~ rigs under contract as of September 30, ~~2023 and~~ **2023** and ~~2022 and~~ **2021**, respectively. For further information concerning risks associated with our business, including volatility surrounding oil and natural gas prices and the impact of low oil prices on our business, see Item 1A — “Risk Factors” and Item 7. — “Management’s Discussion and Analysis of Financial Condition and Results of Operations” included in this Form 10 - K. Our industry is highly competitive, and we strive to differentiate our services based upon the quality of our FlexRig® drilling rigs and our engineering design expertise, operational efficiency, software technologies, and safety and environmental awareness. The number of available rigs generally exceeds demand in many of our markets, resulting in significant price competition. We compete against many drilling companies, some of whom are present in more than one of our operating regions. In the United States, we compete with Nabors Industries Ltd., Patterson- UTI Energy, Inc., Precision Drilling Corporation, and many other competitors with regional operations. Internationally, we compete directly with various contractors at each location where we operate. In the Gulf of Mexico platform rig market, we primarily compete with Nabors Industries Ltd. and Blake International Rigs, LLC. For further information concerning risks associated with competition in our industry, see Item 1A — Risk Factors — Business and Operating Risks.

Drilling Contracts Our drilling contracts are obtained through competitive bidding or as a result of direct negotiations with customers. Our contracts vary in their terms and rates depending on the nature of the operations to be performed, the duration of the work, the amount and type of equipment and services provided, the geographic areas involved, market conditions and other variables. In many instances, our contracts cover multi - well or pad and multi - year projects. Contracts generally contain renewal or extension provisions exercisable at the option of the customer ~~at prices.~~ **The option to extend and the pricing are** mutually agreeable to us and **agreed upon by both** the customer ~~and H & P~~. In most instances, contracts provide for additional payments for mobilization and demobilization of the rig. **2024 FORM 10- K | 12** The duration of our drilling contracts are generally either “ well - to - well / pad - to - pad ” or for a fixed term. “ Well - to - well ” contracts can be terminated at the option of either party upon the completion of drilling of any one well. Fixed- term contracts generally have a minimum term of at least six months up to multiple years. These contracts customarily provide for termination at the election of the customer, but may include an “ early termination payment ” to be paid to us if the contract is terminated prior to the expiration of the fixed term. However, under certain limited circumstances such as destruction of a drilling rig, bankruptcy, sustained unacceptable performance by us or delivery of a rig beyond certain grace and / or liquidated damage periods, no early termination payment would be paid to us. Each drilling rig operates under a separate drilling contract and, in some instances, these contracts are part of an over- arching term agreement known as a FlexPool. These agreements are with a limited number of customers that operate multiple rigs, oftentimes across multiple basins in the U. S. Under the FlexPool agreements, customers enter into a fixed term contract covering a minimum amount of drilling days, utilizing a minimum number of drilling rigs and have the flexibility to employ more or fewer rigs as long as the minimum number of rigs (outlined in the agreement) is maintained. If any provisions are violated, as in a customer operating below the minimum number of rigs, early termination payments may apply.

Daywork Contracts Daywork contracts are contracts under which we charge a rate per day, with the price determined by the location, depth and complexity of the well to be drilled, operating conditions, the duration of the contract, and the competitive forces of the market. ~~During fiscal year 2023, a majority of our drilling services were performed on a “ daywork ” contract basis.~~ **2023 FORM 10- K | 12** Performance- based Contracts Performance- based contracts are contracts pursuant to which we are compensated partly based upon our performance against a mutually agreed upon set of predetermined targets.

These contract types **of contracts** are relatively new to the industry and typically have a lower base dayrate, but give us the opportunity to receive additional compensation by meeting or exceeding certain performance targets agreed to by our customers. For example, some performance targets are set based upon days to drill a well or the number of lateral feet drilled in zone per day. We often use our automated technology solutions to assist in achieving the performance targets. The risks associated with these contracts relate to the failure to reach the agreed upon performance targets. If we do not meet these targets, we will not receive additional compensation above the base dayrate. **The variable consideration that we expect to receive is estimated at the most likely amount, and constrained to an amount such that it is probable a significant reversal of revenue previously recognized will not occur based on the performance targets.** Based on our operational track record throughout fiscal year ~~2023-2024~~ and drilling expertise, our performance- based contracts have produced a positive risk- reward outcome. We are seeing a growing adoption of performance contracts by our customers and we expect this trend to continue. Refer to Note 9 — Revenue from Contracts with Customers for additional information related to performance- based contracts. **Contract Backlog As Our contract drilling backlog was \$ 1. 5 billion and \$ 1. 4 billion as of September 30, 2024 and 2023 and 2022, our drilling contract backlog was \$ 1. 4 billion and \$ 1. 2 billion,** respectively. Approximately ~~33-53. 8-3~~ percent of the September 30, ~~2023-2024~~ backlog is reasonably expected to be fulfilled in fiscal year 2025 and thereafter. See Item 7. — "Management' s Discussion and Analysis of Financial Condition and Results of Operations — " Contract Backlog" included in this Form 10- K for additional information pertaining to backlog. Employees As of September 30, ~~2023-2024~~, we had approximately 6, 200 employees within the United States and approximately ~~900-800~~ employees in our international operations. The number of employees fluctuates depending on the current and expected demand for our services. We consider our employee relations to be robust. None of our U. S. employees are represented by a union. However, some of our international employees are unionized.

Human Capital Objectives and Programs We strive to create a culture and work environment that enables us to attract, train, promote, and retain a diverse group of talented employees who together can help us gain a competitive advantage. **2024 FORM 10- K | 13** Core Values and Culture" The H & P Way" defines our purpose, core values, and the behaviors that drive our culture. What we endeavor to do is anchored in our purpose, improving lives through efficient and responsible energy. Fostering and maintaining a strong, healthy culture is a key strategic focus. Our core values serve to inform who we are and the way our employees interact with one another, our customers, partners and shareholders. Our core value of Actively C. A. R. E. means that we treat one another with respect. We care about each other, and from a safety perspective, our employees are committed to Controlling and Removing Exposures (" C. A. R. E.") for themselves and others. Our core value of Service Attitude means that we do our part and more for those around us. We consider the needs of others and provide solutions to meet their needs. Our core value of Innovative Spirit means that we constantly work to improve and are willing to try new approaches. We make decisions with the long- term view in mind. Our core value of Teamwork means that we listen to one another and work across teams toward a common goal. We collaborate to achieve results and focus on success for our customers and shareholders. Finally, we strive to Do The Right Thing. That means we are honest and transparent. We tackle tough situations, make decisions, and speak up when needed. Talent Attraction & Retention Our recruiting practices and decisions on whom we hire are among our most important activities. Our Workforce Staffing team provides full staffing services to enable consistent staffing levels on our rigs. This team sources, hires, onboard, trains, assigns and reassigns rig- based employees. In downturn years, we maintain relationships with former employees and prioritize recalling our most experienced people for field positions. In addition, we utilize social media, local job fairs, employee referral bonuses, and educational organizations across the United States to find diverse, motivated and responsible employees. ~~2023 FORM 10- K | 13~~

Education and Training We are committed to the continual training and development of our employees, especially of those in field operations, to help ensure we can develop future managers and leaders from within our organization. Our training starts with on- boarding procedures that focus on safety, responsibility, ethical conduct and inclusive teamwork. H & P' s strong commitment to our employees' growth is demonstrated through our formal organizational development team, which oversees talent management, training and development. In addition to career and safety training efforts, the team creates, manages and implements enhancements to development and succession plans, change management initiatives and diversity, equity and inclusion (" DE & I") programs. H & P offers a variety of training programs ranging from job specific programs to leadership development. Some of the prominent training programs that we offer are: • New Employment Safety Training- onboarding program for new hires in safety sensitive positions. The purpose of the program is to prepare employees to work safely on our rigs and provide necessary certifications to do so; including all Occupational Safety and Health Administration (" OSHA") and International Association of Drilling Contractors (" IADC") training, as well as Company culture education. • Short Service Employee Training- specialized training program that is a continuation of New Employment Introduction basics and is intended to provide technical on- the- job training guided by a mentor. • Ethics and Compliance Training – comprised of several specific training programs, including Code of Conduct, Insider Trading, Anti- Discrimination & Harassment, Data Privacy, Trade Compliance, and Anti- Corruption. • Change Champions Training- teaches employees to solve complex problems using structured processes, tools and data to drive results while emphasizing leadership and public speaking. • Leadership Series Training- accessible online to all leaders and covers a variety of topics related to leading The H & P Way. **2024 FORM 10- K | 14**

Safety Training and Serious Injury and / or Fatality (" SIF") Reduction Program We are committed to creating a culture highlighted by an Actively Caring workforce. We strive to Actively C. A. R. E. for: • our own safety and health; • the safety and health of others; and • the protection of our environment. Fundamental to our Actively C. A. R. E. culture is every individual' s willingness to provide immediate open feedback to others regarding safe and unsafe work practices and to proactively correct recognized exposures that threaten one' s health and safety. Through training and accountability, H & P educates our employees on the negative consequences of taking health and safety risks. Safety Leadership For more than 20 years, H & P measured safety success the same way other companies in our industry did – the absence of OSHA recordable injuries and declining total recordable injury rates (" TRIR"). We now believe it is more important to take a more holistic and proactive approach to identify safety issues which supports

management's efforts to build trust with field employees. Starting in 2015, we have redefined safety success as the **Control and Removal of Exposures** (C. A. R. E.) for self and others and encourage employees to report near miss incidents with serious, life-altering or fatal injury potential, identifying and reporting serious injury exposures for which employees are personally recognized and rewarded monetarily for exemplifying our Actively C. A. R. E. culture. We believe trust is key to organizational health, as well as safety and operational success. SIF Strategy We are committed to controlling and removing SIF exposures at any H & P rig or facility. We continue to track traditional safety metrics, such as TRIR, to be responsive to customer requests and industry benchmarking, but do not use these metrics as the foundation for our safety culture. H & P data shows that only a small portion of OSHA recordable incidents provide value in preventing potential serious injuries. Incidents that do not result in an injury, but have the potential for a serious injury or fatality provide many more learning opportunities for preventing future serious injuries or fatalities. Based on this data we have a guided approach to incident investigations and corrective actions. Incidents that have the potential to cause a serious injury or fatality are escalated. Our safety success at H & P will be based on key performance indicators related to the removal of SIF exposures, such as SIF Potential and SIF Mitigated rates. Our vision for the future of safety at H & P will be guided by these principles. **2023 FORM 10-K | 14** Diversity, Equity & Inclusion We believe that creating an environment where our employees feel valued and respected drives engagement, better leverages the unique talents and perspectives of our people to innovate and enhances our ability to attract and retain a diverse workforce. H & P has employed a DE & I Principal Specialist, implemented a thriving Women of H & P Employee Resource Group, and established a DE & I Advisory Council with global employee representation. Our commitments are evidenced by formalized policies regarding equal opportunity and a discrimination-free workplace. We are actively tracking diversity data to better understand demographics within the organization. **2024 FORM 10-K | 15** Employee Benefits, Health and Wellness H & P values its employees and believes competitive compensation and benefit packages are essential to prioritizing the well-being of its staff. Select highlights of our benefits programs **for US-based employees** include: • Medical, dental and vision insurance for all full-time employees, and all part-time employees working more than 20 hours per week, and their dependents; • A 401(k) plan with Company match incentive for all full-time employees, and all part-time employees working more than 20 hours per week; • Employer paid life insurance benefits, which include a life assistance program, identity theft protection, and travel assistance plan **accidental and dismemberment and employer subsidized long-term disability**; • The Employee Assistance Plan, which offers wellness support with counseling, legal assistance, financial coaching, and identity theft resolution; • The H & P Way Fund, which provides financial assistance to H & P employees during unavoidable emergencies; • Employee discounts for phone, computer, personal vehicle, car rental, and hotel purchases; and • An Educational Assistance Plan, which offers reimbursement of tuition fees for any employee pursuing an undergraduate degree and, in some cases, post-graduate degrees. **We also provide supplemental non-statutory benefits to our international employees that are customary and competitive to each specific region.** Insurance and Risk Management Our operations are subject to a number of operational risks, including personal injury and death, environmental, cyber, and weather risks, which could expose us to significant losses and damage claims. We are not fully insured against all of these risks and our contractual indemnity provisions may not fully protect us. Furthermore, if a significant accident or other event occurs and is not fully covered by insurance or an enforceable or recoverable indemnity from a customer, it could have a material adverse effect on our business, financial condition and results of operations. We have indemnification agreements with many of our customers and we also maintain liability and other forms of insurance. In general, our drilling contracts contain provisions requiring our customers to indemnify us for, among other things, well control events and reservoir damage. However, our contractual rights to indemnification may be unenforceable or limited due to negligent or willful acts by us, or subcontractors and / or suppliers or by reason of state anti-indemnity laws. Our customers and other third parties may also dispute these indemnification provisions, or we may be unable to transfer these risks to our drilling customers or other third parties by contract or indemnification agreements. We insure working land rigs and related property and equipment at values that approximate the current replacement costs on the inception date of the policies. However, we self-insure large deductibles under these policies. We also carry insurance with varying deductibles and coverage limits with respect to stacked rigs, offshore platform rigs, and "named wind storm" risk in the Gulf of Mexico. We have insurance coverage for comprehensive general liability, automobile liability, workers' compensation and employer's liability, and certain other specific risks. Insurance is purchased over deductibles to reduce our exposure to catastrophic events. We retain a significant portion of our expected losses under our workers' compensation, general liability and automobile liability programs. We self-insure a number of other risks including loss of earnings and business interruption. We are unable to obtain significant amounts of insurance to cover risks of underground reservoir damage. **2023 FORM 10-K | 15** Our insurance may not in all situations provide sufficient funds to protect us from all liabilities that could result from our operations. Our coverage includes aggregate policy limits. As a result, we retain the risk for any loss in excess of these limits. No assurance can be given that all or a portion of our coverage will not be canceled, that insurance coverage will continue to be available at rates considered reasonable or that our coverage will respond to a specific loss. Further, we may experience difficulties in collecting from our insurers or our insurers may deny all or a portion of our claims for insurance coverage. For further information see Item 1A — Risk Factors — Business and Operating Risks — Our drilling and technology related operations are subject to a number of operational risks, including environmental and weather risks, which could expose us to significant losses and damage claims. We are not fully insured against all of these risks and our contractual indemnity provisions may not fully protect us. **2024 FORM 10-K | 16** Government Regulations Our operations are affected from time to time and in varying degrees by foreign and domestic political developments and a variety of federal, state, foreign, regional and local laws, rules and regulations, including those relating to: • drilling of oil and natural gas wells; • directional drilling services; • protection of the environment; • workplace health and safety; • labor and employment; • data privacy; • taxation; • exportation or importation of equipment, technology and software; • currency conversion and repatriation; • global anti-corruption laws; and • government sanctions and embargo listing. Environmental laws and regulations that apply to our operations include the Clean Air Act, the

Clean Water Act, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (“ CERCLA ”), the Resource Conservation and Recovery Act (each, as amended) and similar laws that provide for responses to, and liability for, air emissions, water discharges or releases of oil or hazardous substances into the environment, including damages to natural resources. Applicable environmental laws and regulations also include similar foreign, state or local counterparts to the above-mentioned federal laws, which regulate air emissions, water discharges, and management of hazardous substances and waste. Environmental laws can have a material adverse effect on the drilling industry, including our operations, and compliance with such laws may require us to make significant capital expenditures, such as the installation of costly equipment or operational changes, and may affect the resale values or useful lives of our drilling rigs. The Occupational Safety and Health Act and other similar laws and regulations govern the protection of the health and safety of employees. The OSHA hazard communication standard, the Environmental Protection Agency community right- to- know regulations under Title III of CERCLA, the Emergency Planning and Community Right- to- Know Act and similar state statutes and local regulations require that information be maintained about hazardous materials used in our operations and that this information be provided to employees, state and local governments, emergency responders and citizens. A number of countries actively regulate and control the importation and / or exportation of oil and gas and other aspects of the oil and gas industries in their countries. In addition, government actions and initiatives by OPEC may continue to contribute to oil price volatility. In some areas of the world, government activity has adversely affected the amount of exploration and development work done by oil and gas companies and influenced their need for drilling services, and likely will continue to do so. **2023 FORM 10- K | 16** In addition, we are subject to a variety of other U. S. and foreign laws and regulations, including, but not limited to, the U. S. Foreign Corrupt Practices Act, other anti- bribery and anti- corruption laws, and data privacy, data security and consumer protection laws. The U. S. Foreign Corrupt Practices Act and similar anti- bribery and anti- corruption laws in other jurisdictions generally prohibit companies and their intermediaries from making improper payments to non- U. S. officials for the purpose of obtaining or retaining business. Data privacy, data security, and consumer protection laws in the U. S. that apply to our operations include the Critical Infrastructure Act and the CAN- SPAM Act, and at the state level, the California Consumer Privacy Act (“ CCPA ”) as amended by the California Privacy Rights Act (“ CPRA ”), **as well as similar laws enacted in other states**. Because we conduct business in France and the UK, we are also subject to the European General Data Protection Regulation (“ GDPR ”) and the UK Data Protection Act. Our operations in the Middle East and Colombia are subject to similar data privacy and data protection laws. Failure to comply with applicable laws or regulations or acts of misconduct could subject us to fines, penalties or other sanctions. For more information, see Item 1A — “ Risk Factors — Failure to comply with the U. S. Foreign Corrupt Practices Act or foreign anti - bribery legislation could adversely affect our business and Our business is subject to complex and evolving laws and regulations regarding privacy, data security and consumer protection. ” **2024 FORM 10- K | 17** We are also subject to the jurisdiction of the U. S. Treasury Department’ s Office of Foreign Assets Control, the U. S. Commerce Department’ s Bureau of Industry and Security, the U. S. Customs and Border Protection and other U. S. and non- U. S. laws and regulations governing the international trade of goods, services and technology. Such regulations regarding exports and imports of covered goods or dealings with sanctioned countries, persons or entities include licensing, recordkeeping and reporting requirements. Failure to comply with applicable laws and regulations relating to customs, tariffs, sanctions and export controls may subject us to criminal sanctions or civil remedies, including fines, denial of export privileges, injunctions or seizures of assets. For more information, see Item 1A — “ Risk Factors — Government policies, mandates, and regulations specifically affecting the energy sector and related industries, regulatory policies or matters that affect a variety of businesses, taxation polices, and political instability could adversely affect our financial condition and results of operations. ” We are also subject to regulation by numerous other regulatory agencies, including, but not limited to, the U. S. Department of Labor, which sets employment practice standards for workers. In addition, we are subject to certain requirements to contribute to retirement funds or other benefit plans, and laws in some jurisdictions may require payment of statutorily calculated amounts to employees upon termination of employment. We monitor our compliance with applicable governmental rules and regulations in each country of operation. We have made and will continue to make the required expenditures to comply with current and future regulatory requirements. We do not anticipate that compliance with currently applicable rules and regulations and required controls will significantly change our competitive position, capital spending or earnings during fiscal year **2024-2025**. We believe we are materially compliant with applicable rules and regulations and, to date, the cost of such compliance has not been material to our business or financial condition. However, future events such as additional laws and regulations, changes in existing laws and regulations or their interpretation or more vigorous enforcement policies of regulatory agencies, may require additional expenditures by us, which may be material. Specifically, the expansion of the scope of laws or regulations protecting the environment has accelerated in recent years, particularly outside the United States, and we expect this trend to continue. Accordingly, there can be no assurance that we will not incur significant compliance costs in the future. See Item 1A — “ Risk Factors — Failure to comply with or changes to governmental and environmental laws could adversely affect our business. ” Sustainability H & P has helped its customers supply energy for more than a century, and we continue to innovate and improve the ways in which we can provide energy safely, reliably, and efficiently. The Company continues to evolve and refine its comprehensive sustainability strategy rooted in our core value to " do the right thing," as discussed above. Our sustainability strategy uses data to better understand our impacts in areas like emissions, diversity, and safety. Additional information on our sustainability strategy and programs can be obtained by reviewing our Sustainability Reports and related information, located on our website. Available Information Our website is located at [www. helmerichpayne. com](http://www.helmerichpayne.com). Annual reports on Form 10 - K, quarterly reports on Form 10 - Q, current reports on Form 8 - K, and amendments to those reports, earnings releases, and financial statements are made available free of charge on the investor relations section of our website as soon as reasonably practicable after we electronically file such materials with, or furnish such materials to, the Securities and Exchange Commission (“ SEC”). The information contained on our website, or accessible from our website, including our Sustainability

Reports and related information, is not incorporated into, and should not be considered part of, this Form 10 - K or any other documents we file with, or furnish to, the SEC. The SEC maintains a website (<http://www.sec.gov>) that contains reports, proxy and information statements and other information regarding issuers that file electronically with the SEC. Annual reports, quarterly reports, current reports, amendments to those reports, earnings releases, financial statements and our various corporate governance documents are also available free of charge upon written request. ~~2023 FORM 10-K | 17~~ Investors and others should note that we announce material financial information to our investors using our investor relations website (<https://ir.helmerichpayne.com/websites/helmerichandpayne/English/0/investor-relations.html>), SEC filings, press releases, public conference calls and webcasts. We use these channels as well as social media to communicate with our stockholders and the public about our company, our services and other issues. It is possible that the information we post on social media could be deemed to be material information. Therefore, we encourage investors, the media, and others interested in our company to review the information we post on the social media channels listed on our investor relations website. **2024 FORM 10-K | 18**

ITEM 1A. RISK FACTORS An investment in our securities involves a variety of risks. In addition to the other information included and incorporated by reference in this Form 10- K and the risk factors discussed elsewhere in this Form 10- K, the following risk factors should be carefully considered, as they could have a material adverse effect on our business, financial condition and results of operations. There may be other additional risks, uncertainties and matters not presently known to us or that we believe to be immaterial that could nevertheless have a material adverse effect on our business, financial condition and results of operations. **BUSINESS AND OPERATING RISKS** Our business depends on the level of activity in the oil and natural gas industry, which is significantly impacted by the current and expected price of oil and natural gas as well as the volatility in those prices and other factors. Our business depends on the conditions of the land and offshore oil and natural gas industry. Demand for our services and the rates we are able to charge for such services depend on oil and natural gas industry exploration and production activity and expenditure levels, which are directly affected by both long- and short- term trends in oil and natural gas prices and market expectations regarding such prices. Oil prices are particularly sensitive to actual and perceived threats to geopolitical stability, global economic conditions, and to changes in production from OPEC member states. For example, the ongoing armed conflicts between **(i) Russia and Ukraine and (ii) the conflicts in Israel and Hamas** and the continuation of, or any escalation in the severity of, these conflicts, has led and may continue to lead to an increase in the volatility of global oil and gas prices, which could have a corresponding negative impact on the capital expenditure of oil and gas companies as a result of the higher perceived risk. ~~Similarly, the COVID-19 pandemic resulted in a sharp decline in oil prices and drilling activity in 2020.~~ Oil and natural gas prices and production levels, as well as market expectations regarding such prices and production levels, have been volatile, which has had, and may in the future have, adverse effects on our business and operations. The volatility in prices and production levels are impacted by many factors beyond our control, including: • the domestic and foreign supply of, and demand for, oil, natural gas and related products; • the cost of exploring for, developing, producing and delivering oil and natural gas; • uncertainty in capital and commodities markets and the ability of oil and natural gas producers to access capital; • the availability of and constraints in storage and transportation capacity, including, for example, takeaway constraints experienced in the Permian Basin over the past several years; • the worldwide economy; • expectations about future oil and natural gas prices and production levels; • local and international political, economic, health and weather conditions, especially in oil and natural gas producing countries, including, for example, the impacts of local and international pandemics and other disasters; • actions of OPEC, its members and other oil producing nations, such as Russia, relating to oil price and production levels, including announcements of potential changes to such levels; • the levels of production of oil and natural gas of non- OPEC countries; • the continued development of shale plays which may influence worldwide supply and prices; • tax policies of the United States and other countries involved in global energy markets; • political and military conflicts, hostilities or perceived hostilities in oil producing regions or other geographical areas or acts of terrorism in the United States or elsewhere; ~~2023 FORM 10-K | 18~~ • technological advances that are related to oil and natural gas recovery or that affect the global demand for energy; • the development, exploitation and market acceptance of alternative energy sources as part of a transition to a lower carbon economy; **2024 FORM 10-K | 19** • increased focus by the investment community on sustainability practices in the oil and natural gas industry; • legal and other limitations or restrictions on exportation and / or importation of oil and natural gas; • laws and governmental regulations affecting the use of oil and natural gas; and • the environmental and other laws and governmental regulations affecting exploration and development of oil and natural gas reserves. The level of land and offshore exploration, development and production activity and the prices of oil and natural gas are volatile and are likely to continue to be volatile in the future. Higher oil and natural gas prices do not necessarily translate into increased activity because demand for our services is typically driven by our customers' expectations of future commodity prices, as well as our customers' ability to access sources of capital to fund their operating and capital expenditures. However, a sustained decline in worldwide demand for oil and natural gas, as well as excess supply of oil or natural gas coupled with storage and transportation capacity constraints, shutting in of wells or wells being drilled but not completed, prolonged low oil or natural gas prices or a reduction in the ability of our customers to access capital, has resulted in, and may in the future result in, reduced exploration and development of land and offshore areas and a decline in the demand for our services, which has had, and may in the future, have a material adverse effect on our business, financial condition and results of operations. Global economic conditions and volatility in oil and gas prices may adversely affect our business. Concerns over global economic conditions, energy costs, geopolitical issues, supply chain disruptions, inflation, the availability and cost of credit have contributed to increased economic uncertainty. An economic slowdown or recession in the United States or in any other country that significantly affects the supply of or demand for oil or natural gas could negatively impact our operations and therefore adversely affect our results. Global economic conditions have a significant impact on oil and natural gas prices and stagnation or deterioration in global economic conditions could result in less demand for our services and could cause our customers to reduce their planned spending on exploration and development drilling. Adverse global economic conditions may cause our customers, vendors and /

or suppliers to lose access to the financing necessary to sustain or increase their current level of operations, fulfill their commitments and / or fund future operations and obligations. Furthermore, challenging economic conditions may result in certain of our customers experiencing bankruptcy or otherwise becoming unable to pay vendors, including us. In the past, global economic conditions, and expectations for future global economic conditions, have sometimes experienced significant deterioration in a relatively short period of time and there can be no assurance that global economic conditions or expectations for future global economic conditions will recover in the near term or not quickly deteriorate again due to one or more factors. These conditions could have a material adverse effect on our business, financial condition and results of operations. The drilling services and solutions business is highly competitive, and a surplus of available drilling rigs may adversely affect our rig utilization and profit margins. Competition in drilling services and solutions involves such factors as price, efficiency, condition, type and operational capability of equipment, reputation, operating safety, environmental impact, customer relations, rig availability and excess rig capacity in the industry. Competition may vary significantly by region at any particular time. Land drilling rigs can be readily moved from one region to another in response to changes in levels of activity, which could result in an oversupply of rigs in any region, leading to increased price competition. In addition, development of new drilling technology by competitors has increased in recent years, which could negatively affect our ability to differentiate our services. We periodically seek to increase the prices on our services to offset rising costs, earn returns on our capital investment and otherwise generate higher returns for our stockholders. However, we operate in a very competitive industry and we are not always successful in raising or maintaining our existing prices. From time to time we are able to increase our prices, but we may not be able to do so at a rate that is sufficient to offset rising costs. The inability to maintain our pricing and to increase our pricing as costs increase to offset rising costs and capital expenditures could adversely affect our rig utilization and profit margins.

Various factors within Following periods of downturn in our industry, **could cause** there **may to** be substantially more drilling rigs available than necessary to meet demand even as oil and natural gas prices, and drilling activity, **rebound increase**. In the event of a surplus of available and more competitive drilling rigs, we may continue to experience difficulty in replacing fixed - term contracts, extending expiring contracts or obtaining new contracts in the spot market, and new contracts may contain lower dayrates and substantially less favorable terms, which could have a material adverse effect on our business, financial condition and results of operations. As of September 30, ~~2023~~ **2024**, ~~98-92~~ of our available rigs were not under contract. ~~2023~~ **2024**

FORM 10- K | ~~19-20~~ Further, as a result of **a-any** significant reduction in the demand for oil and natural gas services, certain of our competitors may engage in bankruptcy proceedings, debt refinancing transactions, management changes, or other strategic initiatives in an attempt to reduce operating costs to maintain a position in the market. This could result in such competitors emerging with stronger or healthier balance sheets and in turn an improved ability to compete with us in the future. We may also see corporate consolidations among our competitors **and customers**, which could significantly alter industry conditions and competition within the industry, and have a material adverse effect on our business, financial condition and results of operations.

. Consolidation in our industry may impact our results of operations. Business consolidations within the oil and gas industry in recent years have resulted in some of our largest customers combining and using their size and purchasing power to seek economies of scale and pricing concessions. Continuing consolidation within the industry may result in reduced capital spending by some of our customers or the acquisition of one or more of our primary customers, which may lead to decreased demand for our products and services. There is no assurance that we will be able to maintain our level of sales to a customer after its consolidation with another company or replace that revenue with increased business activity with other customers. Additionally, corporate consolidations among our competitors could significantly alter industry conditions and competition within the industry. As a result, the acquisition of one or more of our primary customers or consolidations among our competitors may have a significant adverse impact on our business, results of operations, financial condition and cash flows. We are unable to predict what effect consolidations in the industry may have on prices, capital spending by our customers, our selling strategies, our competitive position, our ability to retain customers or our ability to negotiate favorable agreements with our customers. New technologies may cause our drilling

methods and equipment to become less competitive and it may become necessary to incur higher levels of capital expenditures in order to keep pace with the disruptive trends in the drilling industry. Growth through the building of new drilling rigs and improvement of existing rigs is not assured. The market for our services is characterized by continual technological developments that have resulted in, and will likely continue to result in, substantial improvements in the functionality and performance, including environmental performance, of rigs and equipment. Our customers increasingly demand the services of newer, higher specification drilling rigs, as well as new and improved technology, such as drilling automation technology and lower- emissions operations and services. This results in a bifurcation of the drilling fleet and is evidenced by the higher specification drilling rigs (e. g., AC rigs) generally operating at higher overall utilization levels and dayrates than the lower specification drilling rigs (e. g., SCR rigs). In addition, a significant number of lower specification rigs are being stacked and / or removed from service. Although we take measures to ensure that we develop and use advanced oil and natural gas drilling technology, changes in technology, improvements by competitors and increasing customer demands for new and improved technology could make our equipment less competitive. There can be no assurance that we will:

- have sufficient capital resources to improve existing rigs or build new, technologically advanced drilling rigs;
- avoid cost overruns inherent in large fabrication projects resulting from numerous factors such as shortages or unscheduled delays in delivery of equipment or materials, inadequate levels of skilled labor, unanticipated increases in costs of equipment, materials and labor, design and engineering problems, and financial or other difficulties;
- successfully deploy idle, stacked, new or upgraded drilling rigs;
- effectively manage the increased size or future growth of our organization and drilling fleet;
- maintain crews necessary to operate existing or additional drilling rigs; or
- successfully improve our financial condition, results of operations, business or prospects as a result of improving existing drilling rigs or building new drilling rigs.

In the event that we are successful in developing new technologies for use in our business, there is no guarantee of future demand for those technologies. Customers

may be reluctant or unwilling to adopt our new technologies. We may also have difficulty negotiating satisfactory terms for our technology services or may be unable to secure prices sufficient to obtain expected returns on our investment in the research and development of new technologies. If we are not successful in upgrading existing rigs and equipment or building new rigs in a timely and cost-effective manner suitable to customer needs, demand for our services could decline and we could lose market share. One or more technologies that we may implement in the future may not work as we expect and our business, financial condition, results of operations and reputation could be adversely affected as a result. Additionally, new technologies, services or standards could render some of our services, drilling rigs or equipment obsolete, which could reduce our competitiveness and have a material adverse impact on our business, financial condition and results of operations. **2024 FORM 10-K | 21** Our operations are subject to ~~the~~ many hazards inherent in the business **in which we operate**, including inclement weather, unplanned power outages, blowouts, explosions, well fires, loss of well control, equipment failure, computer system disruptions, pollution, and reservoir damage. These hazards could cause significant environmental and reservoir damage, personal injury and death, suspension of operations, serious damage or destruction of equipment and property and substantial damage to producing formations and surrounding lands and waters. An accident or other event resulting in significant environmental or property damage, or injuries or fatalities involving our employees or other persons could also trigger investigations by federal, state or local authorities. Such an accident or other event and subsequent crisis management efforts could cause us to incur substantial expenses in connection with investigation and remediation as well as cause lasting damage to our reputation, loss of customers and an inability to obtain insurance. ~~2023 FORM 10-K | 20~~ Our Offshore Gulf of Mexico operations are also subject to potentially significant risks and liabilities attributable to or resulting from adverse environmental conditions, including pollution of offshore waters and related negative impact on wildlife and habitat, adverse sea conditions and platform damage or destruction due to collision with aircraft or marine vessels. Our Offshore Gulf of Mexico operations may also be negatively affected by a blowout or an uncontrolled release of oil or hazardous substances by third parties whose offshore operations are unrelated to our operations. We operate several platform rigs in the Gulf of Mexico. The Gulf of Mexico experiences hurricanes and other extreme weather conditions on a frequent basis, which may increase in frequency and severity as a result of climate change. See below “ — The physical effects of climate change and the regulation of greenhouse gases and climate change could have a negative impact on our business. ” Damage caused by high winds and turbulent seas could potentially curtail operations on our platform rigs for significant periods of time until the damage can be repaired. Moreover, we may experience disruptions in operations due to damage to customer platforms and other related facilities in the area. We also lease a fabrication facility near the Houston, Texas ship channel, **regularly have land drilling operations proximate to the gulf coast**, and our principal fabricator and other vendors are also located in the gulf coast region ~~and~~, **all of which** could be exposed to damage or disruption by hurricanes and other extreme weather conditions, including coastal flooding, which in turn could result in increased operating costs or decreases in revenues and adversely affect our business, financial condition, and results of operations. It is customary in our business to have mutual indemnification agreements with customers on a “ knock-for-knock ” basis, which means that we and our customers assume liability for our respective personnel, subcontractors, and property. In general, our drilling contracts contain provisions requiring our customers to indemnify us for, among other things, well control events and reservoir damage. However, our contractual rights to indemnification may be unenforceable or limited due to negligent or willful acts by us, our subcontractors and / or suppliers. Additionally, certain states, including Texas, New Mexico, Wyoming, and Louisiana, have enacted statutes generally referred to as “ oilfield anti-indemnity acts,” which expressly limit certain indemnity agreements contained in or related to indemnification in contracts, and could expose the Company to financial loss. Furthermore, other states may enact similar oilfield anti-indemnity acts. Our customers and other third parties may also dispute, or be unable to meet, their contractual indemnification obligations to us **due to financial, legal or other reasons**. Accordingly, we may be unable to transfer these risks to our customers and other third parties by contract or indemnification agreements. Incurring a liability for which we are not fully indemnified or insured could have a material adverse effect on our business, financial condition and results of operations. ~~We insure working land rigs and related equipment at values that approximate the current replacement cost on the inception date of the policies. We also carry insurance with varying deductibles and coverage limits with respect to stacked rigs, offshore platform rigs, and “ named wind storm ” risk in the Gulf of Mexico. In addition, we have maintain insurance coverage of the types and in the amounts that we believe to be customary in the industry, but we do not insure against all risks, either because insurance is not available or because it is not commercially justifiable. See Item 1 — Business — “ Insurance and Risk Management ” for a description of comprehensive general liability, automobile liability, workers’ compensation and employer’s liability, and certain other specific risks. Insurance is purchased over deductibles to reduce our exposure to catastrophic events. In some cases, we self-insure large deductibles on certain insurance policies. We retain a significant portion of our expected losses under our workers’ compensation, general liability and automobile liability programs. The Company self-insures a number of other risks, including loss of earnings and business interruption. We are unable to obtain significant amounts of insurance to cover coverage risks of underground reservoir damage.~~ Our insurance will not in all situations provide sufficient funds to protect us from all losses and liabilities that could result from our operations. Our coverage includes aggregate policy limits. As a result, we retain the risk for any loss in excess of these limits. No assurance can be given that insurance coverage will continue to be available at rates considered reasonable or that our coverage will respond to a specific loss. In addition, our insurance may not cover losses associated with pandemics such as the COVID-19 pandemic. Further, we may experience difficulties in collecting from our insurers or our insurers may deny all or a portion of our claims for insurance coverage. If a significant accident or other event occurs and is not fully covered by insurance or an enforceable or recoverable indemnity from a customer, it could have a material adverse effect on our business, financial condition and results of operations. **2024 FORM 10-K | 22** Our business is subject to cybersecurity and information technology system disruption risks. Our operations depend on effective and secure information technology systems, including our own systems and the systems of third party vendors upon which we rely, such as

those providing cloud services to us. ~~Threats to~~ **Potential unauthorized occurrences on or through our** information technology systems, including as a result of ~~Security cybersecurity Incidents incidents~~, **that may result in adverse effects on the confidentiality, integrity, and availability of these systems and data residing therein** continue to grow. Cybersecurity ~~risks threats~~ could include, but are not limited to, ~~Security cybersecurity Incidents incidents~~, such as ransomware attacks, denial-of-service attacks, phishing attacks, malicious software; ~~attempts to gain~~ **or unlawful access to, release, corruption or loss of** our data; ~~and the unauthorized release, corruption or loss of our data and personal information,~~ employee or insider error; interruptions in communication; loss of our intellectual property or theft of our FlexRig® and other sensitive or proprietary technology; ~~or~~ **or** loss or damage to our data delivery systems; or other cybersecurity and infrastructure systems, including our property and equipment. In 2021, the Company introduced full-time or part-time remote work as a permanent option for select employees and a significant number of our ~~corporate~~ employees now work remotely. Remote work relies heavily on the use of remote networking and online conferencing services that enable employees to work outside of our corporate infrastructure and, in some cases, use their own personal devices, which exposes the Company to additional cybersecurity risks. **This risk is exacerbated with the advancement of technologies like artificial intelligence, which malicious third parties are using to create new, sophisticated and more frequent attacks.** Furthermore, geopolitical tensions or conflicts, such as the ongoing armed conflicts between Russia and Ukraine and ~~the conflicts in~~ **Israel and Hamas**, may further heighten the risk of cybersecurity attacks. Our information technology systems and those of our third party vendors are also subject to disruptions due to occurrences other than ~~Security cybersecurity Incidents incidents~~, such as natural disasters or power outages. **Cybersecurity threats, such as cybersecurity** 2023 FORM 10-K | 21 ~~Security Incidents incidents~~ or other disruptions involving our own systems or those of our third-party vendors, could: • disrupt our operations including operational technologies as well as our corporate information technology systems, • negatively impact our ability to compete, • result in the theft or misappropriation of funds, • cause the loss, corruption or misappropriation of personal, proprietary or confidential information, • expose us to litigation, regulatory action, and potential liability, and • result in injury to our reputation, downtime, loss of revenue, and increased costs to prevent, respond to or mitigate ~~Security cybersecurity Incidents incidents~~ **incidents** or other ~~disruptions cybersecurity threats~~. It is possible that our business, financial and other systems, as well as those of our third-party vendors, could be compromised. While various procedures and controls are being utilized to mitigate exposure to such risk, there can be no assurance that the procedures and controls that we implement, or which we cause third party service providers to implement, will be sufficient to protect our systems, ~~information data~~ or other property. **See Item 1C — Cybersecurity for a description of cybersecurity controls and procedures.** A ~~Security Incident incident~~ or other ~~disruption cybersecurity threat~~ could have a material adverse effect on our business, financial condition **and, cash flows, results of operations, and reputation**. Further, as ~~Security cybersecurity Incidents incidents~~ continue to evolve, we ~~may will~~ be required to incur additional costs to continue to modify or enhance our protective measures or to investigate or remediate the effects of ~~Security cybersecurity Incidents incidents~~. Our acquisitions, dispositions and investments may not result in anticipated benefits and may present risks not originally contemplated, which may have a material adverse effect on our liquidity, consolidated results of operations and consolidated financial condition. We continually seek opportunities to maximize efficiency and value through various transactions, including purchases or sales of assets, businesses, investments, or joint venture interests. **For example, in 2024 we entered into the Purchase Agreement related to the Acquisition (see below “KCA Deutag Acquisition Related Risks” for a description of additional risks specific to the Acquisition).** These strategic transactions, among others, are intended to (but may not) result in **access to new markets**, the realization of savings, the creation of efficiencies, the offering of new products or services, the generation of cash or income, or the reduction of risk **and the failure to achieve such intended benefits could have a material adverse effect on our business**. Acquisition transactions may use cash on hand or be financed by additional borrowings or by the issuance of our common stock. These transactions may also affect our liquidity, consolidated results of operations and consolidated financial condition. **2024 FORM 10-K | 23** These transactions also involve risks, and we cannot ensure that: • any acquisitions we attempt will be completed on the terms announced, or at all; • any acquisitions would result in an increase in income or provide an adequate return of capital or other anticipated benefits; • any acquisitions would be successfully integrated into our operations and internal controls, including those related to financial reporting, disclosure and cyber and information security; • the due diligence conducted prior to an acquisition would uncover situations that could result in financial or legal exposure, or that we will appropriately quantify the exposure from known risks; • any disposition would not result in decreased earnings, revenue, or cash flow; • use of cash for acquisitions would not adversely affect our cash available for capital expenditures and other uses; or • any dispositions, investments, or acquisitions, including integration efforts, would not divert management resources. **While we generally seek to obtain indemnities for liabilities arising from events occurring before such acquisitions, we may be unable to do so, and any indemnities we do obtain will be limited in amount and duration, may be held to be unenforceable or the seller may not be able to indemnify us.** We have allocated a portion of the purchase price of certain acquisitions to goodwill and other intangible assets. The amount allocated to goodwill is the excess of the purchase price over the net identifiable assets acquired. At September 30, ~~2023-2024~~, we had goodwill of \$ 45.7 million and other intangible assets, net of \$ ~~60.54~~ **6.1** million. If we experience future negative changes in our business climate or our results of operations such that we determine that goodwill or intangible assets are impaired, we will be required to record impairment charges with respect to such assets. ~~2023 FORM 10-K | 22~~ Technology disputes and limitations on our ability to protect or enforce our intellectual property rights could negatively impact our costs, revenues, and any competitive advantage we hold. Drilling rigs use proprietary technology and equipment which can involve potential infringement of a third party’s rights, or a third party’s infringement of our rights, including patent rights. The majority of the intellectual property rights relating to our drilling rigs and technology services are owned by us or certain of our supplying vendors. From time to time, we or our customers or supplying vendors become involved in disputes over infringement of intellectual property rights relating to equipment or technology owned or used by us. As a result, we may

lose access to important equipment or technology, be required to cease use of some equipment or technology, be forced to modify our drilling rigs or technology, or be required to pay license fees or royalties for the use of equipment or technology . **Regardless of the merits, any such claims generally result in significant legal and other costs, including reputational harm, and may distract management from running our business** . There can also be no assurance that the steps we take to obtain, maintain, protect, and enforce our intellectual property rights will be adequate. Our business may be adversely affected when our patents are unenforceable, the claims allowed under our patents are not sufficient to protect our technology, our patent applications are denied, or our trade secrets are not adequately protected. In addition, we may lose a competitive advantage in the event we are unsuccessful in enforcing our rights against third parties, third parties are successful in enforcing their rights against us, or our competitors are able to develop technology independently that is similar to ours without infringing on our patents or gaining access to our trade secrets. As a result, any technology disputes **involving us or our customers or supplying vendors** or limitations on our ability to protect or enforce our intellectual property rights could have a material adverse impact on our business, financial condition and results of operations. **2024 FORM 10- K | 24** Unexpected events could disrupt our business and adversely affect our results of operations. Unexpected or unanticipated events, including, without limitation, computer system disruptions, unplanned power outages, fires or explosions at drilling rigs, natural disasters such as hurricanes and tornadoes (occurrences of which may increase in frequency and severity as a result of climate change), war or terrorist activities, supply disruptions, failure of equipment, changes in laws and / or regulations impacting our businesses, pandemic illness and other unforeseeable circumstances that may arise from our increasingly connected world or otherwise, could adversely affect our business. It is not possible for us to predict the occurrence or consequence of any such events. However, any such events could create unforeseen liabilities, reduce our ability to provide drilling and related technology services, reduce demand for our services, or make it more difficult or costly to provide services, any of which may ultimately have a material adverse effect on our business, financial condition and results of operations. Reliance on management and competition for experienced personnel may negatively impact our operations or financial results. We greatly depend on the efforts of our executive officers and other key employees to manage our operations. Similarly, we utilize highly skilled personnel in operating and supporting our businesses and in developing new technologies. In times of high utilization, it can be difficult to find and retain qualified individuals and, during the recent period of sustained declines in oil and natural gas prices, there have been reductions in the oil field services workforce, both of which have resulted and may in the future result in higher labor costs. The loss of members of management or the inability to attract and retain qualified personnel could have a material adverse effect on our business, financial condition and results of operations. In addition, the unexpected loss of members of management, qualified personnel or a significant number of employees due to disease, disability, or death, could have a detrimental effect on us. The loss of one or a number of our large customers could have a material adverse effect on our business, financial condition and results of operations. In fiscal year **2023-2024** , we received approximately **50-58** . **4-2** percent of our consolidated operating revenues from our ten largest drilling services and solutions customers and approximately **24-27** . **2-3** percent of our consolidated operating revenues from our three largest customers (including their affiliates). If one or more of our larger customers terminated their contracts, failed to renew existing contracts with us, or refused to award us with new contracts, it could have a material adverse effect on our business, financial condition and results of operations. Further, consolidation among oil and natural gas exploration and production companies may reduce the number of available customers . **See “ — Consolidation in our industry may impact our results of operations ” for additional disclosure regarding consolidations in our industry** . Our current backlog of drilling services and solutions revenue may decline and may not be ultimately realized as fixed - term contracts and may, in certain instances, be terminated without an early termination payment. Fixed - term drilling contracts customarily provide for a termination by the customer for convenience, default, or extended force majeure. An “ early termination payment ” is typically paid to us if a contract is terminated prior to the expiration of the fixed term. However, in the event of default, such as destruction of a drilling rig, our bankruptcy, sustained unacceptable performance by us or delivery of a rig beyond certain grace and / or liquidated damage periods, no early termination payment would be paid to us. Even if an early termination payment is owed to us, during depressed market conditions or due to other factors, a customer may be unable or may refuse to pay the early termination payment and may seek to suspend, negotiate, or terminate the contract. **2023 FORM 10- K | 23** Regardless of the reason for an early termination or suspension of a contract, such termination or suspension may result in a drilling rig being idle for an extended period of time if we are unable to secure new contracts on a timely basis and on substantially similar terms, which could have a material adverse effect on our business, financial condition and results of operations. As of September 30, **2023-2024** , our drilling services backlog was approximately \$ 1. **4-5** billion for future revenues under firm commitments. Our drilling services backlog may decline over time as existing contract term coverage may not be offset by new term contracts or price modifications for existing contracts, as a result of any number of factors, such as low or declining oil prices and capital spending reductions by our customers. Our inability or the inability of our customers to perform under our or their contractual obligations may have a material adverse impact on our business, financial condition and results of operations. **2024 FORM 10- K | 25** Our contracts with **NOCs national oil companies** may expose us to greater risks than we normally assume in contracts with non- governmental customers. We currently own and operate rigs and have deployed technology under contracts with foreign national oil companies. In the future, we may expand our international solutions operations and enter into additional, significant contracts with national oil companies. The terms of these contracts may contain non- negotiable provisions and may expose us to greater commercial, political, operational , and other risks than we assume in other contracts. Foreign contracts may expose us to materially greater environmental liability and other claims for damages (including consequential damages) and personal injury related to our operations, or the risk that the contract may be terminated by our customer without cause on short- term notice, contractually or by governmental action, or under certain conditions that may not provide us with an early termination payment. We can provide no assurance that increased risk exposure will not have an adverse impact on our future operations or that we will not increase the number of rigs contracted, or the amount of

technology deployed, to national oil companies with commensurate additional contractual risks. Risks that accompany contracts with national oil companies could ultimately have a material adverse impact on our business, financial condition and results of operations. **Control of oil and natural gas reserves by NOCs may affect the demand for our services and products and create additional risks in our operations. Much of the world's oil and natural gas reserves are controlled by NOCs, which may require their contractors to meet local content requirements or other local standards, such as conducting our operations through joint ventures with local partners that could be difficult or undesirable for us to meet. The failure to meet the local content requirements and other local standards may adversely affect our operations in those countries. In addition, our ability to work with NOCs is subject to our ability to negotiate and agree upon acceptable contract terms.**

Our drilling services operating expense includes fixed costs that may not decline in proportion to decreases in rig utilization and dayrates. Our drilling services operating expense includes all direct and indirect costs associated with the operation, maintenance and support of our drilling equipment, which is often not affected by changes in dayrates and utilization. During periods of reduced revenue and / or activity, certain of our fixed costs (such as depreciation) may not decline and often we may incur additional costs. During times of reduced utilization, reductions in costs may not be immediate as we may incur additional costs associated with maintaining and cold stacking a rig, or we may not be able to fully reduce the cost of our support operations in a particular geographic region due to the need to support the remaining drilling rigs in that region. Accordingly, a decline in revenue due to lower dayrates and / or utilization may not be offset by a corresponding decrease in drilling services and solutions expense, which could have a material adverse impact on our business, financial condition and results of operations. Shortages of drilling equipment, supplies or other key materials could adversely affect our operations. The drilling services and solutions business is highly cyclical. During periods of increased demand for drilling services and solutions and periods of supply chain disruption, delays in delivery and shortages of drilling equipment and supplies can occur and it may take longer for our suppliers to service drilling components. Additionally, suppliers may seek to increase prices for equipment, supplies, and services, which we are unable to pass through to our customers, either due to contractual obligations or market constraints in the drilling services and solutions business. Further, certain key rig components, parts and equipment are also either purchased from, fabricated or serviced by a limited number of vendors, which, in some cases, may be thinly capitalized and disproportionately affected by any loss of business, downturn in the energy industry, supply chain disruptions, or reduction or availability of credit. **A number of The failure of one or more third- party suppliers, manufacturers or service providers to provide equipment, components, parts or services, whether due to capacity constraints, labor shortages or other labor- related difficulties, production or delivery disruptions, price increases, quality control issues, recalls or other decreased availability of parts and equipment, is beyond our control and could materially disrupt our operations or result in the delays- delay across the global supply chain have occurred in recent years- renegotiation or cancellation of drilling contracts which have created delays in servicing key components, and thereby causing a tightening- loss of supplies- contract drilling backlog and / or revenues to us, as well as and- an shortages in a number of areas, ranging from basic raw materials to component parts, and increasing- increase in operating costs -, and it is possible such disruptions and delays could continue in the near term and possibly beyond-. To date, as an industry leader, we have effectively managed these delays, disruptions, and shortages by engaging in near and long- term demand planning with multiple suppliers who provide and service key rig components, parts and equipment. However, if we are not able to effectively manage these disruptions and delays in the future, they could have a material adverse effect on our business, financial condition and results of operations. 2023-2024 FORM 10- K | 24-26 Continuing inflation and cost increases may impact our sales margins and profitability. Increases in the cost of labor, materials, parts, equipment, global transportation and logistics costs and other operational components has the potential to adversely affect our results of operations, cash flows and financial position by increasing our overall cost structure, particularly if we are unable to achieve commensurate increases in the prices we charge our customers for our services. In addition, our customers are also affected by inflation and the rising costs of goods and services used in their businesses, which could negatively impact their ability to purchase our services, which could adversely impact our revenue and profitability. There is no guarantee that we can increase selling prices, replace lost revenue, or reduce costs to fully mitigate the effect of inflation on our costs and business, which may adversely impact our sales margins and profitability.** Unionization efforts and labor regulations in certain countries in which we operate could materially increase our costs or limit our flexibility. Certain of our international employees are unionized, and efforts may be made from time to time to unionize other portions of our workforce. We may in the future be subject to strikes or work stoppages and other labor disruptions in connection with unionization efforts or renegotiation of existing contracts with unions representing our international employees. For example, worker strikes of short duration are common in Argentina and our operations have experienced such strikes in the past. Union expansion, if successful, new collective bargaining agreements or work stoppages could materially increase our labor costs, reduce our revenues or limit our operational flexibility. Further, our responses to any union organizing efforts could negatively impact our reputation and have adverse effects on our business, financial condition and results of operations. The impact and effects of public health crises, pandemics and epidemics, such as the COVID- 19 pandemic, could have a material adverse effect on our business, financial condition and results of operations. Public health crises, pandemics and epidemics, such as the COVID- 19 pandemic, and fear of such events have adversely impacted and may continue to- in the future again- adversely impact our operations, the operations of our customers and the global economy, including the- worldwide demand for oil and natural gas and the level of demand for our services. Such public health crises, pandemics and epidemics are continuously evolving, and we are not able to enumerate all potential risks to our business from such events -, including the COVID- 19 pandemic-; however, we believe that in addition to the impacts described above, other current and potential impacts include, but are not limited to: significant volatility and disruption of the global financial markets; continued volatility of crude oil prices and related uncertainties around OPEC production; disruption of our operations, including suspension of drilling activities; impact to costs; loss of workers; labor shortages; supply chain disruptions or equipment shortages; logistics constraints; customer demand

for our services and industry demand generally; capital spending by oil and gas companies; our liquidity; the price of our securities and trading markets with respect thereto; our ability to access capital markets; asset impairments and other accounting changes; certain of our customers experiencing bankruptcy or otherwise becoming unable to pay vendors, including us; and employee impacts from illness, travel restrictions, including border closures and other community response measures. The full extent of the impact of public health crises, pandemics and epidemics on our business operations and financial results will depend largely on future developments and various factors beyond our control, such as the duration, severity and sustained geographic spread, and the impact and effectiveness of governmental actions to contain and treat such outbreaks, including government policies and restrictions; vaccine hesitancy, vaccine mandates, and voluntary or mandatory quarantines; and the global response surrounding such uncertainties. Improvements in or new discoveries of alternative energy technologies could have a material adverse effect on our financial condition and results of operations. Fuel conservation measures, alternative fuel requirements and increasing consumer demand for alternatives to oil and natural gas could reduce demand for oil and natural gas. Since our business depends on the level of activity in the oil and natural gas industry, any improvement in or new discoveries of alternative energy technologies that increase the use of alternative forms of energy and reduce the demand for oil and natural gas could have a material adverse effect on our business, financial condition and results of operations. **2024 FORM 10-K | 27** Our business and results of operations may be adversely affected by foreign political, economic and social instability risks, foreign currency restrictions and devaluation, and various local laws associated with doing business in certain foreign countries. We currently have drilling operations in South America (primarily Argentina and Colombia), the Middle East and Australia. **We expect the Acquisition to increase the geographic reach of our operations.** In the future, we may further expand the geographic reach of our operations. As a result, we are exposed to several political, economic and other uncertainties not encountered in U. S. operations, including increased risks of social unrest, strikes, terrorism, war, kidnapping of employees, nationalization, and forced negotiation or modification of contracts; difficulty resolving disputes (including technology disputes) and enforcing contract provisions, expropriation of equipment as well as expropriation of oil and gas exploration and drilling rights; taxation policies; foreign exchange restrictions and restrictions on repatriation of income and capital; currency rate fluctuations; increased governmental ownership and regulation of the economy and industry in the markets in which we operate; economic and financial instability of national oil companies; restrictive governmental regulation; bureaucratic delays; **increased compliance costs;** and general hazards associated with foreign sovereignty over certain areas in which operations are conducted. ~~2023 FORM 10-K | 25~~ South American countries, in particular, have historically experienced uneven periods of economic growth, as well as recession, periods of high inflation and general economic and political instability. From time to time, these risks have impacted our business. For example, in Argentina, while our dayrate is denominated in U. S. dollars, we are paid in Argentine pesos and Argentina has a history of implementing currency controls, which limit our ability to access U. S. Dollars in Argentina and repatriate cash from our Argentina operations. Argentina's economy is currently considered highly inflationary, which is defined as cumulative inflation rates exceeding 100 % in the most recent three- year period based on inflation data published by the respective governments. Nonetheless, all of our foreign operations use the U. S. dollar as the functional currency and local currency monetary assets and liabilities are remeasured into U. S. dollars with gains and losses resulting from foreign currency transactions included in current results of operations. For fiscal year ~~2023~~**2024**, we recognized aggregate foreign currency losses of \$ ~~7.5~~**4.1** million in Argentina. Our aggregate foreign currency losses across all of our operations for fiscal years **2024, 2023, and 2022 and 2021** were **\$ 5. 5 million, \$ 6. 4 million, and \$ 5. 9 million and \$ 5. 3 million**, respectively. However, in the future, we may incur larger currency devaluations, foreign exchange restrictions or other difficulties repatriating U. S. dollars from Argentina or elsewhere, which could have a material adverse impact on our business, financial condition and results of operations. The Central Bank of Argentina maintains currency controls that limit our ability to access U. S. dollars in Argentina and remit cash from our Argentine operations. The execution of certain trades known as Blue Chip Swaps effectively results in a parallel U. S. dollar exchange rate. During ~~the fiscal year years ended 2024 and 2023~~, we entered into ~~a~~ Blue Chip Swap ~~transaction~~**transactions**, which resulted in ~~a~~ **\$ 7. 1 million and \$ 12. 2 million loss losses** on ~~investment~~**investments** recorded in Gain on investment securities within our Consolidated Statements of Operations. As a result of the Blue Chip Swap ~~transaction~~**transactions**, **\$ 13. 8 million and \$ 9. 8 million** of net cash was repatriated to the U. S. during ~~the period~~**fiscal years 2024 and 2023, respectively**. Additionally, there can be no assurance that there will not be changes in local laws, regulations and administrative requirements or the interpretation thereof, which could have a material adverse effect on the profitability of our operations or on our ability to continue operations in certain areas. Because of the impact of local laws, our future operations in certain areas may be conducted through entities in which local citizens own interests and through entities (including joint ventures) in which we have limited control or hold only a minority interest or pursuant to arrangements under which we conduct operations under contract to local entities. There can be no assurance that we will in all cases be able to structure or restructure our operations to conform to local law (or the administration thereof) on terms we find acceptable. The future occurrence of one or more international events arising from the types of risks described above could have a material adverse impact on our business, financial condition and results of operations. FINANCIAL RISKS Covenants in our debt agreements restrict our ability to engage in certain activities. Our current debt agreements pertaining to certain long - term unsecured debt ~~and~~, our unsecured revolving **Amended and Restated Credit Agreement (the " Amended Credit Facility")** and our unsecured term loan ~~credit facility agreement (the " Term Loan Credit Agreement")~~ contain, and our future financing arrangements likely will contain, various covenants that may in certain instances restrict our ability to, among other things, incur, assume or guarantee additional indebtedness, incur liens, sell or otherwise dispose of all or substantially all of our assets, enter into new lines of business, and merge or consolidate. In addition, ~~our the Amended credit Credit facility~~**Facility and the Term Loan Credit Agreement** ~~requires~~**require** us to maintain a funded leverage ratio (as defined therein) of less than or equal to ~~50-55~~ percent and certain priority debt (as defined therein) may not exceed 17. 5 percent of our net worth (as defined therein). Such restrictions may limit our ability to successfully execute our business plans, which

may have adverse consequences on our operations. **2024 FORM 10-K | 28** We may be required to record impairment charges with respect to our drilling rigs and other assets. We evaluate our drilling rigs and other assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Lower utilization and dayrates adversely affect our revenues and profitability. Prolonged periods of low utilization and dayrates may result in the recognition of impairment charges if future cash flow estimates, based upon information available to management at the time, indicate that the carrying value of an asset group may not be recoverable. Drilling rigs in our fleet may become impaired in the future if oil and gas prices decline or remain low for a prolonged period of time or if market conditions deteriorate or if we restructure our drilling fleet. ~~For example, in fiscal year 2021 we recognized impairment charges of \$ 70.9 million related to tangible assets and equipment. If we experience future negative changes in our business climate such that we determine that one or more of our asset groups are impaired, we will be required to record additional impairment charges with respect to such asset groups.~~ Any impairment could have a material adverse effect on our consolidated financial statements. The facts and circumstances included in our impairment assessments are described in Part II, Item 8 — “Financial Statements and Supplementary Data.” **2023 FORM 10-K | 26** A downgrade in our credit ratings could negatively impact our cost of and ability to access capital. Our ability to access capital markets or to otherwise obtain sufficient financing is enhanced by our senior unsecured debt ratings as provided by major U. S. credit rating agencies. Factors that may impact our credit ratings include debt levels, liquidity, asset quality, cost structure, commodity pricing levels, industry conditions and other considerations. A ratings downgrade could adversely impact our ability in the future to access debt markets, increase the cost of future debt, and potentially require us to post letters of credit for certain obligations. Our ability to access capital markets could be limited. From time to time, we may need to access capital markets to obtain financing. Our ability to access capital markets for financing could be limited by oil and gas prices, our existing capital structure, our credit ratings, the state of the economy, the health or market perceptions of the drilling and overall oil and gas industry, **ESG-related regulatory and investor requirements**, the liquidity of the capital markets and other factors. Many of the factors that affect our ability to access capital markets are outside of our control. **There have been efforts within the investment community (including investment advisors, investment fund managers, sovereign wealth funds, public pension funds, universities and individual investors) to promote the divestment of, or limit investment in, the stock of companies in the oil and gas industry, which, if successful, could limit our ability to access capital markets. See “ — Public and investor sentiment towards climate change, fossil fuels and other ESG matters could adversely affect our cost of capital and the price of our common stock.”** No assurance can be given that we will be able to access capital markets on terms acceptable to us when required to do so, which could have a material adverse impact on our business, financial condition and results of operations. Our marketable securities may lose significant value due to credit, market and interest rate risks. The value of our marketable securities are subject to general credit, liquidity, market and interest rate risks, which may be exacerbated by unusual events, such as global health crises and political instability. A significant loss in value of our investments would negatively impact our debt ratio and financial strength. We may not be able to generate cash to service all of our indebtedness and may be forced to take other actions to satisfy our obligations. Our ability to make future scheduled payments on or to refinance our debt obligations, including any future debt obligations, depends on our financial position, results of operations and cash flows. We may not be able to maintain a level of cash flows from operating activities sufficient to permit us to pay the principal and interest on our indebtedness. If our cash flows and capital resources are insufficient to fund our debt service obligations, we may be forced to reduce or delay investment decisions and capital expenditures, sell assets, seek additional capital or restructure or refinance our indebtedness. Furthermore, these alternative measures may not be successful and may not permit us to meet our scheduled debt service obligations. Our ability to restructure or refinance our debt will depend on the condition of the capital markets and our financial position at such time. Any refinancing of our debt could be at higher interest rates and may require us to comply with more onerous covenants, which could further restrict our business operations. Any failure to make payments of interest and principal on our outstanding indebtedness on a timely basis would be a default (if not waived) and would likely result in a reduction of our credit rating, which could harm our ability to seek additional capital or restructure or refinance our indebtedness. **2024 FORM 10-K | 29** LEGAL AND REGULATORY RISKS The physical and regulatory effects of climate change and a global transition to a low carbon economy could have a negative impact on our operations, our customers’ operations and the overall demand for our customers’ products and services. ~~Scientific studies have suggested that~~ **There has been an increasing focus of international, national, state, regional and local regulatory bodies on** emissions of certain gases, commonly referred to as “greenhouse gases” (“GHGs”) and including carbon dioxide and methane, ~~may be contributing to warming of the earth’s atmosphere and other climatic changes. In response to such studies, the issue of climate change and the effect of GHG emissions, in particular emissions from fossil fuels, is attracting increasing attention worldwide and there are a number of political and technological initiatives aimed at reducing the use of hydrocarbons. We are aware of the increasing focus of local, state, regional, national and international regulatory bodies on GHG emissions and climate change issues. Legislation to regulate GHG emissions has periodically been introduced in the U. S. Congress and such legislation may be proposed or adopted in the future. In addition~~ **These efforts have included consideration of cap- and-trade programs, carbon taxes, GHG reporting, tracking programs, attestation requirements and regulations that directly limit GHG emissions from certain sources. Some of the proposals would require industries to meet stringent new standards that would require substantial reductions in carbon emissions. Those reductions could be costly and difficult to implement. The** United States is currently a member of the “Paris Agreement” that requires member countries to review and “represent a progression” in their intended nationally determined GHG contributions, which set **many new goals, including** GHG emission reduction goals every five years beginning in 2020. **In 2023 FORM 10-K | 27** ~~The~~, **the United States joined the international community at the 28th Conference of the Parties (COP28), where the U. S. and nearly 200 other countries renewed their commitment to deliver on the aim-aims of the 2015** Paris Agreement ~~is to hold the increase in the average global temperature to well below 2°C (3.6°F) above pre-industrial levels with efforts to limit the rise to 1.5°C (2.~~

7°F) to protect against the more severe consequences of climate change forecasted by scientific studies. These consequences include increased coastal flooding, droughts and associated wildfires, heavy precipitation events, stresses on water supply and agriculture, increased poverty, and negative impacts on health. In connection with the decision to adopt the Paris Agreement, the Intergovernmental Panel on Climate Change (the “IPCC”) prepared a special report focused on the impacts of an increase in the average global temperature of 1.5°C above pre-industrial levels and related GHG emission pathways. The 2018 IPCC Report concludes that the measures set forth in the Paris Agreement are insufficient and that more aggressive targets and measures will be needed. According to the 2023 IPCC Report, all global modelled pathways limiting warming to 1.5°C or 2°C requires rapid and deep and, in most cases, immediate greenhouse gas emissions reductions in all sectors this decade. It is not possible at this time to predict the timing and effect of climate change or whether the extent and contents of any additional GHG legislation, regulations or other measures will be adopted at the federal, state or local levels. However, more aggressive efforts by governments and non-governmental organizations to reduce GHG emissions appear likely have occurred and may continue based on the findings set forth in the IPCC Reports and any such future laws and regulations could result in increased compliance costs, reduce our return on investment, or additional operating restrictions or affect the demand for our customers' products and, accordingly, our services. In addition, increasing attention to the risks of climate change has resulted in an increased possibility of litigation or investigations brought by public and private entities against oil and gas companies in connection with their GHG emissions. As a result, we or our customers may become subject to court orders compelling a reduction of GHG emissions or requiring mitigation of the effects of climate change. For example, a coalition of over 20 governors of U. S. states formed the United States Climate Alliance to advance the objectives of the Paris Agreement, and several U. S. cities have committed to advance the objectives of the Paris Agreement at the state or local level as well. If we are unable to recover or pass through a significant level of our costs or are required to change our practices related to complying with climate change regulatory requirements imposed on us, it could have a material adverse impact on our business, financial condition and results of operations. Further, to the extent financial markets view climate change and GHG emissions as a financial risk, this could negatively impact our cost of or access to capital. Climate change and GHG regulation could also negatively impact the drilling programs of our customers and, consequently, delay, limit or reduce the services we provide. An increased focus by the public on the reduction of GHG emissions as well as the results of the physical impacts of climate change could affect the demand for our customers' products and have a negative effect on our business. The federal government and certain state governments have enacted, and are expected to continue to enact, laws and regulations that mandate or provide economic incentives for the development of technologies and sources of energy other than oil and gas, such as wind and solar. Such legislation incentivizes the development, use and investment in these technologies and alternative energy sources and could accelerate the shift away from traditional oil and gas. For example, the Inflation Reduction Act (“IRA”) of 2022 contains tax inducements and other provisions that incentivize investment, development, and deployment of alternative energy sources and technologies. Also, in 2022, California mandated that all new passenger cars and light trucks sold in the state be electric vehicles or other emissions-free models by 2035, and other jurisdictions have adopted or considered adopting similar measures. If these future laws and regulations result in customers reducing their production of oil and gas, they could ultimately have an adverse effect on our business and prospects. Beyond financial and regulatory impacts, the projected severe effects of climate change have the potential to directly affect our facilities and operations and those of our customers and suppliers, which could result in more frequent and severe disruptions to our business and those of our customers and suppliers, increased costs to repair damaged facilities or maintain or resume operations, and increased insurance costs. See above, “ — Our drilling and technology related operations are subject to a number of operational risks, including environmental and weather risks, which could expose us to significant losses and damage claims. We are not fully insured against all of these risks and our contractual indemnity provisions may not fully protect us.” 2023-2024 FORM 10-K | 28-30 New legislation and regulatory initiatives relating to hydraulic fracturing or other aspects of the oil and gas industry could negatively impact the drilling programs of our customers and, consequently, delay, limit or reduce the services we provide. Several political and regulatory authorities, governmental bodies, and environmental groups devote resources to campaigns aimed at eradicating hydraulic fracturing. We do not engage in any hydraulic fracturing activities. However, it is a common practice in our industry for our customers to recover natural gas and oil from shale and other formations through the use of horizontal drilling combined with hydraulic fracturing. Hydraulic fracturing is the process of creating or expanding cracks, or fractures, in formations using water, sand and other additives pumped under high pressure into the formation. The hydraulic fracturing process is typically regulated by state oil and natural gas commissions. Several states have adopted or are considering adopting regulations that could impose more stringent permitting, public disclosure, waste disposal and / or well construction requirements on oil and gas development, including hydraulic fracturing operations, or otherwise seek to ban fracturing activities altogether. In addition to state laws, some local municipalities have adopted or are considering adopting land use restrictions, such as city ordinances, that may restrict or prohibit the performance of well drilling in general and / or hydraulic fracturing in particular. Members of the U. S. Congress are analyzing, and a number of federal agencies have historically been requested to review, and, under the current or future administration administrations, may be requested to review again, a variety of environmental issues associated with hydraulic fracturing and the possibility of more stringent regulation. At September 30, 2023-2024, we had approximately 24-25 rigs placed on federal land and four rigs in federal waters. Any new laws, regulations or permitting requirements regarding hydraulic fracturing could negatively impact the drilling programs of our customers and, consequently, delay, limit or reduce the services we provide. For example, the Environmental Protection Agency has asserted federal regulatory authority pursuant to the federal Safe Drinking Water Act over certain hydraulic fracturing activities involving the use of diesel fuels. Widespread regulation significantly restricting or prohibiting hydraulic fracturing or other drilling activity by our customers could have a material adverse impact on our business, financial condition and results of operations. Further, we conduct drilling activities in numerous states, including Oklahoma, where seismic activity may occur. In recent years, Oklahoma has experienced an increase in

earthquakes. ~~Although the extent of any correlation has been and remains the subject of studies~~ **Studies are ongoing** of both ~~federal and state agencies~~, **but** some parties believe that there is a correlation between hydraulic fracturing related activities and the increased occurrence of seismic activity. As a result, federal and state legislatures and agencies may seek to further regulate, restrict or prohibit hydraulic fracturing activities. Increased regulation and attention given to the hydraulic fracturing process could lead to greater opposition to oil and gas production activities using hydraulic fracturing techniques, operational delays or increased operating and compliance costs in the production of oil and natural gas from shale plays, added difficulty in performing hydraulic fracturing, and potentially a decline in the completion of new oil and gas wells, which could negatively impact the drilling programs of our customers and, consequently, delay, limit or reduce the services we provide. Our aspirations, goals and initiatives related to sustainability and emissions reduction, and our public statements and disclosures regarding them, expose us to numerous risks. We have developed, and ~~will~~ **may** continue to develop and set, goals, targets, or other objectives related to sustainability matters. Statements related to these goals, targets and objectives reflect our current plans and do not constitute a guarantee that they will be achieved. Our efforts to research, establish, accomplish, and accurately report on these goals, targets, and objectives expose us to numerous operational, reputational, financial, legal, and other risks. Our ability to achieve any stated goal, target, or objective, including with respect to emissions reduction, is subject to numerous factors and conditions, some of which are outside of our control. Examples of such factors include: (1) the extent our customers' decisions directly impact, relate to, or influence the use of our equipment that creates the emissions we report, (2) the availability and cost of low- or non- carbon- based energy sources and **technologies or abatement** technologies, (3) evolving regulatory requirements affecting sustainability standards or disclosures, and (4) the availability of suppliers that can meet our sustainability and other standards. In addition, standards for tracking and reporting on sustainability matters, including climate-related matters, have not been harmonized and continue to evolve. Our processes and controls for reporting sustainability matters may not always comply with evolving and disparate standards for identifying, quantifying, and reporting such metrics, including sustainability- related disclosures that may be required of public companies by the SEC **or in- scope companies under U. S. state regulations**, and such standards may change over time, which could result in significant revisions to our current goals, reported progress in achieving such goals, or ability to achieve such goals in the future **. Future acquisitions or dispositions may also impact our reporting, process, and progress on such goals**. Our business may also face increased scrutiny from investors and other stakeholders, including from parties that oppose **ESG environmental, social, and governance** initiatives, related to our sustainability activities, including the goals, targets, and objectives that we announce, and our methodologies and timelines for pursuing them. If our sustainability practices do not meet investor or other stakeholder expectations and standards, which continue to evolve, our reputation, our ability to attract or retain employees **or customers**, and our attractiveness as an investment or business partner could be negatively affected. Similarly, our failure or perceived failure to pursue or fulfill our sustainability- focused goals, targets, and objectives, to comply with ethical, environmental, or other standards, regulations, or expectations, or to satisfy various reporting standards with respect to these matters, within the timelines we announce, or at all, could adversely affect our business or reputation, as well as expose us to government enforcement actions and private litigation. ~~2023-2024~~ **2023-2024** FORM 10- K | ~~29-31~~ **29-31** Failure to comply with the U. S. Foreign Corrupt Practices Act or foreign anti - bribery legislation could adversely affect our business. The U. S. Foreign Corrupt Practices Act (“FCPA”) and similar anti - bribery laws in other jurisdictions, including the United Kingdom Bribery Act 2010, generally prohibit companies and their intermediaries from making improper payments to non- U. S. officials for the purpose of obtaining or retaining business. We operate in many parts of the world that have experienced governmental corruption to some degree and, in certain circumstances, strict compliance with anti - bribery laws may conflict with local customs and practices and impact our business. Although we have programs in place requiring compliance with anti - bribery legislation, any failure to comply with the FCPA or other anti - bribery legislation could subject us to civil and criminal penalties or other sanctions, which could have a material adverse impact on our business, financial condition and results of operation. In addition, investors could negatively view potential violations, inquiries or allegations of misconduct under the FCPA or similar laws, which could adversely affect our reputation and the market for our shares. We could also face fines, sanctions and other penalties from authorities in the relevant foreign jurisdictions, including prohibition of our participating in or curtailment of business operations in those jurisdictions and the seizure of drilling rigs or other assets. The regulatory environment surrounding data privacy, data security and consumer protection is rapidly evolving and subject to constant change. New laws and regulations in this space pose increasingly complex compliance challenges ~~and potentially~~, **which may** elevate our costs. In the normal course of business, we and our third- party partners ~~may~~ collect, process, and store data that is subject to those specific laws and regulations ~~governing personal data~~. Complying with the varying regulatory requirements outlined in foreign, federal, state, and local regulations is becoming increasingly complex, and could increase the costs and difficulty of compliance. Furthermore, violations of applicable **privacy and data protection security** laws, including but not limited to the GDPR ~~and~~, the CCPA as amended by the CPRA, ~~and as well as~~ other U. S. sector- specific and ~~new~~ comprehensive state **privacy and data privacy security** laws, could result in significant penalties. The GDPR applies to entities operating in the EU that process personal data and entities outside the EU that process personal data to provide goods or services to EU residents, directly or indirectly through vendors and subcontractors. As interpretation and enforcement of the GDPR evolves, it creates a range of new compliance obligations, which could cause us to incur costs and require us to change our business practices in a manner that does not align with our business objectives. Failure to comply could result in significant penalties of up to a maximum of four percent of our total global turnover of the preceding financial year or up to € 20. 0 million, which may materially adversely affect our business, reputation, results of operations, and revenue. The CCPA, ~~which came into effect on January 1, 2020, was~~ ~~as~~ amended by the CPRA ~~;~~ ~~which went into effect January 1, 2023. The CCPA and CPRA give~~ ~~gives~~ California residents certain rights in relation to their personal **information data**, and ~~impose~~ ~~imposes~~ obligations on certain entities that do business in California to protect those rights, which may apply to us. As ~~the~~ interpretation and enforcement of the CCPA ~~and~~ / CPRA evolve, new compliance

obligations are created, which emerge and may modify understanding regarding obligations imposed under the laws and regulations. Complying with these obligations could cause us to incur costs and shift our business practices in a manner that does not align with our business objectives. The CCPA, presently enforceable (as CPRA enforcement has been delayed until July 1, 2023, and enforcement is not retroactive), provides for civil penalties of up to \$ 7, 500 per intentional violation and \$ 2, 500 per unintentional violation. Additionally, California residents whose personal information data has been impacted by a Security cybersecurity Incident incident as a result of the entity's failure to implement and maintain reasonable security procedures and practices have been granted a private right of action, which could result in damages of up to \$ 750 per incident ; where the entity failed to encrypt or redact personal information data . The possibility for these These significant financial penalties for noncompliance may materially adversely affect our business, reputation, results of operations , and revenue. Similar legislation has been adopted in a number of Virginia, Colorado, and Connecticut, which have gone into effect, and Utah which will go into effect at the other end of 2023 states, and is being considered by others . Non- compliance with these and other data privacy, data security, and consumer protection laws could also expose us to regulatory investigations, which could require significant expenses resources for resolution and potentially result in fines and prospective relief , necessitating additional resources for implementation . In addition, regulators may issue orders to stop processing personal data, which could disrupt operations. We could also be subject to litigation from persons or corporations allegedly affected by violations of these laws . It is also possible we could be subject to a Security Incident, which in addition to potential losses from fraudulent wire transfers, are costly to investigate and remediate and could result in a violation of data privacy and consumer protection laws (in addition to data security laws) . Any violation of these laws or harm to our reputation could have a material adverse effect on to our business, financial condition, reputation, or results of operations and prospects. 2023 2024 FORM 10- K | 30-32 Energy production and trade flows are subject to government policies, mandates, regulations, and trade agreements. Governmental policies affecting the energy industry, such as taxes, tariffs, duties, price controls, subsidies, incentives, foreign exchange rates, economic sanctions and import and export restrictions, can influence the viability and volume of production of certain commodities, the volume and types of imports and exports, whether unprocessed or processed commodity products are traded, and industry profitability . For example, the decision of the U. S. government to impose tariffs on certain Chinese imports and the resulting retaliation by the Chinese government imposing a 25 percent tariff on U. S. liquefied natural gas have disrupted aspects of the energy market . Disruptions of this sort can affect the price of oil and natural gas and may cause our customers to change their plans for exploration and production levels, in turn reducing the demand for our services. Moreover, many countries, including the United States, control the import and export of certain goods, services and technology and impose related import and export recordkeeping and reporting obligations. Governments also may impose economic sanctions against certain countries, persons and other entities that may restrict or prohibit transactions involving such countries, persons and entities. In particular, U. S. sanctions are targeted against certain countries that are heavily involved in the petroleum and petrochemical industries, which includes drilling activities. Future government policies may adversely affect the supply of, demand for, and prices of oil and natural gas, restrict our ability to do business in existing and target markets, and adversely affect our business, financial condition and results of operations. The laws and regulations concerning import and export activity, recordkeeping and reporting, including customs, export controls and economic sanctions, are complex and constantly changing. These laws and regulations may be enacted, amended, enforced or interpreted in a manner materially impacting our operations. Ongoing economic challenges may increase some governments' efforts to enact, enforce, amend or interpret laws and regulations as a method to increase revenue. Shipments can be delayed and denied import or export for a variety of reasons, some of which are outside our control and some of which may result from failure to comply with existing legal and regulatory regimes. Shipping delays or denials could cause unscheduled operational downtime. Any failure to comply with applicable legal or regulatory requirements governing international trade could also result in criminal and civil penalties and sanctions, such as fines, imprisonment, debarment from government contracts, seizure of shipments and loss of import and export privileges. Our business, financial condition and results of operations could be affected by political instability and by changes in other governmental policies, mandates, regulations, and trade agreements, including monetary, fiscal and environmental policies, laws, regulations, acquisition approvals, and other activities of governments, agencies, and similar organizations. These risks include, but are not limited to, changes in a country's or region's economic or political conditions, local labor conditions and regulations, safety and environmental regulations, reduced protection of intellectual property rights, changes in the regulatory or legal environment, restrictions on currency exchange activities, currency exchange fluctuations, burdensome taxes and tariffs, enforceability of legal agreements and judgments, adverse tax, administrative agency or judicial outcomes, and regulation or taxation of greenhouse gases. International risks and uncertainties, including changing social and economic conditions as well as terrorism, political hostilities, and war, could limit our ability to transact business in these markets and could adversely affect our business, financial condition and results of operations. Legal claims and litigation could have a negative impact on our business. The nature of our business makes us susceptible to legal proceedings and governmental investigations from time to time. We design much of our own equipment and fabricate and upgrade such equipment in facilities that we operate. We also design and develop our own technology. If such equipment or technology fails to perform as expected, or if we fail to maintain or operate the equipment properly, there could be personal injuries, property damage, and environmental contamination, which could result in claims against us. Our ownership and use of proprietary technology and equipment could also result in infringement of intellectual property claims against us. See above " — Technology disputes and limitations on our ability to protect or enforce our intellectual property rights could negatively impact our costs, revenues, and any competitive advantage we hold. ." The Company also owns and operates a large fleet of motor vehicles, which creates an increased exposure to motor vehicle accidents. Also, we may be subject, and have been subject in the past, to litigation resulting from accidents involving motor vehicles. These lawsuits have resulted, and may result in the future, in the payment of substantial settlements or damages and increases in our insurance costs. In addition, during periods of depressed market conditions we may be subject to an

increased risk of our customers, vendors, former employees and others initiating legal proceedings against us. Further, actions or decisions we have taken or may take as a consequence of COVID- 19 may result in investigations, litigation or legal claims against us. Lawsuits or claims against us could have a material adverse effect on our business, financial condition and results of operations. Any litigation or claims, even if fully indemnified or insured, could negatively impact our reputation among our customers and the public, and make it more difficult for us to compete effectively or obtain adequate insurance in the future.

2023-2024 FORM 10- K | **31-33** Additional tax liabilities, limitations on our use of net operating losses and tax credits and / or our significant net deferred tax liability could affect our financial condition, income tax provision, net income, and cash flows. We are subject to income taxes in the United States and numerous other jurisdictions. Significant judgment is required in determining our worldwide provision for income taxes and other tax liabilities. In the ordinary course of our business, there are many transactions and calculations where the ultimate tax determination is uncertain. We are regularly audited by tax authorities. Although we believe our tax estimates are reasonable, the final determination of tax audits and any related litigation could be materially different than what is reflected in income tax provisions and accruals. An audit or litigation could materially affect our financial position, income tax provision, net income, or cash flows in the period or periods challenged. Tax rates in the various jurisdictions in which our subsidiaries are organized and conduct their operations may change significantly as a result of political or economic factors beyond our control. It is also possible that future changes to tax laws (including tax treaties in any of the jurisdictions that we operate in) could impact our ability to realize the tax savings recorded to date. Our ability to benefit from our deferred tax assets depends on us having sufficient future taxable income to utilize our net operating loss and tax credit carryforwards before they expire. In addition, Section 382 of the Internal Revenue Code of 1986, as amended (“ Section 382 ”), generally imposes an annual limitation on the amount of net operating losses and other pre- change tax attributes (such as tax credits) that may be used to offset taxable income by a corporation that has undergone an “ ownership change ” (as determined under Section 382). An ownership change generally occurs if one or more shareholders (or groups of shareholders) that are each deemed to own at least 5 percent of our stock change their ownership by more than 50 percentage points over their lowest ownership percentage during a rolling three- year period. As of September 30, **2023-2024**, we have not experienced an ownership change and, therefore, utilization of our applicable tax attributes ~~were was~~ not subject to an annual limitation (except for an immaterial portion thereof that we inherited in connection with an acquisition during 2017). However, if we were to experience ownership changes in the future as a result of subsequent shifts in our stock ownership, our ability to use certain pre- change tax attributes could potentially accelerate or permanently increase our future tax liabilities. Additionally, our future effective tax rates could be adversely affected by changes in tax laws (including tax treaties) or their interpretation. For example, the IRA, passed on August 16, 2022, included a 15 percent corporate minimum tax applicable to tax years beginning after December 31, 2022. We do not believe the corporate minimum tax will materially impact our effective tax rate or tax liability. Also, the Organization for Economic Co- operation and Development (“ OECD ”) released Pillar Two model rules defining a 15 % global minimum tax rate for large multinational corporations. The OECD continues to release additional guidance and countries are implementing legislation with widespread adoption of the Pillar Two Framework expected in the near future. We ~~have evaluated~~ ~~are in the process of evaluating~~ the potential impacts of Pillar Two ~~and~~. ~~While we do not believe currently expect Pillar Two to have a material impact on our effective tax rate, our analysis is ongoing and incomplete, and it will is possible Pillar Two could~~ have a material adverse effect on our tax liability. Our deferred tax liability associated with property, plant and equipment is significant, which could materially increase the amount of cash income taxes that we pay in the future and, thus, adversely affect our cash flows. Our future capital expenditures, our results of operations and changes in income tax laws could significantly impact the timing of the reversal of our deferred tax liabilities and the timing and amount of our future cash income taxes. While management intends to minimize our income taxes payable in future years to the extent possible, the amount and timing of cash income taxes ultimately paid are based on the aforementioned factors as well as others and are subject to change. Many aspects of our operations are subject to various laws and regulations in the jurisdictions where we operate, including those relating to drilling practices and comprehensive and frequently changing laws and regulations relating to the safety and to the protection of human health and the environment. Environmental laws apply to the oil and gas industry including those regulating air emissions, discharges to water, and the transport, storage, use, treatment, disposal and remediation of, and exposure to, solid and hazardous wastes and materials. These laws can have a material adverse effect on the drilling industry, including our operations, and compliance with such laws may require us to make significant capital expenditures, such as the installation of costly equipment or operational changes, and may affect the resale values or useful lives of our drilling rigs. If we fail to comply with these laws and regulations, we could be exposed to substantial administrative, civil and criminal penalties, delays in permitting or performance of projects and, in some cases, injunctive relief. Violations of environmental laws may also result in liabilities for personal injuries, property and natural resource damage and other costs and claims. In addition, environmental laws and regulations in the United States impose a variety of requirements on “ responsible parties ” related to the prevention of oil spills and liability for damages from such spills. As an owner and operator of drilling rigs, we may be deemed to be a responsible party under these laws and regulations. Additional legislation or regulation and changes to existing legislation and regulation may reasonably be anticipated, and the effect thereof on our operations cannot be predicted. The expansion of the scope of laws or regulations protecting the environment has accelerated in recent years, particularly outside the United States, and we expect this trend to continue. To the extent new laws are enacted or other governmental actions are taken that prohibit or restrict drilling in areas where we operate or impose additional environmental protection requirements that result in increased costs to the oil and gas industry, in general, or the drilling industry, in particular, our business or prospects could be materially adversely affected.

2023-2024 FORM 10- K | **32-34** **RISKS RELATED TO OUR COMMON STOCK AND CORPORATE STRUCTURE** We may reduce or suspend our dividend in the future. We have paid a quarterly dividend for many years and commencing in fiscal 2023 paid a quarterly supplemental dividend in addition to the established base dividend as part of a supplemental capital allocation plan. ~~The~~ **On July 25, 2024, we announced that we**

would suspend our supplemental capital allocation plan is refreshed on an annual basis and the supplemental dividends-dividend are proposed and approved on in fiscal year 2025 as a part of quarterly basis with record and payment dates that coincide with the Acquisition announced July 25, 2024 base dividends that are also proposed and approved on a quarterly basis. Our most recent quarterly base dividend declared was \$ 0. 25 per share. Subsequent to September 30, 2023, we also declared a supplemental quarterly dividend of \$ 0. 17 per share as part of our fiscal 2024 supplemental shareholder return plan announced in October 2023. In the future, our Board of Directors may, without advance notice, determine to reduce or suspend our dividends in order to maintain our financial flexibility and best position the Company for long - term success. The declaration and amount of future dividends is at the discretion of our Board of Directors and will depend on our financial condition, results of operations, cash flows, prospects, industry conditions, capital requirements and other factors and restrictions our Board of Directors deems relevant . In addition, any elimination of, or downward revision in our dividend payments could have an adverse effect on the market price of our common stock . The likelihood that dividends will be reduced or suspended is increased during periods of prolonged market weakness or uncertainty , such as the downturn as a result of the COVID-19 pandemic and the oil price collapse in 2020. In addition, our ability to pay dividends may be limited by agreements governing our indebtedness now or in the future. There can be no assurance that we will not reduce our dividend or that we will continue to pay a dividend in the future. The market price of our common stock may be highly volatile, and investors may not be able to resell shares at or above the price paid. The trading price of our common stock may be volatile. Securities markets worldwide experience significant price and volume fluctuations. This market volatility, as well as other general economic, market or political conditions, could reduce the market price of our common stock in spite of our operating or financial performance. The following factors, in addition to other factors described in this “ Risk Factors ” section and elsewhere in this Form 10- K, may have a significant impact on the market price of our common stock: • changes in customer needs, expectations or trends and our ability to maintain relationships with key customers; • our ability to implement our business strategy; • changes in our capital structure, including the issuance of additional debt; • public announcements (including the timing of these announcements) regarding our business, financial performance and prospects or new products or services, product enhancements, technological advances or strategic actions, such as acquisitions, restructurings or significant contracts, by our competitors or us; • trading activity in our stock, including portfolio transactions in our stock by us, our executive officers and directors, and significant stockholders or trading activity that results from the ordinary course rebalancing of stock indices in which we may be included; • short- interest in our common stock, which could be significant from time to time; • our inclusion in, or removal from, any stock indices; • investor perception of us and the industry and markets in which we operate; • increased focus by the investment community on sustainability practices at our company and in the oil and natural gas industry generally; • changes in earnings estimates or buy / sell recommendations by securities analysts; • whether or not we meet earnings estimates of securities analysts who follow us; • regulatory or legal developments in the United States and foreign countries where we operate; and • general financial, domestic, international, economic, and market conditions, including overall fluctuations in the U. S. equity markets. 2023-2024 FORM 10- K | 33-35 Certain provisions of our corporate governing documents could make an acquisition of our company more difficult. The following provisions of our charter documents, as currently in effect, and Delaware law could discourage potential proposals to acquire us, delay or prevent a change in control of us or limit the price that investors may be willing to pay in the future for shares of our common stock: • our certificate of incorporation permits our Board of Directors to issue and set the terms of preferred stock and to adopt amendments to our bylaws; • our bylaws contain restrictions regarding the right of stockholders to nominate directors and to submit proposals to be considered at stockholder meetings; • our bylaws restrict the right of stockholders to call a special meeting of stockholders; and • we are subject to provisions of Delaware law which restrict us from engaging in any of a broad range of business transactions with an “ interested stockholder ” for a period of three years following the date such stockholder became classified as an interested stockholder. The choice of forum provision in our bylaws could limit our stockholders’ ability to obtain what such stockholders’ believe to be a favorable judicial forum for disputes with us or our directors, officers, or employees. Our amended and restated bylaws provide that unless we consent to the selection of an alternative forum (a) the Court of Chancery of the State of Delaware will be the sole and exclusive forum for (i) any derivative action or proceeding brought on our behalf, (ii) any action asserting a claim of breach of a fiduciary duty owed by any director, officer, stockholder, employee or agent to us or our stockholders, (iii) any action asserting a claim against us or any director, officer, stockholder, employee or agent arising out of or relating to any provision of the General Corporation Law of the State of Delaware the (the “ DGCL ”), our certificate of incorporation or our bylaws, or (iv) any action asserting a claim against us or any director, officer, stockholder, employee or agent governed by the internal affairs doctrine of the State of Delaware. If the Court of Chancery of the State of Delaware lacks subject matter jurisdiction over any such action or proceeding, the sole and exclusive forum for such action or proceeding will be another state or federal court located within the State of Delaware; and (b) the sole and exclusive forum for any complaint asserting a cause of action arising under the Securities Act will be the federal district courts of the United States of America. This exclusive forum provision is not intended to apply to claims arising under the Exchange Act. While the Delaware Supreme Court has upheld the validity of similar provisions under the DGCL, there is uncertainty as to whether a court in another state would enforce such a forum selection provision. Our exclusive forum provision does not relieve us of our duties to comply with the federal securities laws and the rules and regulations thereunder, and our stockholders will not be deemed to have waived our compliance with these laws, rules and regulations. This choice of forum provision may subject a stockholder to increased costs to bring a claim and limit a stockholder’ s ability to bring a claim in a judicial forum that he, she or it believes to be favorable for disputes with the Company or its directors, officers or other employees or agents, which may discourage such lawsuits. It is possible that a court could find these exclusive forum provisions inapplicable or unenforceable with respect to one or more of the specified types of actions or proceedings, and we may incur additional costs associated with resolving such matters in other jurisdictions, which could materially adversely affect our business, financial condition and results of operations and result in a

diversion of the time and resources of our management and Board of Directors. **2024 FORM 10- K | 36** Public and investor sentiment towards climate change, fossil fuels and other ESG matters could adversely affect our cost of capital and the price of our common stock. There have been efforts within the investment community (including investment advisors, investment fund managers, sovereign wealth funds, public pension funds, universities and individual investors) to promote the divestment of, or limit investment in, the stock of companies in the oil and gas industry. There has also been pressure on lenders and other financial services companies to limit or curtail financing of companies in the oil and gas industry. Because we operate within the oil and gas industry, if these efforts continue or expand, our stock price and our ability to raise capital may be negatively impacted. **2023 FORM 10- K | 34** Some members of the investment community have increased their focus on ESG practices and disclosures by public companies, including practices and disclosures related to climate change and sustainability, DE & I initiatives, and heightened governance standards. As a result, we may continue to face pressure regarding our ESG disclosures and practices. See above" — Our aspirations, goals and initiatives related to sustainability and emissions reduction, and our public statements and disclosures regarding them, expose us to numerous risks." Additionally, members of the investment community **and ratings agencies** may screen companies such as ours for ESG disclosures and performance before investing in **or rating** our stock **or other securities** and many large institutional investors have committed to allocating a percentage of their investment products towards ESG investments. With respect to any of these investors **or ratings agencies**, our ESG disclosures and efforts may not satisfy the investor requirements or their requirements may not be made known to us. If we or our securities are unable to meet the ESG standards or investment criteria set by these investors and funds, we may lose investors or investors may allocate a portion of their capital away from us, our cost of capital may increase, and our stock price may be negatively impacted.

KCA DEUTAG ACQUISITION RELATED RISKS We have incurred a substantial amount of additional debt to complete the Acquisition. Our debt level may limit our financial and business flexibility. We expect to fund the cash purchase price for the Acquisition, as well as the refinancing, prepayment, replacement, redemption, repurchase, discharge and / or defeasance of certain existing indebtedness of KCA Deutag and its subsidiaries, transaction expenses, general corporate expenses and working capital needs, with a combination of cash on hand and through the incurrence of approximately \$ 1. 65 billion of new indebtedness, including \$ 1. 25 billion aggregate principal amount of senior notes we issued in a private offering completed in September 2024 (collectively, the " Notes") and up to \$ 400. 0 million we may borrow under the Term Loan Credit Agreement. Subject to the limitations contained in our existing and any future debt instruments, we may be able to incur additional debt from time to time to finance working capital, capital expenditures, investments or acquisition, or for other purposes. If we do so, the risks related to our debt level could increase. Our ability to repay all the forgoing obligations will depend on, among other things, our financial position and performance, as well as prevailing market conditions and other factors beyond our control. Our increased indebtedness could have important consequences. For example: • we may be required to dedicate a substantial portion of our cash flows from operations to payments on our indebtedness, thereby reducing our ability to use our cash flow to fund working capital, acquisitions, capital expenditures and general corporate matters, including dividend payments and stock repurchases; • we may not be able to generate sufficient cash flow to meet our substantial debt service obligations or to fund our other liquidity needs. If this occurs, we may have to take actions such as selling assets, selling equity, or reducing or delaying capital expenditures, strategic acquisitions, investments and joint ventures, or restructuring our debt; • as a result of the amount of our outstanding indebtedness and the restrictive covenants to which we are or may become subject, if we determine that we require additional financing to fund future working capital, capital investments, or other business activities, we may not be able to obtain such financing on commercially reasonable terms, or at all; and • our flexibility in planning for, or reacting to, changes in our business and industry may be limited, thereby placing us at a competitive disadvantage compared with our competitors that have less indebtedness. **2024 FORM 10- K | 37** The Acquisition is subject to a number of conditions, which, if not fulfilled, or not fulfilled in a timely manner, may delay or reduce the anticipated benefits of the Acquisition, result in additional expenditures of money and resources, or result in termination of the Purchase Agreement. The Purchase Agreement contains a number of conditions to the consummation of the Acquisition. We may not be able to consummate the Acquisition on the terms contemplated, or at all, if the applicable regulatory approvals are not obtained and / or other customary closing conditions are not satisfied. If any of these conditions are not satisfied or waived prior to October 25, 2025, it is possible that the Purchase Agreement may be terminated. Additionally, under certain circumstances, including failure to consummate the Acquisition on or before October 25, 2025 (or such later date as we may agree to extend the " Long Stop Date " under the Purchase Agreement), we will be required to redeem the Notes at a special mandatory redemption price equal to 101 % of the principal amount of the Notes to be redeemed plus accrued and unpaid interest thereon. Further, satisfying the conditions to and the consummation of the Acquisition may take longer and could cost more than we expect. Many of the conditions to the consummation of the Acquisition are not within the parties' control, and the parties cannot predict when or if these conditions will be satisfied. Any delay in completing the Acquisition may adversely affect the cost savings and other benefits that we expect to achieve if the Acquisition and the integration of KCA Deutag' s business are completed within the expected timeframe. There can be no assurance that the conditions to the closing of the Acquisition will be satisfied or waived or that the Acquisition will be completed. Any difficulties with respect to the consummation of the Acquisition may adversely affect our business, financial condition or results of operations. In addition, failure to consummate the Acquisition on the terms contemplated may adversely affect our intended strategy of geographic expansion and may impact management' s focus on such strategy. If the Acquisition is consummated, we may be unable to successfully integrate KCA Deutag' s business or achieve the anticipated benefits of the Acquisition, or the anticipated benefits attributable to the Acquisition may vary from our expectations. Our ability to achieve the anticipated benefits of the Acquisition will depend in part upon whether we can integrate KCA Deutag' s business into our existing business in an

efficient and effective manner. We may not be able to accomplish this integration process successfully. The integration process may be subject to delays or changed circumstances, and we can give no assurance that KCA Deutag's assets will perform in accordance with our expectations or that our expectations with respect to integration or cost savings as a result of the Acquisition will materialize. The success of the Acquisition will depend, in significant part, on the Company's ability to successfully integrate the acquired business, grow the revenue of the Company and realize the anticipated strategic benefits from the Acquisition. Additionally, the integration process may result in the disruption of ongoing business and there could be potential unknown liabilities and unforeseen expenses associated with the Acquisition that were not discovered in the course of performing due diligence. The integration may also require significant time and focus from management following the Acquisition which may disrupt the Company's business and results of operations. The Company believes that the addition of KCA Deutag will complement its strategy and provide operational and financial scale. This growth and the anticipated benefits of the Acquisition may not be realized fully or at all or may take longer to realize than expected. Actual operating, technological, strategic and revenue opportunities, if achieved at all, may be less significant than expected or may take longer to achieve than anticipated. If the Company is not able to achieve or realize the anticipated benefits expected from the Acquisition within the anticipated timing or at all, its business and operating results may be adversely affected. Potential difficulties in realizing the anticipated benefits of the Acquisition include, but are not limited to: (i) disruptions of relationships with customers, distributors, suppliers, vendors and other business partners as a result of uncertainty associated with the Acquisition; (ii) difficulties integrating KCA Deutag's operations with our own in a manner that permits us to achieve the full revenue and cost savings anticipated from the transaction; (iii) complexities associated with managing a larger and more complex business, including difficulty addressing possible inconsistencies in standards, controls or operational philosophies and the challenge of integrating complex systems, technology, networks and other assets of each of the companies in a seamless manner that minimizes any adverse impact on customers, suppliers, employees and other constituencies; (iv) difficulties integrating personnel, vendors and business partners; (v) loss of key employees who are critical to our future operations due to uncertainty about their roles within the Company following the Acquisition or other concerns regarding the Acquisition; (vi) potential unknown liabilities and unforeseen expenses; (vii) performance shortfalls at one or more of the companies as a result of the diversion of management's attention to integration efforts; and (viii) disruption of, or the loss of momentum in, each company's ongoing business. Moreover, our guidance or projections with respect to the combined company speak only as of the date made and subsequent events, including suspension of rigs or increased operating costs, may cause actual results to be worse than those previously projected. Our future success will depend, in part, on our ability to manage our expanded business by, among other things, integrating the assets, operations and personnel of KCA Deutag in an efficient and timely manner, consolidating systems and management controls and successfully integrating relationships with customers, vendors and business partners. Failure to successfully manage the combined operations may have an adverse effect on our business, reputation, financial condition and results of operations. 2024 FORM 10-K | 38 Our business relationships may be subject to disruption due to uncertainty associated with the Acquisition, which could have a material adverse effect on our results of operations, cash flows and financial position pending and following the Acquisition. Parties with which we do business may experience uncertainty associated with the Acquisition, including with respect to current or future business relationships with us. Our business relationships may be subject to disruption as customers, distributors, suppliers, vendors, landlords, joint venture partners and other business partners may attempt to delay or defer entering into new business relationships, negotiate changes in existing business relationships or consider entering into business relationships with parties other than us or KCA Deutag. These disruptions could have a material adverse effect on our results of operations, cash flows and financial position, regardless of whether the Acquisition is completed, as well as a material adverse effect on our ability to realize the expected cost savings and other benefits of the Acquisition. The risk and adverse effect of any disruption could be exacerbated by a delay in completion of the Acquisition or the termination of the Purchase Agreement. Uncertainties associated with the Acquisition may cause a loss of management personnel and other key employees, which could adversely affect our future business and operations. We are dependent on the experience and industry knowledge of our officers and other key employees to execute our business plans. Our success after the Acquisition will depend in part upon our ability to retain key management personnel and other key employees. Current and prospective employees may experience uncertainty about their roles within the combined company or other concerns regarding the timing and completion of the Acquisition or the operations of the combined company following the Acquisition, any of which may have an adverse effect on our ability to retain or attract key management and other key personnel. In addition, the loss of key personnel could diminish the anticipated benefits of the Acquisition and the integration of the companies may be more difficult. Furthermore, we may have to incur significant costs in identifying, hiring and retaining replacements for departing employees and may lose significant expertise and talent relating to the business of each of the companies. No assurance can be given that we will be able to retain or attract key management personnel and other key employees of KCA Deutag to the same extent that we have previously been able to retain or attract our own employees. Failure to complete the Acquisition could negatively impact our stock price and have a material adverse effect on our results of operations, cash flows and financial position. If the Acquisition is not completed for any reason, including as a result of failure to obtain all requisite regulatory approvals, our ongoing business may be materially adversely affected and, without realizing any of the benefits of having completed the Acquisition, we would be subject to a number of risks, including the following: (i) we may experience negative reactions from the financial markets, including negative impacts on our stock price; (ii) we may experience negative reactions from our customers, distributors, suppliers, vendors, landlords, joint venture partners and other business partners; (iii) we will still be required to pay certain significant

costs relating to the Acquisition, such as legal, accounting, consulting, financial advisor and printing fees; (iv) matters relating to the Acquisition (including integration planning) requires substantial commitments of time and resources by our management, which may have resulted in the distraction of our management from ongoing business operations and pursuing other opportunities that could have been beneficial to us; and (v) litigation related to any failure to complete the Acquisition or related to any enforcement proceeding commenced against us to perform our obligations pursuant to the Purchase Agreement. If the Acquisition is not completed, these risks may materialize and they may have a material adverse effect on our results of operations, cash flows, financial position and stock price. We will incur significant transaction costs in connection with the Acquisition. We have incurred and are expected to continue to incur a number of non-recurring costs associated with the Acquisition, combining the operations of KCA Deutag with ours and realizing the expected benefits of the transaction. A substantial majority of non-recurring expenses will consist of transaction costs and include, among others, fees paid to financial, legal, accounting and other advisors. Some of these costs are payable by us regardless of whether the Acquisition is completed. There are also a large number of processes, policies, procedures, operations, technologies and systems that may or must be integrated in connection with the Acquisition and the integration of operations with ours. While we have assumed that a certain level of expenses would be incurred in connection with the Acquisition, there are many factors beyond our control that could affect the total amount or the timing of the integration and implementation expenses. Although we expect that the elimination of duplicative costs, as well as the realization of expected benefits related to the integration of KCA Deutag's assets, should allow us to offset these transaction costs over time, this net benefit may not be achieved in the near term or at all. There may also be additional unanticipated significant costs in connection with the Acquisition that we may not recoup. These costs and expenses could reduce the realization of efficiencies, strategic benefits and additional income we expect to achieve from the Acquisition. 2024 FORM 10-K | 39 The Acquisition represents an expansion outside of our current geographic regions, and we may encounter new obstacles operating in different geographic regions. Our operations have historically focused on North America and the Offshore Gulf of Mexico, and we also have existing operations internationally in Argentina, Bahrain, Colombia, the U. A. E. and Australia. The Acquisition represents an expansion into Europe and Africa and a broader presence in the Middle East. Certain aspects related to operating in these new regions may not be as familiar to us as our current operating regions. As a result, we may encounter obstacles that may cause us not to achieve the expected results of the Acquisition. These obstacles may include a less familiar geopolitical landscape, new customers with whom we have no established relationship, pressure from local governments to hire local employees, use local suppliers or to direct business to nationalized companies, unfamiliar operating conditions and a distinct regulatory environment. Our future success will depend, in part, upon our ability to manage this expanded business, which may pose substantial challenges for management, including challenges related to the management and monitoring of new operations and geographies and associated increased costs and complexity. We may also face increased scrutiny from governmental authorities as a result of the increase in the size of our business. Additionally, KCA Deutag has significant operations in developing countries and other nations which are high on the Corruptions Perceptions Index published by Transparency International. Such operations inherently pose a heightened risk of potential violations of anti-corruption laws, which violations could subject us to civil and criminal penalties or other sanctions, which could have a material adverse impact on our business, financial condition and results of operations. Any adverse conditions, regulations or developments related to our expansion into or within these regions may have a negative impact on our business, financial condition and results of operations. The pendency of the Acquisition could adversely affect the Company's business, results of operations and financial condition. The pendency of the Acquisition could cause disruptions in the Company's business, which could have an adverse effect on the Company's business, results of operations and financial condition. In particular, the attention of the Company's management may be directed towards the Acquisition, including obtaining required approvals and other transaction-related considerations and may be diverted from the day-to-day business operations of the Company and matters related to the Acquisition may require commitments of time and resources that could otherwise have been devoted to other opportunities that might have been beneficial to the Company. Any of these matters could adversely affect the businesses of, or harm the results of operations, financial condition or cash flows of the Company before and even after the Acquisition is consummated.

ITEM 1B. UNRESOLVED STAFF COMMENTS We have received no written comments regarding our periodic or current reports from the staff of the SEC that were issued 180 days or more preceding the end of fiscal year 2023-2024.

ITEM 1C. CYBERSECURITY Our cybersecurity program is designed to protect our information and operations from external and internal cyber threats while supporting business resiliency. We employ a risk-based information security process aligned with the National Institute of Standards and Technology (NIST) Cybersecurity Framework to identify, prioritize and mitigate cyber risks. The cybersecurity program is part of our broader enterprise risk management program. Risk Management and Governance Our Board of Directors ("Board") and its committees oversee the risk management functions of the Company. Our Audit Committee plays a significant role in oversight of risks, including cybersecurity. At least quarterly, the Audit Committee receives an update on cybersecurity matters from the Company's Senior Vice President of Information Technologies and Engineering and our information security leadership. These updates address a broad spectrum of cybersecurity topics including recent developments, evolving technology practices, vulnerability assessments, third-party and independent reviews, the threat environment, technological trends, cybersecurity considerations arising with respect to the Company's third party service providers, and other cybersecurity considerations. Our Vice President of Internal Audit also updates the Audit Committee at least quarterly on internal audit matters, including those related to information technology and security. Additionally, the Company's Cybersecurity Incident Reporting process (described below), provides that potentially significant cybersecurity incidents be promptly reported to the Chairman of the Audit

Committee, who will also receive ongoing updates regarding any such incident as appropriate. Cybersecurity incidents determined to be material are reported to the Board of Directors promptly following such determination. 2024 FORM 10- K | 40 Our Director of IT Governance and Response, who manages our cybersecurity program, is currently on leave and expects to retire from the Company in January 2025. During this time and until we appoint a new Director of IT Governance and Response, our Vice President- Information Technology (" VP- IT"), who has extensive cybersecurity knowledge and skills gained from 25 years of information technology work experience at the Company and elsewhere, has assumed responsibilities for this role with the assistance of a third party security leadership service. The VP- IT reports directly to our Senior Vice President of Information Technology and Engineering, who provides oversight of cybersecurity risk and mitigation strategies. Our cybersecurity and information technology teams actively maintain a register of risks and mitigation measures under the umbrella of our enterprise risk management program. Our enterprise risk management program is designed to identify and monitor risks to the Company, assess the Company's risk mitigation plans, and consult on further measures that can be taken to address new and existing risks. Our Enterprise Risk Management Committee, which meets quarterly, is comprised of our executive officers, Senior Vice President of Information Technologies and Engineering, Chief Accounting Officer, Vice President of Internal Audit, Corporate Secretary, and Director – Risk Management & Insurance. Our Risk Management and Insurance Department is responsible for the implementation of our enterprise risk management program and maintains a register of risks and initiates reviews and assessments. The Director of Risk Management and Insurance reports to the Audit Committee and full Board on a quarterly basis. Cybersecurity Program Our cybersecurity program includes, among other things: • ongoing monitoring of systems for security threats at a base level • an internal team that focuses on higher level threats and conducts threat hunting activities • monitoring of the cyber threat landscape using a variety of sources, including engagement with domestic and international governmental security agencies, and industry groups • periodic engagement of third parties to test for vulnerabilities in our information technology systems, assess cybersecurity risk levels, and assess our cybersecurity policies and framework • compliance audits of our information technology processes by our internal audit team, which also monitors the progress of any remediation activities • employee training to raise awareness of cyber risks and behaviors that increase vulnerabilities • periodic exercises to test information technology security protocols • periodic exercises to test information security protocols to enhance crises management readiness and business continuity capabilities • systems and processes designed to assess, oversee, identify, and reduce the potential impact of a security incident at a third- party vendor, service provider or customer or otherwise implicating the third- party technology and systems we use • overseeing alignment with customer cybersecurity requirements • a Cybersecurity Incident Reporting process Cybersecurity Incident Reporting Process (" CIR Process ") Our CIR Process is a formalized approach following the NIST framework for evaluating cybersecurity incidents and prioritizing response efforts based on established criteria. The key components of the CIR Process includes: • cybersecurity incident prioritization • timelines and communications protocols, including establishing reporting thresholds pursuant to which incidents are escalated within the Company, and, where appropriate, reported promptly to the Cyber Review Committee, the Audit Committee Chairman, the Chief Executive Officer and Chief Financial Officer, and the Board of Directors • procedures related to our Cyber Review Committee described below • a formalized methodology for evaluating the impact of cybersecurity incidents 2024 FORM 10- K | 41 The Cyber Review Committee (" Cyber Committee ") is a sub- committee of our Disclosure Committee comprised of our Chief Accounting Officer; Senior Vice President of Information Technology and Engineering; General Counsel; Vice President – Investor Relations; Director – Risk Management & Insurance; and Director – Global Security & Administration. Pursuant to the CIR Process, cybersecurity incidents classified as high priority are reported to the Cyber Committee. The Cyber Committee's responsibilities include: • providing feedback and direction to our information technology teams on incident investigations • coordinating other departments, consultants, and advisors as needed • communicating with our executive officer team, Disclosure Committee, independent auditor, and the Chair of the Audit Committee • initiating the materiality determination methodology and assessing materiality of incidents (quantitative and qualitative) • based on materiality analysis, making a recommendation to the Chief Executive Officer and Chief Financial Officer that an incident should be deemed material Material Cybersecurity Risks and Threats Risks from cybersecurity threats, including as a result of any previous cybersecurity incidents, have not materially affected us, including our business strategy, results of operations or financial condition, and we do not believe that such risks are reasonably likely to have such an effect over the long term. While we have not experienced any material cybersecurity threats or incidents, there can be no guarantee that we will not be the subject of future successful attacks, threats or incidents. Additional information on cybersecurity risks we face can be found in Item 1A — Risk Factors of this Report under the heading " Our business is subject to cybersecurity and information technology system disruption risks, " which should be read in conjunction with the foregoing information.

ITEM 2. PROPERTIES Drilling Services and Solutions Operations Our property consists primarily of drilling rigs and ancillary equipment. We own substantially all of the equipment used in our businesses. For further information on the status of our drilling fleet, see Item 1 — "Business — " Drilling Fleet. " Real Property We own or lease office and yard space to support our ongoing operations, including field and district offices in the United States and internationally. In addition, we lease a fabrication and assembly facility in Galena Park, Texas as well as a maintenance and overhaul facility near Tulsa, Oklahoma. We also own a limited number of commercial real estate properties located in Tulsa, Oklahoma for investment purposes. Our real estate investments include a shopping center and undeveloped real estate. ITEM 3. LEGAL PROCEEDINGS See Note 45 16 — Commitments and Contingencies to our Consolidated Financial Statements for information regarding our legal proceedings. ITEM 4. MINE SAFETY DISCLOSURES Not applicable. 2024 FORM 10- K | 42 PART II ITEM 5. MARKET FOR REGISTRANT' S COMMON EQUITY, RELATED STOCKHOLDER MATTERS AND ISSUER PURCHASES OF

EQUITY SECURITIES Market Information and Dividends The principal market on which our common stock is traded is the New York Stock Exchange under the **ticker** symbol “ HP. ” As of November 16, 2023-2024, there were 359-331 record holders of our common stock as listed by our transfer agent’s records. 2023 FORM 10-K | 35- We have paid quarterly cash dividends on our common stock during the past two fiscal years. Payment of future dividends will depend on earnings and other factors and is subject to Board approval. 2024 FORM 10-K | 43

Performance Graph The following performance graph reflects the yearly percentage change in our cumulative total stockholder return on common stock as compared with the cumulative total return on the S & P 600 Index, Dow Jones U. S. Select Oil Equipment & Services Index, and Philadelphia Stock Exchange Oil Service Sector Index. All cumulative returns assume an initial investment of \$ 100, the reinvestment of dividends and are calculated on a fiscal year basis ending on September 30 of each year. Indexed Returns Base Period Years Ending Company / Index Sep 2018 Sep 2019 Sep 2020 Sep 2021 Sep 2022 Sep 2023 Sep 2023 Helmerich 2024 Helmerich & Payne, Inc. \$ 100.00 \$ 62-43 .00 \$ 29-77 .00 \$ 49-103 .00 \$ 64-121 .00 \$ 75-96 .00 S & P 600 Index 100.00 91-00 93-00 131-00 106-00 117 .00 129.00 163 .00 Dow Jones U. S. Select Oil Equipment & Services Index 100.00 50-00 43 .00 22-82 .00 41-87 .00 44-148 .00 75-126 .00 Philadelphia Stock Exchange Oil Service Sector Index 100.00 45-00 43 .00 19-90 .00 40-00 97 .00 43-155 .00 70-128 .00 2023 FORM 10-K | 36-

The above performance graph and related information shall not be deemed to be “ soliciting material ” or to be “ filed ” with the SEC or subject to Regulation 14A or 14C under the Exchange Act or to the liabilities of Section 18 of the Exchange Act, and shall not be deemed to be incorporated by reference into any filing under the Securities Act or the Exchange Act, except to the extent we specifically incorporate it by reference into such a filing. ITEM 6. (RESERVED) Reserved. ITEM 7. MANAGEMENT’ S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS The following discussion should be read in conjunction with Part I of this Form 10 - K as well as the Consolidated Financial Statements and related notes thereto included in Part II, Item 8 — “ Financial Statements and Supplementary Data ” of this Form 10 - K. Our future operating results may be affected by various trends and factors which are beyond our control. Our actual results may differ materially from those anticipated in these forward- looking statements as a result of a variety of risks and uncertainties, including those described in this Form 10- K under “ Cautionary Note regarding Forward- Looking Statements ” and Item 1A — “ Risk Factors. ” Accordingly, past results and trends should not be used by investors to anticipate future results or trends. 2024 FORM 10-K | 44

Executive Summary Helmerich & Payne, Inc. (“ H & P ; ” which, together with its subsidiaries, is identified as the “ Company, ” “ we, ” “ us, ” or “ our, ” except where stated or the context requires otherwise) through its operating subsidiaries provides performance- driven drilling solutions and technologies that are intended to make hydrocarbon recovery safer and more economical for oil and gas exploration and production companies. As of September 30, 2023-2024, our drilling rig fleet included a total of 262 drilling rigs. Our reportable operating business segments consist of the North America Solutions segment with 233-228 rigs, **the International Solutions segment with 27 rigs, and** the Offshore Gulf of Mexico segment with seven offshore platform rigs **and the International Solutions segment with 22 rigs** as of September 30, 2023-2024. At the close of fiscal year 2023-2024, we had 164-170 active contracted rigs, of which 91-100 were under a fixed- term contract and 73-70 were working well- to- well, compared to 192-164 contracted rigs at September 30, 2022-2023. Our long- term strategy remains focused on innovation, technology, safety, operational excellence and reliability. As we move forward, we believe that our ~~advanced uniform~~ rig fleet, technology offerings, financial strength, contract backlog and strong customer and employee base position us very well to respond to continued cyclical and often times volatile market conditions and to take advantage of future opportunities. **On July 25, 2023-2024 FORM 10-K | 37, H & P and certain of its wholly owned subsidiaries entered into the Purchase Agreement to acquire KCA Deutag for total cash consideration of approximately \$ 2. 0 billion, which consists of the \$ 0. 9 billion unadjusted share purchase price and \$ 1. 1 billion to contemporaneously repay or redeem certain of KCA Deutag's existing debt upon consummation of the Acquisition. Total consideration is subject to adjustment as set forth in the Purchase Agreement. The transaction is expected to close prior to calendar 2024 year end, subject to customary closing conditions and regulatory approvals.** Market Outlook Our revenues are primarily derived from the capital expenditures of companies involved in the exploration, development and production of crude oil and natural gas (“ E & Ps ”). Generally, the level of capital expenditures is dictated by capital budgets set to achieve respective production targets in relation to current and expected future prices of crude oil and natural gas, which are determined by various supply and demand factors **and** ~~Both commodities~~ have historically been ~~and we expect them to continue to be, cyclical and highly volatile.~~ **Furthermore** Our drilling services operations are organized into the following reportable operating segments: North America Solutions, **E & Ps** Offshore Gulf of Mexico, and International Solutions. With respect to North America Solutions, the resurgence of oil and natural gas production coming from the United States brought about by unconventional shale drilling for oil has significantly impacted the supply of oil and natural gas and the type of rig utilized in the U. S. land drilling industry. The technical requirements of drilling longer lateral unconventional shale wells often necessitate the use of rigs that are commonly referred to in the industry as super- spec rigs and have **become** the following specific characteristics: AC drive, minimum of 1, 500 horsepower drawworks, minimum of 750, 000 lbs. hookload rating, 7, 500 psi mud circulating system, and multiple- well pad capability. There is a strong customer preference for super- spec rigs not only due to the higher rig specifications that enable more **fiscally** technical drilling but also due to the drilling efficiencies gained in utilizing a super- spec rig. As a result, there has been a structural decline in the use of non- super- spec rigs across the industry. We are the largest provider of super- spec rigs in the industry and, accordingly, we believe we are well positioned to respond to various market conditions. Historically there has been a strong correlation between crude oil and natural gas prices and the demand for drilling rigs with the rig count increasing and decreasing with the up and down movements in commodity prices. While that correlation remains for a segment of the market, beginning in 2021, a portion of rig activity has not moved in tandem with crude oil prices to the same extent as a large portion of our customers instituted a more disciplined **in** approach to their operations and **level of** capital **expenditures relative** spending in order to enhance their own financial returns. Those customers established capital budgets based upon commodity price assumptions for the upcoming

year and adhered to fluctuations, which has resulted in less volatility within them-- the oilfield service businesses, including our operations not adjusting activity plans as commodity prices moved. The capital budgets for calendar year 2024 2025 have not yet been established by many of our customers; however, based upon the crude oil and natural gas pricing environment and many of our customers' desire to at least maintain their current production levels, we expect the level of capital spending and activity in calendar year 2024 2025 to be similar to that experienced in calendar year 2023-2024. The overall demand for super- spec rigs in the U. S. remains relatively strong and while some readily available idle super- spec capacity exists in the market, it is not to a level that has materially impacted pricing as it could be quickly reabsorbed into the market. This supply- demand dynamic combined with the value proposition we provide our customers through our drilling expertise, high- quality FlexRig ® fleet, and automation technology remains constructive for is expected to result in an improvement in our underlying contract economics. With regards- regard to our North America Solutions segment, volatility- our rig count remained relatively range- bound during fiscal 2024 despite a decline in the overall industry rig count. The rig market was pressured by continued weakness in natural gas prices as well as and the related reduced rig demand contributed to an increased level of rig releases in the market during the first half of calendar year 2023. During the second half of calendar year 2023, other non- commodity price related factors, such as customer capital budgets, drilling plans, productions- production levels and customer consolidations, also led some customers to release rigs as well. We Heading into our fiscal year 2024, we expect our rig activity to increase modestly during the first half of the fiscal year as customers reset their capital budgets for 2024 and will likely remain at a relatively stable level during the back half of the fiscal year. This is similar to the rig activity patterns we have experienced during the last few years as well. During fiscal year 2023, the Company employed a fiscally prudent approach to deploying capital and prioritizing economic margins over rig utilization, and we plan to maintain this approach in fiscal 2024. Furthermore, we still believe the supply and demand dynamics surrounding our North America Solutions segment remain constructive for future activity and pricing levels. As such, heading into fiscal year 2025, we expect our rig activity to remain relatively stable bound absent any significant changes to commodity prices. The Company also expects its strategy around employing a fiscally prudent approach to deploying capital and prioritizing economic margins over rig utilization to remain intact. Collectively, our other business segments, Offshore Gulf of Mexico and International Solutions, are exposed to the same macro commodity price environment affecting our North America Solutions segment; however, activity levels in the International Solutions segment are also subject to other various geopolitical and financial factors specific to the countries of our operations. During fiscal 2024-2025, our operational presence in certain international markets, primarily the Middle East and the offshore management contract business, is expected to increase substantially upon consummation of the pending Acquisition. Outside the pending Acquisition our activity in the Middle East region is expected to increase from a historical level of 2 to 3 rigs working in the region to approximately 9 to 11 rigs as we plan to continue to devote capital to our export rigs from the U. S. and begin operations in Saudi Arabia. The pending Acquisition and commencement of rig operations in Saudi Arabia is a continuation of the Company' s strategy of international expansion strategy. While we understand this strategy will take time and capital to execute, we believe it is important in terms of growth and diversification for the Company. Currently, activity levels in our the International Solutions and Offshore Gulf of Mexico business segments- segment look to remain relatively steady at current levels for the foreseeable future. 2023-2024 FORM 10- K | 45 38 Over the past two years, the Company has experienced inflationary pressures related to labor and consumable inventory and more recently as a result of cost- acceleration related to running our rig fleet harder to achieve the well designs, lateral lengths and drilling efficiencies our customers demand. The inflationary forces have abated, and the financial impacts were partially mitigated by pass- through mechanisms in our contracts. However, the performance and efficiency gains we achieve require us to continue to push the service intensity of our rigs and equipment. Accordingly, we expect operational expenses to remain at elevated levels compared to recent years. Additionally, we are also experiencing inflationary pressures in our non- operational expenses particularly around labor and third- party services. As a consequence of these pressures, we are projecting an increase in our selling, general and administrative expenses during fiscal 2024. Recent Developments Credit Facility Extension On International Revenue Contracts In February 10, 2023-2024, lenders the Company finalized the contractual terms with \$ 680. 0 million of commitments under the 2018 Credit Facility exercised Saudi Aramco for a seven super- spec FlexRig ® tender award for work in their-- the Kingdom of Saudi Arabia. These rigs are expected to commence option operations to extend the maturity of the 2018 Credit Facility shortly after delivery. The rigs are being sourced from our idle super November 11, 2026 to November 12, 2027. The remaining \$ 70. 0 million of commitments under the 2018 Credit Facility will expire on November 13, 2024, unless extended by the applicable lender before such date. Investment in Tamboran In October 2022, we made a \$ 14. 1 million equity investment, representing 106. 0 million common shares in Tamboran Resources Limited, a publicly traded company on the Australian Securities Exchange Ltd under the ticker" TBN." Tamboran is focused on playing a constructive role in the global energy transition towards a lower carbon future, by developing a significantly low CO2 gas resource within Australia' s Beetaloo Sub- basin spec rigs in the U. S., converted to walking configurations, and further equipped to suit contractual specifications. During the year ended September 30, 2023-2024, we recognized began mobilizing five super- spec rigs to the Kingdom of Saudi Arabia. We commenced operations in the first quarter of fiscal 2025. Senior Notes Issued in Fiscal Year 2024 On September 17, 2024, we completed a loss- private offering of \$ 1. 25 billion aggregate principal amount of the Notes, comprised of the following tranches: \$ 350. 0 million aggregate principal amount of 4. 2-65 percent senior notes due 2027 issued at a price equal to 99. 958 percent of their face value, \$ 350. 0 million aggregate principal amount of 4. 85 percent senior notes due 2029 issued at a price equal to 99. 883 percent of their face value and \$ 550. 0 million aggregate principal amount of 5. 50 percent senior notes due 2034 issued at a price equal to 99. 670 percent of their face value. The Company intends to use the net proceeds, recorded together within-- with Gain the proceeds of its term loan credit facility (loss discussed below) and cash on hand investment securities on our Consolidated Statements of Operations, to finance as a result of the purchase

price for change in fair value of the Acquisition investment during the period. Concurrent with the investment agreement, to repay certain we entered into a fixed-term drilling services agreement with Tamboran. During the fourth fiscal quarter of 2023 KCA Deutag's outstanding indebtedness, drilling services commenced and to pay related fees and expenses. See For additional information regarding the Notes, refer to Note 2-6 — Debt Summary of Significant Accounting Policies, Related Risks and Uncertainties to our the Consolidated Financial Statements. On August 14, 2024, the Company entered into the Term Loan Credit Agreement, dated as of August 14, 2024, among the Company, Morgan Stanley Senior Funding, Inc. ("MSSF"), as administrative agent, and the other lenders party thereto. Under the Term Loan Credit Agreement, the Company may obtain unsecured term loans in a single delayed draw in an aggregate principal amount up to \$ 400. 0 million. The Term Loan Credit Agreement matures at the two-year anniversary of the funding of the term loans unless earlier terminated pursuant to the terms of the Term Loan Credit Agreement. We expect to use the proceeds from the Term Loan Credit Agreement, together with the net proceeds from the sale of the Notes and cash on hand, to finance the purchase price for additional the Acquisition, to repay certain of KCA Deutag's outstanding indebtedness, and pay related party disclosures fees and expenses. The funding of Significant Lease Commenced During the fiscal year ended term loans had not occurred as of September 30, 2023-2024. 2024 FORM 10- K | 46 Revolving Credit Facility On August 14, we 2024, the Company entered into a lease the Amended Credit Facility with the lenders party thereto (the "Revolving Credit Agreement Lenders"), the issuing lenders party thereto and Wells Fargo Bank, National Association ("Wells Fargo"), as administrative agent, swing line lender and issuing lender, which amended and restated the Credit Agreement, dated as of November 13, 2018 (as amended through Amendment No. 2 to Credit Agreement dated as of March 8, 2022, the "Existing Credit Agreement"), among the Company, the lenders party thereto and Wells Fargo, as administrative agent, swing line lender and issuing lender. Under the terms of the Amended Credit Facility, the Company may obtain unsecured revolving loans in an aggregate principal amount not to exceed \$ 950 million outstanding at any time. \$ 775 million of the revolving commitments under the Amended Credit Facility expire on November 12, 2028 and \$ 175 million of the revolving commitments mature on November 10, 2027 (the "Stated Maturity Date"), but the Company may request two one-year extensions of the Stated Maturity Date, subject to satisfaction of certain conditions. Commitments under the Amended Credit Facility may be increased by up to \$ 100 million, subject to the agreement to relocate of the Company and new our- or Tulsa-existing Revolving Credit Agreement Lenders. The proceeds of the loans made under the Amended Credit Facility may be used by the Company for (i) working capital and other general corporate purposes, (ii) for headquarters to a new office space. This lease commenced during the payment fourth fiscal quarter of 2023 fees and expenses resulted -- related in a \$ 17. 6 million increase to right -- the entering into of -- use assets the Amended Credit Facility and the lease liability on our Consolidated Balance Sheets. In addition, we began amortizing the other right of use asset over credit documents and (iii) for the refinancing initial lease term of approximately 12 years the extensions of credit under the Existing Credit Agreement. Drilling contract backlog is the expected future dayrate revenue from executed contracts. We calculate backlog as the total expected revenue from fixed-term contracts and do not include any anticipated contract renewals or expected performance bonuses as part of its calculation. Additionally, contracts that currently contain month- to- month terms are represented in our backlog as one month of unsatisfied performance obligations. In addition to depicting the total expected revenue from fixed- term contracts, backlog is indicative of expected future cash flow that the Company expects to receive regardless of whether a customer honors the fixed- term contract to expiration of a contract or decides to terminate the contract early and pay an early termination payment. In the event of an early termination payment, the timing of the recognition of backlog and the total amount of revenue may differ; however, the overall associated gross margin is preserved. As such, management finds backlog a useful metric for future planning and budgeting, whereas investors consider it useful in estimating future revenue and cash flows of the Company. As of September 30, 2024 and 2023 and 2022, our contract drilling backlog was \$ 1. 5 billion and \$ 1. 4 billion and \$ 1. 2 billion, respectively. The increase in backlog at September 30, 2024 compared to 2023 from 2022 is primarily due to an increase in the number of Company finalizing contracts contractual executed under FlexPool agreements terms with Saudi Aramco for a seven super-spec FlexRig ® tender award for work in the Kingdom of Saudi Arabia. Approximately 33-53. 8-3 percent of the September 30, 2023-2024 total backlog is reasonably expected to be fulfilled in fiscal year 2025 and thereafter. 2023 FORM 10- K | 39 The following table sets forth the total backlog by reportable segment as of September 30, 2024 and 2023 and 2022, and the percentage of the September 30, 2023-2024 backlog reasonably expected to be fulfilled in fiscal year 2025 and thereafter: (in billions) September 30, 2023 September 2024 September 30, 2022 Percentage 2023 Percentage Reasonably Expected to be Fulfilled in Fiscal Year 2025 North America Solutions \$ 0. 7 \$ 1. 1 \$ 82. 8 % International Solutions 0. 8 0. 3 25. 9 29. 0 % Offshore Gulf of Mexico \$ — \$ — — International Solutions 0. 3 \$ 0. 3 52. 7 \$ 1. 5 \$ 1. 4 \$ 1. 2 The early termination of a contract may result in a rig being idle for an extended period of time, which could adversely affect our financial condition, results of operations and cash flows. In some limited circumstances, such as sustained unacceptable performance by us, no early termination payment would be paid to us. Early terminations could cause the actual amount of revenue earned to vary from the backlog reported. See Item 1A — "Risk Factors — "Our current backlog of drilling services and solutions revenue may decline and may not be ultimately realized as fixed - term contracts and may, in certain instances, be terminated without an early termination payment." within this Form 10- K regarding fixed term contract risk. Additionally, see Item 1A — "Risk Factors — "The impact and effects of public health crises, pandemics and epidemics, such as the COVID- 19 pandemic, could have a material adverse effect on our business, financial condition and results of operations." within this Form 10- K. 2024 FORM 10- K | 47 Results of Operations for the Fiscal Years Ended September 30, 2024 and 2023 and 2022 Consolidated Results of Operations Net Income We recorded net income of \$ 344. 2 million (\$ 3. 43 per diluted share) for the fiscal year ended September 30, 2024 compared to income of \$ 434. 1 million (\$ 4. 16 per diluted share) for the fiscal year ended September 30, 2023 compared to net income of \$ 7. 0 million (\$ 0. 05 per diluted share) for the fiscal year

ended September 30, 2022. Operating Revenue Consolidated operating revenues were \$ 2. 8 billion and \$ 2. 9 billion and \$ 2. 1 billion during fiscal years 2024 and 2023 and 2022, respectively. The \$ 0. 8-1 billion increase decrease was primarily driven by lower activity levels. Direct Operating Expenses, Excluding Depreciation and Amortization Direct operating expenses in fiscal year 2024 were \$ 1. 6 billion, compared to direct operating expenses of \$ 1. 7 billion in fiscal year 2023 from. The decrease was primarily attributable to the aforementioned lower activity levels. Additionally, we recognized \$ 6. 7 million in direct operating expenses associated with the fair value adjustments of contingent consideration related to earnout payments associated with our business acquisition in fiscal year 2019, partially offset by a gain on involuntary conversion of a rig of approximately \$ 5. 5 million. Depreciation and Amortization Depreciation and amortization expense was \$ 397. 3 million in fiscal year 2022-2024 and \$ 382. 3 million in fiscal year 2023. The increase was primarily driven by \$ 12. 7 million of accelerated depreciation for components on rigs that were scheduled for conversion in fiscal year 2024 compared to \$ 2. 4 million for fiscal year 2023. Depreciation and amortization includes amortization of intangible assets of \$ 6. 4 million and \$ 6. 6 million and abandonments of equipment of \$ 6. 5 million and \$ 3. 3 million in fiscal years 2024 and 2023, respectively. Research and Development Expense Research and development expense was \$ 41. 0 million and \$ 30. 0 million in fiscal years 2024 and 2023, respectively. The increase was primarily driven by an associated increase in average rig pricing and activity levels in our North America Solutions segment and increased activity levels in our International Solutions segment. Refer to segment results below for further details. Direct Operating Expenses, Excluding Depreciation and Amortization Direct operating expenses in fiscal year 2023 were \$ 1. 7 billion, compared to direct operating expenses of \$ 1. 4 billion in fiscal year 2022. The increase in fiscal year 2023 from fiscal year 2022 was primarily attributable to the previously mentioned higher activity levels as well as a North America Solutions wage increase that became effective at the end of fiscal year 2022. Depreciation and Amortization Depreciation and amortization expense was \$ 382. 3 million in fiscal year 2023 and \$ 403. 2 million in fiscal year 2022. The decrease is reflective of lower capital expenditures over the last several years. Depreciation and amortization includes amortization of intangible assets- asset acquisition during of \$ 6. 6 million and \$ 7. 2 million in fiscal years 2023 and 2022, and abandonments of equipment of \$ 3. 3 million and \$ 6. 6 million in fiscal years 2023 and 2022, respectively. Selling, General and Administrative Expense Selling, general and administrative expenses increased to \$ 206. 7 million in the fiscal year ended September 30, 2023-2024 compared, as well as costs related to \$ 182- expanded project scopes . 4 Selling, General and Administrative Expense Selling, general and administrative expenses increased to \$ 244. 9 million in the fiscal year ended September 30, 2022-2024 compared to \$ 206. 7 million in the fiscal year ended September 30, 2023. The \$ 24-38. 3-2 million increase in fiscal year 2023-2024 is primarily due to a an increase in professional fees of \$ 12-19. 0-6 million and an increase in labor and labor- related expenses of; and a \$ 8. 6-9 million increase in IT related and professional service expenses . Asset Impairment Charges During the fiscal year ended September 30, 2023, the Company initiated a plan to decommission, scrap and / or sell certain assets including four international FlexRig ® drilling rigs, four international conventional drilling rigs, and additional equipment. The aggregate net book value of these assets of \$ 13. 2 million was written down to their estimated scrap value of \$ 1. 1 million, resulting in non- cash impairment charges of \$ 12. 1 million for the fiscal year ended September 30, 2023, of which \$ 8. 1 million of the charge is recorded within the International Solutions segment. The remaining \$ 4. 0 million is recorded within the North America Solutions segment. The impairment charge was recorded in the Consolidated Statement of Operations for the fiscal year ended September 30, 2023. Comparatively, Acquisition Transaction Costs during During the fiscal year ended September 30, 2022-2024, we identified various assets that met recognized approximately \$ 15. 0 million in acquisition transaction costs associated with the asset held-acquisition of KCA Deutag. These non - recurring costs are primarily related to third-party legal and advisory services. See Note 11 — Acquisition Transaction Costs for additional details — sale criteria and were reclassified as assets held — for — sale within our North America Solutions and International Solutions segments, which resulted — related in a to the Acquisition. Gain non- on Investment Securities During — cash impairment charge of \$ 4. 4 million, of which \$ 2. 5 million of the charge is recorded within the International Solutions segment. The remaining \$ 1. 9 million is recorded within the North America Solutions segment. The impairment charge was recorded in the Consolidated Statement of Operations for the fiscal year ended September 30, 2022-2024, we recognized an aggregate — 2023 FORM 10-K — Gain-gain of \$ 14. 0 million on Investment-investment Securities-securities . This gain consisted primarily of \$ 30. 9 million and \$ 1. 6 million gains on our equity investments in ADNOC Drilling and Tamboran Corp.; both of which were a result of increases in the fair market values of the stocks. The gains on our equity investments in ADNOC Drilling and Tamboran Corp. During-during the fiscal year ended September 30, 2024 were offset by \$ 10. 2 million and \$ 1. 4 million of losses on our investments in Galileo and a geothermal equity security, respectively, due to changes in the fair values of the investments, and a \$ 7. 1 million loss as a result of a Blue Chip Swap transaction. See Note 2 — Summary of Significant Accounting Policies, Related Risks and Uncertainties — International Solutions Drilling Risks for additional details related to the Blue Chip Swap. During the fiscal year ended September 30, 2023, we recognized an aggregate gain of \$ 11. 3 million on investment securities. This gain was mainly comprised of a \$ 27. 4 million gain on our equity investment in ADNOC Drilling, partially offset against a \$ 4. 2 million loss on our investment in Tamboran Corp.; both of which were a result of fluctuations in the fair market value of the stocks. Additionally, the aggregate gain was offset by a \$ 12. 2 million loss on investment recognized during the fiscal year ended September 30, 2023 as a result of a Blue Chip Swap transaction that occurred during the period. See — Note 2 — Summary of Significant Accounting Policies, Related Risks and Uncertainties — International Solutions Drilling Risks for additional information related to the Blue Chip Swap. During the fiscal year ended September 30, 2022, we recognized an aggregate gain of \$ 57. 9 million on investment securities. This gain was mainly comprised of a \$ 47. 4 million gain on our equity investment in ADNOC Drilling, caused by an increase in the fair market value of the stock, and a gain of \$ 8. 2 million on the sale of our equity investment in Schlumberger, Ltd. Interest and Dividend Income Interest and dividend income was \$ 41. 2 million and \$ 28. 4 million in fiscal years 2024 and 2023, respectively. The

increase was primarily due to \$ 18.1 million in fiscal years 2023 and 2022, respectively. The increase in interest and dividend income received from ADNOC Drilling compared to \$ 3.4 million in fiscal year 2023 was primarily due to higher market interest rates. 2024 FORM 10-K | 48 Interest Expense Interest expense totaled \$ 29.1 million in fiscal year 2024 and \$ 17.3 million in fiscal year 2023 and. The increase was primarily attributable to approximately \$ 19.2 million in fiscal year of commitment fees recognized during the twelve months ended September 30, 2022-2024 related. The decrease in interest expense is primarily attributable to a bridge loan facility the Company entered into during the period fiscal year 2022 interest expense associated with our 4.65% Senior For additional information regarding commitment fees, refer to Notes- Note 6 — Debt to the Consolidated Financial Statements due 2025 which were redeemed on October 27, 2021. Income Taxes We had an income tax expense of \$ 159.136.39 million in fiscal year 2023-2024 compared to an income tax expense of \$ 24.159.43 million in fiscal year 2022-2023. The effective income tax rate was 28.5 percent in fiscal year 2024 compared to 26.8 percent in fiscal year 2023 compared to 77.8 percent in fiscal year 2022. The effective rates differ from the U. S. federal statutory rate (21.0 percent for the fiscal years 2024 and 2023 and 2022-) primarily due to non-deductible permanent items and, the foreign derived intangible income deduction (in fiscal year 2022), state and foreign income taxes, and adjustments to the deferred state income tax rate. Additionally, the effective income tax rate is higher in fiscal year 2022 as the low level of net income before tax increases the impact of the rate differences. Deferred income taxes are provided for temporary differences between the financial reporting basis and the tax basis of our assets and liabilities. Recoverability of any tax assets are evaluated and necessary allowances are provided. The carrying values of the net deferred tax assets are based on management's judgments using certain estimates and assumptions that we will be able to generate sufficient future taxable income in certain tax jurisdictions to realize the benefits of such assets. If these estimates and related assumptions change in the future, additional valuation allowances may be recorded against the deferred tax assets resulting in additional income tax expense in the future. See Note 7 — Income Taxes to our Consolidated Financial Statements for additional income tax disclosures. 2023 FORM 10-K | 41 The following table presents certain information with respect to our North America Solutions reportable segment: (in thousands, except operating statistics) 2023-2022-2024-2023 %

	2023	2022	2024	2023
Change Operating revenues	\$ 2,445,946	\$ 2,519,743	(2 \$ 1,788,167)	40.9
% Direct operating expenses	1,366,414	1,447,528	1,218,134	18.8
Depreciation and amortization	353,976	375,250	(5.6)	6
Research and development	41,305	30,457	35.6	7
Selling, general and administrative expense	61,107	58,367	4.7	7
Asset impairment charges	3,948	1,868	111.3	3
Restructuring charges	—	498	3,948	(100.0)
Segment operating income	\$ 610,674	\$ 625,467	(2 \$ 121,893)	41.3
Financial Data and Other Operating Statistics I: Direct margin (Non-GAAP)	2 \$ 1,079,532	\$ 1,072,215	0 \$ 570,033	88.1
Revenue days	361	days 355,387	61.814	(10.59)
Average active rigs	4169	rigs 4151	1633	169
Number of active rigs at the end of period	228	236	233	(2.1)
Reimbursements of "out-of-pocket" expenses	\$ 294,375	\$ 304,870	(3 \$ 232,092)	31.4

(1) These operating metrics and financial data, including average active rigs, are provided to allow investors to analyze the various components of segment financial results in terms of activity, utilization and other key results. Management uses these metrics to analyze historical segment financial results and as the key inputs for forecasting and budgeting segment financial results. (2) Direct margin, which is considered a non-GAAP metric, is defined as operating revenues less direct operating expenses and is included as a supplemental disclosure because we believe it is useful in assessing and understanding our current operational performance, especially in making comparisons over time. See — Non-GAAP Measurements below for a reconciliation of segment operating income (loss) to direct margin. (3) Defined as the number of contractual days we recognized revenue for during the period. (4) Active rigs generate revenue for the Company; accordingly, 'average active rigs' represents the average number of rigs generating revenue during the applicable time period. This metric is calculated by dividing revenue days by total days in the applicable period (i. e., 365-366 days). (5) Defined as the number of rigs generating revenue at the applicable end date of the time period. Operating Revenues Operating revenues were \$ 2.4 billion and \$ 2.5 billion and \$ 1.8 billion in fiscal year 2024 and 2023 and 2022-, respectively. The \$ 73.8 million decrease in Operating operating revenues was increased \$ 0.7 billion in fiscal year 2023 primarily due to a 10.4 percent decrease in activity levels partially offset by higher average pricing and a 3.6 percent increase in activity levels. Direct Operating Expenses Direct operating expenses increased-decreased to by \$ 81.1-4 billion million during the fiscal year ended September 30, 2023-2024. The decrease as was compared to \$ 1 primarily driven by lower activity levels, partially offset by an increase in per revenue day labor and materials and supplies expense. 2-Depreciation and Amortization Depreciation and amortization expense increased to \$ 366.4 billion million during the fiscal year ended September 30, 2022-2024 as compared to \$ 354.0 million during the fiscal year ended September 30, 2023. The increase was primarily driven by \$ 12.7 million of accelerated depreciation for components on rigs that were scheduled for conversion in fiscal year 2024 compared to \$ 2.4 million in fiscal year 2023. 2024 FORM 10-K | 49 Research and Development Expense Research and development expense increased to \$ 41.3 million during the fiscal year ended September 30, 2024 as compared to \$ 30.5 million during the fiscal year ended September 30, 2023. The increase was driven by an associated asset acquisition during the fiscal year ended September 30, 2024, as well as costs related to expanded project scopes. Selling, General and Administrative Expenses Selling, general and administrative expenses increased to \$ 61.1 million during the fiscal year ended September 30, 2024 as compared to \$ 58.4 million during the fiscal year ended September 30, 2023. This increase was primarily driven by an a \$ 5.2 million increase of \$ 137.3 million in labor and labor-related expenses driven partially offset by a higher activity levels and increased field wages beginning in late September 2022. Additionally, materials and supplies expense increased by \$ 19.3 million, which was also primarily driven by higher activity levels. Depreciation and Amortization Depreciation and amortization expense decreased to \$ 354.0 million decrease in professional service expenses. Asset Impairment Charges during During the fiscal year ended September 30, 2023, assets that were previously classified

as compared to \$375 million. The aggregate net book value of these remaining assets was \$3.0 million, which exceeded the estimated scrap value of \$0.3 million, resulting in a non-cash impairment charge of \$2.7 million during the fiscal year ended September 30, 2022-2023. During the same period, we also identified additional equipment that met the asset held-for-sale criteria and were reclassified as Assets held-for-sale on our Consolidated Balance Sheets. The decrease is reflective of aggregate net book value of lower capital expenditures over the equipment of last several years. Selling, General and Administrative Expenses Selling, general and administrative expenses increased to \$58.1.4 million was written down to its estimated scrap value of \$0.1 million, resulting in a non-cash impairment charge of \$1.3 million during the fiscal year ended September 30, 2023 as compared to \$43.8 million during the fiscal year ended September 30, 2022. This increase was largely driven by a \$10.8 million increase in professional services fees.

2023 FORM 10-K | 42 The following table presents certain information with respect to our International Solutions Offshore Gulf of Mexico reportable segment: (in thousands, except operating statistics) 2024 2023 2022 % Change

	2024	2023	2022	% Change
Operating revenues	\$ 130,193	\$ 244,975	\$ 125,212	566 (465) 3.8 (7)
Direct operating expenses	\$ 96,174	\$ 781,906	\$ 634,187	415 292 (6.8)
Depreciation	\$ 10,863	\$ 7,615	\$ 42,765	10.8 63 (2.7)
Selling, general and administrative expense	\$ 9,427	\$ 10,401	\$ 10,401	9.4 27 (0)
Asset impairment charges	\$ 8,149	\$ 100	\$ 0	8.1 149 (100)
Segment operating income	\$ 22,806	\$ 23,214	\$ (949)	22.8 06 (138) (54) 5 (7.6)
Direct margin (Non-GAAP)	2	33-19	463-341	35-25 (050) 274 (4-23)
Revenue days	34	460	1,614	4 (3.6)
Average active rigs	44	413	4	13 (3.6)
Number of active rigs at the end of period	54	516	4	13 23.1
Number of available rigs at the end of period	7	27	22	22.7
Reimbursements of "out-of-pocket" expenses	\$ 30,445	\$ 26,077	\$ 16,482	30.4 45 (10.8) 10,227 (17.1)

Operating Revenues Operating revenues were \$130.194.2 million and \$244.975.5 million in the fiscal years ended September 30, 2024 and 2023, respectively. The \$18.6 million decrease in operating revenue was primarily driven by a 3.6 percent decrease in activity levels and decreases in per revenue day pricing, partially offset by higher ancillary services revenue. Operating Expenses Direct operating expenses decreased to \$174.6 million during the fiscal year ended September 30, 2023-2024 and 2022, respectively as compared to \$187.3 million. The 3.8 percent increase in operating revenue was largely driven by pricing increases and wage increase pass-throughs which occurred in the latter portion of fiscal year 2022 partially offset by the mix of rigs being on lower standby or mobilization rates as opposed to working at full rates. Direct Operating Expenses Direct operating expenses increased to \$96.8 million during the fiscal year ended September 30, 2023. This decrease as was compared to \$90 million primarily driven by a 3.4 million 6 percent decrease in activity levels and decreases in per revenue day materials and supplies expense.

2024 FORM 10-K | 50 Asset Impairment Charges During the fiscal year ended September 30, 2022-2023, the Company initiated a plan to decommission and scrap four international FlexRig® drilling rigs and four conventional drilling rigs located in Argentina that are not suitable for unconventional drilling. As a result, these rigs were reclassified to Assets held-for-sale on our Consolidated Balance Sheets. The increase rigs' aggregate net book value of \$8.8 million was primarily driven by written down to the factors described above estimated scrap value of \$0.7 million, which resulted in a non-cash impairment charge of \$8.1 million recorded in Asset impairment charges within our Consolidated Statement of Operations during the fiscal year ended September 30, 2023.

FORM 10-K | 43 The following table presents certain information with respect to our International Solutions Offshore Gulf of Mexico reportable segment: (in thousands, except operating statistics) 2023 2022 2024 2023 % Change

	2023	2022	2024	2023	% Change
Operating revenues	\$ 212,106	\$ 566,207	\$ 136,130	\$ 072,562	244 (18.2) 5
Direct operating expenses	\$ 187,822	\$ 292,120	\$ 668,967	\$ 780,557	781 (14.6)
Depreciation	\$ 7,530	\$ 7,622	\$ 1,615	\$ 83,2	2
Selling, general and administrative expense	\$ 3,594	\$ 3,035	\$ 18,415	\$ 83,2	18.4 (156) 83.2
Asset impairment charges	\$ 8,149	\$ 2,495	\$ 226,6	\$ 12,415	22,806 (891) (138) (54) 5 (7.6)
Segment operating loss	\$ 12,415	\$ 22,806	\$ (891)	\$ (138)	(54) 5 (7.6)
Direct margin (Non-GAAP)	2	25-23	463-341	35-25 (050) 274 (4-23)	
Revenue days	34	460	1,614	4 (3.6)	
Average active rigs	44	413	4	13 (3.6)	
Number of active rigs at the end of period	53	12	8	4 (25.3) 0	
Number of available rigs at the end of period	7	27	22	22.7	
Reimbursements of "out-of-pocket" expenses	\$ 10,311	\$ 227,717	\$ 30,445	\$ 4,910	108.3-2

Operating Revenues Operating revenues were \$212.106.6 million and \$136.130.1 million in the fiscal years ended September 30, 2023 and 2022, respectively. The \$76.5 million increase in fiscal year 2023 from fiscal year 2022 was primarily driven by a 57.7 percent increase in activity levels. Additionally, during the year ended September 30, 2022, we recognized \$16.4 million in revenue related to the settlement of a contract drilling dispute related to drilling services provided from fiscal year 2016 through 2019 with YPF S. A. Refer to Note 9 - Revenue from Contracts with Customers for additional details. Operating Expenses Direct operating expenses increased to \$187.3 million during the fiscal year ended September 30, 2024 and 2023 as compared to \$120.8 million during the fiscal year ended September 30, 2022 respectively. This 18.5 percent increase decrease in operating revenue was primarily due to driven by an increase of \$33.3 million in labor and labor-related expense and an increase of \$17.6 million in materials and supplies as a result of higher 23.9 percent decrease in activity levels. Asset Impairment Charges During the fiscal year ended September 30, 2023, the Company initiated a plan to decommission and scrap four international FlexRig® drilling rigs and four conventional drilling rigs located in Argentina that are not suitable for unconventional drilling. As a result, these rigs were reclassified to Assets held-for-sale on our Consolidated Balance Sheets. The rigs' aggregate net book value of \$8.8 million was written down to the estimated scrap value of \$0.7 million, which resulted in a non-cash impairment charge of \$8.1 million recorded in Asset impairment charges within our Consolidated Statement of Operations during the fiscal year ended September 30, 2023. During the fiscal year ended September 30, 2022, we identified two international FlexRig® drilling rigs that met the asset held-for-sale criteria and were reclassified to Assets held-for-sale on our Consolidated Balance Sheets. This resulted in a non-cash impairment charge of \$2.5 million recorded in Asset impairment charges within our Consolidated Statement of Operations during the fiscal year ended September 30, 2022, as the rigs aggregate net book value of \$3.4 million exceeded the fair value of the rigs less estimated cost

to sell of \$ 0.9 million. 2023 FORM 10-K | 44 Results of our other operations, excluding corporate selling, general and administrative costs, and corporate depreciation, are as follows: (in thousands) 2023 2022 % Change Operating revenues \$ 77,296 \$ 66,287 16.6 % Direct operating expenses 57,944 50,683 14.3 Depreciation 2,014 1,701 18.4 Selling, general and administrative expense 1,462 1,183 23.6 Operating income \$ 15,876 \$ 12,720 24.8 Operating Revenues We continue to use our Captive insurance companies to insure the deductibles for our domestic workers' compensation, general liability, automobile liability claims programs, and medical stop-loss program and to insure the deductibles from the Company's international casualty and rig property programs. Intercompany premium revenues recorded by **higher per revenue day reimbursable revenue** the Captives during the fiscal years ended September 30, 2023 and 2022 amounted to \$ 67.4 million and \$ 57.0 million, respectively, which were eliminated upon consolidation. Direct Operating Expenses Direct operating expenses **decreased to \$ 82.7 million during the fiscal year ended September 30, 2024 as compared to \$ 96.8 million during the fiscal year ended September 30, 2023.** The decrease was primarily driven by a decrease in activity levels as described above, partially offset by an increase in per revenue day materials and supplies expense. Results of our other operations, excluding corporate selling, general and administrative costs, and corporate depreciation, are as follows: (in thousands) 2024 2023 % Change Operating revenues \$ 71,630 \$ 77,296 (7.3) % Direct operating expenses 69,756 57,944 20.4 Depreciation 1,627 2,014 (19.2) Selling, general and administrative expense 1,606 1,462 9.8 Operating income (loss) \$ (1,359) \$ 15,876 (108.6) 2024 FORM 10-K | 51 Operating Revenues We continue to use our Captive insurance companies to insure the deductibles for our domestic workers' compensation, general liability, automobile liability claims programs, and medical stop-loss program and to insure the deductibles from the Company's international casualty and rig property programs. Operating revenues of \$ 71.6 million and \$ 77.3 million during the fiscal years ended September 30, 2024 and 2023, respectively, primarily consisted of \$ 61.2 million and \$ 67.4 million, respectively, in intercompany premium revenues recorded by the Captives. These revenues were eliminated upon consolidation. Direct Operating Expenses Direct operating expenses of \$ 69.8 million and \$ 57.9 million during the fiscal years ended September 30, 2024 and 2023, respectively, primarily consisted of \$ 11.4 million and \$ 12.5 million, respectively, and \$ 7.0 million in adjustments to accruals for estimated losses allocated to the Captives and, rig and casualty insurance premiums of \$ 37.6 million and \$ 39.7 million, respectively, and **medical stop loss expenses of \$ 35-15.5 million and \$ 10.6 million during the fiscal years ended September 30, 2023 and 2022**, respectively. The change to accruals for estimated losses is primarily due to actuarial valuation adjustments by our third-party actuary. Results of Operations for the Fiscal Years Ended September 30, 2023 and 2022 and 2021 A discussion of our results of operations for the fiscal year ended September 30, 2022-2023 compared to the fiscal year ended September 30, 2021-2022 is included in Part II, Item 7—"Management's Discussion and Analysis of Financial Condition and Results of Operations" of our Annual Report on Form 10-K for the fiscal year ended September 30, 2022-2023, filed with the Securities and Exchange Commission ("SEC") on November 16, 2022-2023. Liquidity and Capital Resources Sources of Liquidity Our sources of available liquidity include existing cash balances on hand, cash flows from operations, and availability under the 2018-Amended Credit Facility. Our liquidity requirements include meeting ongoing working capital needs, funding our capital expenditure projects, paying dividends declared, and repaying our outstanding indebtedness, **and funding the pending acquisition of KCA Deutag**. Historically, we have financed operations primarily through internally generated cash flows. During periods when internally generated cash flows are not sufficient to meet liquidity needs, we may utilize cash on hand, borrow from available credit sources, access capital markets or sell our investments. Likewise, if we are generating excess cash flows or have cash balances on hand beyond our near-term needs, we may return cash to shareholders through dividends or share repurchases, or we may invest in highly rated short-term money market and debt securities. These investments can include U. S. Treasury securities, U. S. Agency issued debt securities, highly rated corporate bonds and commercial paper, certificates of deposit and money market funds. However, in some international locations we may make short-term investments that are less conservative, as equivalent highly rated investments are unavailable. See — Note 2 — Summary of Significant Accounting Policies, Related Risks and Uncertainties — International Solutions Drilling Risks. We may seek to access the debt and equity capital markets from time to time to raise additional capital, increase liquidity as necessary, fund our additional purchases, exchange or redeem senior notes, or repay any amounts under the 2018-Amended Credit Facility. Our ability to access the debt and equity capital markets depends on a number of factors, including our credit rating, market and industry conditions and market perceptions of our industry, general economic conditions, our revenue backlog and our capital expenditure commitments. Cash Flows Our cash flows fluctuate depending on a number of factors, including, among others, the number of our drilling rigs under contract, the revenue we receive under those contracts, the efficiency with which we operate our drilling rigs, the timing of collections on outstanding accounts receivable, the timing of payments to our vendors for operating costs, and capital expenditures. As our revenues increase, operating net working capital is typically a use of capital, while conversely, as our revenues decrease, operating net working capital is typically a source of capital. ~~To date, general inflationary trends have not had a material effect on our operating margins or cash flows as we have been able to offset these cumulative cost trends with rate increases.~~ 2023 FORM 10-K | 45 As of September 30, 2024 and 2023 and 2022, we had cash and cash equivalents of \$ 217.3 million and \$ 257.2 million and \$ 232.1 million and short-term investments of \$ 292.9 million and \$ 93.6 million and \$ 117.1 million, respectively. Our cash flows for the fiscal years ended September 30, 2024, 2023, and 2022 and 2021 are presented below: Year Ended September 30, (in thousands) 2023 2024 2022 2021 Net 2023 2022 Net cash provided by (used in): Operating activities \$ 684,663 \$ 833,682 \$ 233,913 \$ 136,440 Investing activities (458,748) (322,584) (167,315) (161,994) Financing activities 986,507 (463,869) (734,305) 425,523 Net increase (decrease) in cash and cash equivalents and restricted cash \$ 1,212,422 \$ 47,229 \$ (667,707) \$ 399,969 2024 FORM 10-K | 52 Operating Activities Our operating net working capital (non-GAAP) as of September 30, 2024, 2023, and 2022, and 2021 is presented below: Year Ended September 30, (in thousands) 2023 2022 2021 Total 2024 2023 2022 Total current assets \$ 1,192,069 \$ 1,006,625 \$ 1,002,944 \$ 1,586,566 Less: Cash and cash equivalents 257

equivalents 217,341,257, 174,232, 131,917, 534 Short-term investments 93, investments 292,919,93, 600,117, 101,198, 700 Assets held-for-sale 645,433,71,453 Prepaid property, plant and equipment 21,23,249,21, 821,10, 091 — \$ 658,560 \$ 633,385 \$ 639,288 398,879 Total current liabilities 418 liabilities 446,949,418, 931,394, 810,866,306 Less: Dividends payable 25, 024,25, 194,26, 693,27,332 Current portion of long-term debt, net — 483,486 Advance payment for sale of property, plant and equipment — 600,86 \$ 421, 524,925 \$ 393,737 \$ 367,517 \$ 268,964 Operating net working capital (non-GAAP) \$ 236,635 \$ 239,648 \$ 271,771 \$ 129,915 Cash flows provided by operating activities were approximately \$ 833,684.7 million, \$ 833.7 million, and \$ 233.9 million, and \$ 136.4 million for the fiscal year ended September 30, 2024, 2023, and 2022, and 2021, respectively. **The change in cash provided by operating activities between fiscal years 2024 and 2023 is primarily driven by lower activity levels partially offset by higher average pricing levels.** The increase in cash provided by operating activities between fiscal years 2023 and 2022 is primarily driven by higher activity and pricing. The increase in cash provided by operating activities between fiscal years 2022 and 2021 was primarily driven by higher activity and pricing, and is partially offset by changes in operating net working capital. For the purpose of understanding the impact on our cash flows from operating activities, operating net working capital is calculated as current assets, excluding cash and cash equivalents, short-term investments, assets held-for-sale, and prepaid property, plant and equipment, less current liabilities, excluding dividends payable, short-term debt and advance payments for sale of property, plant and equipment. Operating net working capital was \$ 239,236.6 million, \$ 239.6 million and \$ 271.8 million and \$ 129.9 million as of September 30, 2024, 2023, and 2022 and 2021, respectively. This metric is considered a non-GAAP measure of the Company's liquidity. The Company considers operating net working capital to be a supplemental measure for presenting and analyzing trends in our cash flows from operations over time. Likewise, the Company believes that operating net working capital is useful to investors because it provides a means to evaluate the operating performance of the business using criteria that are used by our internal decision makers. Investing Activities Capital Expenditures Our capital expenditures were \$ 495.1 million, \$ 395.5 million, and \$ 250.9 million and \$ 82.1 million in fiscal years 2024, 2023, and 2022 and 2021, respectively. The increase in capital expenditures is largely driven by **the timing of procurement higher activity levels and increased costs associated with rig upgrades, equipment overhauls and certain long-term projects** including walking rig conversions **the procurement of long lead items for international expansion projects**. Our fiscal year 2024-2025 capital spending is currently estimated to be between \$ 450-290 million and \$ 500-325 million. This estimate includes normal capital maintenance requirements, **information technology spending planned rig-related equipment upgrades**, and skidding to walking conversions for up to **14 six** rigs. 2023 FORM 10-K | 46 Net Purchases & Sales of Short-Term Investments Our net sales of short-term investments during fiscal year 2023-2024 were **\$ 3.5 million compared to net sales of \$ 14.3 million and compared to net sales of \$ 79.6 million and net purchases \$ 107.4 million** in fiscal years 2023 and 2022 and 2021, respectively. The change in activity is driven by our ongoing liquidity management. Additionally, the Central Bank of Argentina maintains currency controls that limit our ability to access U. S. dollars in Argentina and remit cash from our Argentine operations. The execution of certain trades known as Blue Chip Swaps effectively results in a parallel U. S. dollar exchange rate. During the fiscal year ended **2024 and 2023**, we entered into a Blue Chip Swap transaction, which resulted in a **\$ 7.1 million and \$ 12.2 million loss on investment recorded in Gain on investment securities within our Consolidated Statements of Operations, respectively**. As a result of the Blue Chip Swap ~~transaction transactions~~, **\$ 13.8 million and \$ 9.8 million of net cash was repatriated to the U. S. during the period 2024 and 2023, respectively**. Net Purchases of Long-Term Investments Our net purchases of long-term investments were **\$ 9.1 million, \$ 20.7 million, and \$ 29.2 million and \$ 102.5 million** in fiscal years 2024, 2023, and 2022 and 2021, respectively. **Our activity** During the fiscal year ended September 30, 2023-2024, our activity was primarily driven by a **\$ 14-9.1 million equity of investment investments in various Tamboran Resources Limited, \$ 4.1 million in debt and equity security investments in various geothermal energy companies, and \$ 2.5 million investments in other equity securities. Our activity** The decrease in net purchases between fiscal years 2022 and 2021 is primarily driven by our **\$ 100.0 million cornerstone investment in ADNOC Drilling purchased during fiscal year 2021, the \$ 22.0 million of proceeds received from the liquidation of our remaining equity securities in Schlumberger, Ltd., during the fiscal year ended September 30, 2023, was driven by a \$ 14.1 million equity investment in Tamboran Resources Corporation, \$ 4.1 million in debt and equity security investments in various geothermal energy companies, and \$ 2.5 million investments in other equity securities. Our activity during the fiscal year ended September 30, 2022, offset was driven by the purchase of a \$ 33.0 million cornerstone investment in a convertible note in Galileo Holdco 2 Limited Technologies and the purchase of \$ 18.2 million in various geothermal investments during fiscal year 2022, offset by \$ 22. Sale 0 million of Assets Our proceeds received from the liquidation of asset sales totaled \$ 70.1 million, \$ 62.3 million and \$ 43.5 million in fiscal year 2023, 2022 and 2021, respectively. The increase in proceeds is largely driven by higher rig activity which drives higher reimbursement from customers for lost or **our remaining equity securities damaged drill pipe and other used drilling equipment. Additionally, in fiscal year Schlumberger, Ltd. 2022-2024 FORM 10-K | 53**, we sold our casing running and trucking assets. Insurance Proceeds from Involuntary Conversion In November 2022, a fire at a wellsite caused substantial damage to one of our super-spec rigs within our North America Solutions segment. The major components were destroyed beyond repair and considered a total loss, and, as a result, these assets were written off and the rig was removed from our available rig count. At the time of the loss, the rig was fully insured under replacement cost insurance. **The insurance recovery is expected to exceed the net book value of the components written off. During the fiscal year ended September 30, 2023-2024**, we collected **\$ 9-5.2-5** million of the total expected insurance proceeds. Advance Payment **The total insurance proceeds received during the period exceeds the recognized loss and therefore was recognized as a gain within operating income during the fiscal year ended September 30, 2024. During the fiscal year ended September 30, 2023, we collected \$ 9.2 million of the total expected insurance proceeds. Sale of Assets Our proceeds from asset sales totaled \$ 46.4 million, \$ 70.1 million and \$ 62.3 million in fiscal year 2024, 2023 and 2022, respectively. The decrease in proceeds is mainly driven****

by lower rig activity which drives lower reimbursement from customers for Sale of Property, Plant lost or damaged drill pipe and other used drilling Equipment equipment . Financing Activities Dividends We paid dividends of \$ 1. 68 per share, comprised of a base cash dividend of \$ 1. 00 and a supplemental cash dividend of \$ 0. 68 During during the fiscal year 2024. Comparatively, we paid dividends of \$ 1. 94 and \$ 1. 00 per share in 2023 and 2022. Total dividends paid were \$ 168. 5 million, \$ 201. 5 million and \$ 107. 4 million in fiscal years 2024, 2023 and 2022, respectively. Debt Issuance Proceeds and Costs On September 17, 2021-2024 , we issued \$ 1. 2 billion net the Company agreed to sell eight FlexRig land rigs with an aggregate principal amount net book value of senior notes. Debt issuance costs paid in fiscal year 2024 were \$ 55-22. 9 million, of which \$ 9. 6 million relates to ADNOC Drilling for the senior notes issued in the current year and \$ 86 13 . 5-3 million relates to . We received \$ 86. 5 million in cash consideration in advance of delivering the other rigs. Financing financing Activities arrangements. For additional information regarding debt issuance and related costs, refer to Note 6 — Debt to the Consolidated Financial Statements. Repurchase of Shares The Company has an evergreen authorization from the Board of Directors for the repurchase of up to four million common shares in any calendar year. In December 2022, the Board of Directors increased the maximum number of shares authorized to be repurchased in calendar year 2023 to five million common shares. On June 7, 2023, the Board of Directors further increased the maximum number of shares authorized to be repurchased in calendar year 2023 to seven million shares. The repurchases may be made using our cash and cash equivalents or other available sources and are held as treasury. During the fiscal year ended September 30, 2024, we repurchased 1. 4 million common shares on our Condensed Consolidated Balance Sheets at an aggregate cost of \$ 51. 6 million, including accrued excise tax of \$ 0. 3 million, resulting in a net cash outflow of \$ 51. 3 million. During the fiscal year ended September 30, 2023, we repurchased 6. 5 million common shares at an aggregate cost of \$ 249. 0 million, including accrued excise tax of \$ 1. 8 million, resulting in a net cash outflow of \$ 247. 2 million. During the fiscal year ended September 30, 2022, we repurchased 3. 2 million common shares at an aggregate cost of \$ 77. 0 million. There -- The Notes were no purchases of common shares in fiscal year 2021. Dividends We paid dividends of \$ 1. 94 per share -- are subject to , comprised of a base cash dividend of \$ 1. 00 and “ special mandatory redemption,” which would require the Company to redeem the Notes at a supplemental cash dividend of \$ special mandatory redemption price equal to 101. 0 percent -94 during the fiscal year 2023. Comparatively, we paid dividends of the \$ 1. 00 per share in 2022 and 2021. Total dividends paid were \$ 201. 5 million, \$ 107. 4 million and \$ 109. 1 million in fiscal years 2023, 2022 and 2021, respectively. Debt Issuance Proceeds and Costs On September 29, 2021, we issued \$ 548. 7 million aggregate principal amount of the 2031-Notes in an offering to persons reasonably believed to be qualified institutional buyers redeemed plus accrued and unpaid interest thereon in the United States pursuant event that (i) the consummation of the Acquisition does not occur on or before October 25, 2025, (or such later date as the Company may agree to Rule 144A extend the " Long Stop Date" under the Securities Act Purchase Agreement), (ii) the Purchase Agreement is terminated without the consummation of the Acquisition or (iii) if the Company otherwise notifies the trustee of the Notes that it will not pursue the consummation of the Acquisition. In connection with the issuance of the Notes, the Company also entered into a registration rights agreement, dated as of September 17, 2024 (the “ Rule 144A Registration Rights Agreement ”), with and to certain non-U. S. persons in transactions outside the United States pursuant to Regulation S initial purchasers of the Notes named therein. Under Under the Registration Rights Agreement, the Company agreed, among the other Securities Act things, to: (i) file a registration statement (the “ Regulation S Exchange Offer Registration Statement ”) ; Debt issuance fees paid as with the SEC to register an offer to exchange each series of the September 30, 2021 were \$ 3. 9 million. Redemption of 4. 65 % Senior Notes for freely tradable notes having terms identical in due 2025 On October 27, 2021, we redeemed all material respects to each such series of the outstanding 2025-Notes , resulting in a cash outflow of \$ 487. 1 million. As a result, the associated make-whole premium of \$ 56. 4 million was paid during the first fiscal quarter of 2022 contemporaneously with the October 27, 2021 debt extinguishment. The Company financed the redemption of the 2025 Notes with the net proceeds from the offering of the 2031 Notes, together with cash on hand. Additional details are fully discussed in Note 6 — Debt. 2023 FORM 10- K | 47 2. 90 % Senior Notes due 2031 On September 29, 2021, we issued \$ 550. 0 million aggregate principal amount of the 2. 90 percent 2031 Notes in an offering to persons reasonably believed to be qualified institutional buyers in the United States pursuant to Rule 144A under the Securities Act (“ Rule 144A ”) and to certain non-U. S. persons in transactions outside the United States pursuant to Regulation S under the Securities Act (“ Regulation S ”). Interest on the 2031 Notes is payable semi-annually on March 29 and September 29 of each year, commencing on March 29, 2022. In June 2022, we settled a registered exchange offer (the “ Registered Exchange Offer ”) ; (ii) use commercially reasonable efforts to cause the exchange Exchange the 2031 Notes for new, SEC- registered notes that are substantially identical to the terms of the 2031 Notes, except that the offer Offer Registration Statement to become effective and issuance of the new notes have been registered under the Securities Act and certain transfer restrictions, registration rights and additional interest provisions relating to the 2031 Notes do not apply to later than the later new notes. All of (x) the 2031 Notes were exchanged in 30th day following the Company’ s filing of a Current Report on Form 8- K or an amendment thereto including the financial statements of KCA Deutag and pro forma financial information related to the Company’ s acquisition of KCA Deutag required by Items 9. 01 (a) and 9. 01 (b) of Form 8- K (the “ KCA Deutag Financials Form 8- K ”) and (y) June 16, 2025; and (iii) use commercially reasonable efforts to cause the Registered Exchange Offer to be completed not later than the later of (x) the 60th day following the Company’ s filing of the KCA Deutag Financials Form 8- K and (y) July 14, 2025 (the “ Exchange Offer Closing Deadline ”), subject to certain limitations. 2024 FORM 10- K | 54 If, among other events, the Registered Exchange Offer is not completed by the Exchange Offer Closing Deadline, then special additional interest will accrue in an amount equal to 0. 25 percent per annum of the principal amount of the Notes, from and including the date on which such default shall occur to but excluding the date on which such default is cured. The indenture governing the 2031-Notes contains certain covenants that, among other things and subject to certain exceptions, limit the ability of the Company and its

subsidiaries to incur certain liens; engage in sale and lease-back transactions; and consolidate, merge or transfer all or substantially all of the assets of the Company. The indenture governing the 2031-Notes also contains customary events of default with respect to the 2031-Notes. **4.65 % Senior Notes due Extinguished in Fiscal Year 2025-2022** On December 20, 2018, we issued approximately \$ 487. 1 million in aggregate principal amount of the **4. 65 percent senior notes due 2025 (the "2025 Notes ")**. ~~The debt issuance cost were being amortized straight-line over the stated life of the obligation, which approximated the effective interest method.~~ On September 27, 2021, the Company delivered a conditional notice of optional full redemption for all of the outstanding 2025 Notes at a redemption price calculated in accordance with the indenture governing the 2025 Notes, plus accrued and unpaid interest on the 2025 Notes to be redeemed. The Company financed the redemption of the 2025 Notes with the net proceeds from the offering of the 2031 Notes **(discussed below)**, together with cash on hand. The Company's obligation to redeem the 2025 Notes was conditioned upon the prior consummation of the issuance of the 2031 Notes, which was satisfied on September 29, 2021. On October 27, 2021, we redeemed all of the outstanding 2025 Notes. As a result, the associated make-whole premium of \$ 56. 4 million and the write off of the unamortized discount and debt issuance costs of \$ 3. 7 million were recognized during the first fiscal quarter of 2022 contemporaneously with the October 27, 2021 debt extinguishment and recorded in Loss on extinguishment of debt on our Consolidated Statements of Operations during the fiscal year ended September 30, 2022. **Senior Notes Issued in Fiscal Year 2021** On ~~November 13~~ **September 29, 2018- 2021**, we issued \$ 550.0 million aggregate principal amount of the **2.90 percent senior notes due 2031 (the "2031 Notes")** in an offering to persons reasonably believed to be qualified institutional buyers in the United States pursuant to Rule 144A under the Securities Act **(" Rule 144A ")** and to certain non-U.S. persons in transactions outside the United States pursuant to Regulation S under the Securities Act **(" Regulation S ")**. Interest on the 2031 Notes is payable semi-annually on March 29 and September 29 of each year, commencing on March 29, 2022. ~~In June 2022~~ **2023 FORM 10- K | 77** **4.65 % Senior Notes due 2025** On December 20, 2018, we ~~settled~~ **issued approximately** entered into a credit agreement by and among debt commitment letter dated July 25, 2024 with MSSF, pursuant to which MSSF has committed, subject to satisfaction of standard conditions, to provide the Company with an unsecured 364-day bridge loan facility in an aggregate principal amount of approximately \$ 2. 0 billion (the " Bridge Loan Facility ") the proceeds of which, if drawn, would have been used to fund the Acquisition. On October 15, 2024, the remaining commitments under the Bridge Loan Facility were reduced such that there were no remaining commitments available, and the Bridge Loan Facility as was borrower automatically terminated in accordance with its terms. For additional information regarding the Bridge Loan Facility, refer to Note 6 — Debt to the Consolidated Financial Statements. On August 14, 2024, the Company entered into the **Amended Credit Facility with the Revolving Credit Agreement Lenders, the issuing lenders party thereto and Wells Fargo Bank, National Association, as administrative agent, swing line lender and issuing lender, which amended and restated the Credit Agreement, dated as of November 13, 2018 (as amended through Amendment No. 2 to the Credit Agreement dated as of March 8, 2022, the " Existing Credit Agreement ")**, among the Company, the lenders party thereto and Wells Fargo, which was ~~as administrative agent, swing line lender and issuing lender.~~ **Under the terms of the amended Amended Credit Facility on November 13, 2019, providing for an unsecured revolving credit facility loans in an aggregate principal amount not to exceed \$ 950. 0 million outstanding at any time (as amended, the " 2018 Revolving Credit Facility ") . \$ 775. 0 million of the revolving commitments under the Amended Credit Facility expire on November 12, 2024 and \$ 175. 0 million of the revolving commitments mature on November 13-10, 2024-2027. On April 16 (the " Stated Maturity Date ") , 2021 but the Company may request two one-year extensions of the Stated Maturity Date, lenders with subject to satisfaction of certain conditions. Commitments under the Amended Credit Facility may be increased by up to \$ 680-100. 0 million, subject to the agreement of the Company and new or existing Revolving Credit Agreement Lenders. The benchmark rate is the SOFR. We can elect to borrow at either an adjusted SOFR rate or an adjusted base rate, plus an applicable margin. The adjusted SOFR rate is the forward-looking term rate based on SOFR for the applicable tenor of one, three, or six months, plus 0. 10 percent per annum. The adjusted base rate is a fluctuating rate per annum equal to the highest of (i) the administrative agent's prime rate, (ii) the federal funds effective rate plus 0. 50 percent, or (iii) the one-month adjusted SOFR rate plus 1. 0 percent. We also pay a commitments-commitment fee on the unused balance of the facility. Borrowing spreads as well as commitment fees are determined based on the debt rating for senior unsecured debt of the Company, as determined by Moody's and Standard & Poor's. The applicable margin for SOFR borrowings and adjusted base rate borrowings ranges from 0. 875 percent to 1. 500 percent per annum and zero to 0. 50 percent per annum, respectively. Commitment fees for both rates range from 0. 075 percent to 0. 200 percent per annum. Based on the unsecured debt rating of the Company on September 30, 2024, the spread over SOFR would have been 1. 250 percent had borrowings been outstanding under the 2018 Amended Credit Facility exercised and commitment fees would have been 0. 150 percent. There is a financial covenant in their -- the Amended option to extend the maturity of the 2018 Credit Facility that requires us from November 13, 2024 to November 12, 2025. No other terms maintain a total funded debt to total capitalization ratio of the 2018 less than or equal to 55. 0 percent. The Amended Credit Facility contains additional terms were amended in connection with this extension. On March 8, 2022 conditions, restrictions and covenants that we entered into the second amendment to the 2018 believe are usual and customary in unsecured debt arrangements for companies of similar size and Credit credit Facility quality, including a limitation which, among other things, raised the number of potential future extensions of the maturity date applicable to extending lenders from one to two such potential extensions and replaced provisions in respect of interest rate determinations that priority debt (were based on the London Interbank Offered Rate with provisions based on the Secured Overnight Financing Rate. Additionally, lenders with \$ 680. 0 million of commitments under the 2018 Credit Facility exercised their option to extend the maturity of the 2018 Credit Facility from November 12, 2025 to November 11, 2026. On February 10, 2023, lenders with \$ 680. 0 million of commitments under the 2018 Credit Facility**

equipment, including renewals and betterments, are capitalized at cost, while maintenance and repairs are expensed as incurred. We account for the depreciation of property, plant and equipment using the straight - line method over the estimated useful lives of the assets considering the estimated salvage value of the property, plant and equipment. Both the estimated useful lives and salvage values require the use of management estimates. Assets held- for- sale are reported at the lower of the carrying amount or fair value less estimated costs to sell. Our estimate of fair value represents our best estimate based on industry trends and reference to market transactions and is subject to variability. Certain events, such as unforeseen changes in operations, technology or market conditions, could materially affect our estimates and assumptions related to depreciation or result in abandonments. For the fiscal years presented in this Form 10- K, no significant changes were made to the determinations of useful lives or salvage values. Upon retirement or other disposal of fixed assets, the cost and related accumulated depreciation are removed from the respective accounts and any gains or losses are recorded in the results of operations. Impairment of Long - lived Assets, Goodwill and Other Intangible Assets Management assesses the potential impairment of our long - lived assets and finite- lived intangibles whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Changes that could prompt such an assessment may include equipment obsolescence, changes in the market demand, periods of relatively low rig utilization, declining revenue per day, declining cash margin per day, completion of specific contracts, change in technology and / or overall changes in general market conditions. If a review of the long - lived assets and finite- lived intangibles indicates that the carrying value of certain of these assets or asset groups is more than the estimated undiscounted future cash flows, an impairment charge is made, as required, to adjust the carrying value to the estimated fair value. Cash flows are estimated by management considering factors such as prospective market demand, recent changes in rig technology and its effect on each rig' s marketability, any cash investment required to make a rig marketable, suitability of rig size and makeup to existing platforms, and competitive dynamics including utilization. The fair value of drilling rigs is determined based upon either an income approach using estimated discounted future cash flows, a market approach considering factors such as recent market sales of rigs of other companies and our own sales of rigs, appraisals and other factors, a cost approach utilizing new reproduction costs adjusted for the asset age and condition, and / or a combination of multiple approaches. The use of different assumptions could increase or decrease the estimated fair value of assets and could therefore affect any impairment measurement. We review goodwill for impairment annually in the fourth fiscal quarter or more frequently if events or changes in circumstances indicate it is more likely than not that the carrying amount of the reporting unit holding such goodwill may exceed its fair value. We initially assess goodwill for impairment based on qualitative factors to determine whether the existence of events or circumstances leads to a determination that it is more likely than not that the fair value of one of our reporting units is greater than its carrying amount. If further testing is necessary or a quantitative test is elected, we quantitatively compare the fair value of a reporting unit with its carrying amount, including goodwill. If the carrying amount exceeds the fair value, an impairment charge will be recognized in an amount equal to the excess; however, the loss recognized would not exceed the total amount of goodwill allocated to that reporting unit. **See Note 5 — Goodwill and Intangible Assets for additional discussion of goodwill and intangible assets.** Self - Insurance Accruals We insure working land rigs and related equipment at values that approximate the current replacement costs on the inception date of the policies. However, we self- insure large deductibles under these policies. We also carry insurance with varying deductibles and coverage limits with respect to stacked rigs, offshore platform rigs, and “ named wind storm ” risk in the Gulf of Mexico. We self - insure a number of other risks, including loss of earnings and business interruption. We self - insure a significant portion of expected losses relating to workers' compensation, general liability, employer' s liability, auto liability, **and certain** as well as other insurance coverages. Generally, deductibles range from \$ 1 million to \$ 10 million per occurrence depending on the coverage and whether a claim occurs outside or inside of the United States. Insurance is purchased over deductibles to reduce our exposure to catastrophic events but there can be no assurance that such coverage will apply or be adequate in all circumstances. Estimates are recorded for incurred outstanding liabilities for workers' compensation and other casualty claims. Retained losses **under worker' s compensation, general, automobile, and employer' s liability policies** are estimated and accrued based upon our estimates of the aggregate liability for claims incurred. **These Estimates-estimates for liabilities and retained losses** are based on adjusters' estimates, our historical loss experience and statistical methods commonly used within the insurance industry that we believe are reliable. **2024 FORM 10- K | 58** We also engage a third- party actuary to perform a periodic review of our casualty losses. Nonetheless, insurance estimates include certain assumptions and management judgments regarding the frequency and severity of claims, claim development and settlement practices. Unanticipated changes in these factors may produce materially different amounts of expense that would be reported under these programs. Our wholly - owned captive insurance companies finance a significant portion of the physical damage risk on company - owned drilling rigs as well as casualty deductibles **and other risk retentions** . An actuary reviews the loss reserves retained by the Company and the ~~captives~~ **Captives** on an annual basis. **2023 FORM 10- K | 50** Revenue Recognition Drilling services revenues are primarily comprised of daywork drilling contracts for which the related revenues and expenses are recognized as services are performed and collection is reasonably assured. With most drilling contracts, we receive payments contractually designated for the mobilization and demobilization of drilling rigs and other equipment to and from the client' s drill site. Revenue associated with the mobilization and demobilization of our drilling rigs to and from the client' s drill site do not relate to a distinct good or service. These revenues are deferred and recognized ratably over the related contract term that drilling services are provided. The amount of demobilization revenue that we ultimately collect is dependent upon the specific contractual terms, most of which include provisions for reduced or no payment for demobilization when, among other things, the contract is renewed or extended with the same client, or when the rig is subsequently contracted with another client prior to the termination of the current contract. Since revenues associated with demobilization activity are typically variable, at each period end, they are estimated at the most likely amount, and constrained when the likelihood of a significant reversal is probable. Direct costs incurred for the mobilization, are deferred and recognized on a straight- line basis as the drilling service is provided. While costs incurred to relocate rigs and other drilling equipment to areas in which a contract has not been secured are

expensed as incurred. We also act as a principal for certain reimbursable services and auxiliary equipment provided by us to our clients, for which we incur costs and earn revenues. Many of these costs are variable, or dependent upon the activity that is performed each day under the related contract. Accordingly, reimbursements that we receive for out-of-pocket expenses are recorded as revenues and the out-of-pocket expenses for which they relate are recorded as operating costs during the period to which they relate within the series of distinct time increments. For contracts that are terminated prior to the specified term, early termination payments received by us are recognized as revenues when all contractual requirements are met. Deferred income taxes are accounted for under the liability method, which takes into account the differences between the basis of the assets and liabilities for financial reporting purposes and amounts recognized for income tax purposes. Our net deferred tax liability balance at year-end reflects the application of our income tax accounting policies and is based on management's estimates, judgments and assumptions. Included in our net deferred tax liability balance are deferred tax assets that are assessed for realizability. If it is more likely than not that a portion of the deferred tax assets will not be realized in a future period, the deferred tax assets will be reduced by a valuation allowance based on management's estimates. In addition, we operate in several countries throughout the world and our tax returns filed in those jurisdictions are subject to review and examination by tax authorities within those jurisdictions. We recognize uncertain tax positions we believe have a greater than 50 percent likelihood of being sustained. We cannot predict or provide assurance as to the ultimate outcome of any existing or future assessments. New Accounting Standards See Note 2 — Summary of Significant Accounting Policies, Related Risks and Uncertainties to our Consolidated Financial Statements for recently adopted accounting standards and new accounting standards not yet adopted. Direct Margin Direct margin is considered a non-GAAP metric. We define "Direct margin" as operating revenues less direct operating expenses. Direct margin is included as a supplemental disclosure because we believe it is useful in assessing and understanding our current operational performance, especially in making comparisons over time. Direct margin is not a substitute for financial measures prepared in accordance with GAAP and should therefore be considered only as supplemental to such GAAP financial measures. 2023-2024 FORM 10-K | 51-59 The following table reconciles direct margin to segment operating income (loss), which we believe is the financial measure calculated and presented in accordance with GAAP that is most directly comparable to direct margin. Year Ended September 30, 2023-2024 (in thousands) North America SolutionsInternational SolutionsOffshore Gulf of MexicoSegment MexicoInternational SolutionsSegment operating income (loss) \$ 625-610, 674 467 \$ 22,806 \$ (891-949) \$ 12,415 Add back: Depreciation and amortization353-amortization366, 976-446 10, 863 7, 530 622-7,615-Research and development30-development41, 457-305 — Selling, general and administrative expense58-expense61, 367-107 9, 427 3, 594 035-10,401 Asset impairment charges3,948 — 8,149 Direct margin (Non-GAAP) \$ 1,072-079, 215-532 \$ 33-19, 463-341 \$ 25-23, 274-539 Year Ended September 30, 2022-2023 (in thousands) North America SolutionsInternational SolutionsOffshore Gulf of MexicoSegment MexicoInternational SolutionsSegment operating income (loss) \$ 121-625, 467 893 \$ 23,214 \$ (138-891) \$ 22,806 Add back: Depreciation and amortization375-amortization353, 250-9-976 7, 175-4-615 7, 156-622 Research and development26-development30, 728 457 — Selling, general and administrative expense43-expense58, 796-2-367 10, 661-8-401 3, 779-035 Asset impairment charges1-charges3, 948 8 868 — 2, 149 495 Restructuring charges498 — Direct margin (Non-GAAP) \$ 570-1, 072 033 \$ 35,050 \$ -15-215 \$ 25, 292-274 \$ 33,463

ITEM 7A. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK Our financial position is exposed to a variety of risks, including foreign currency exchange rate risk, commodity price risk, credit and capital market risk, interest rate risk and equity price risk. Foreign Currency Exchange Rate Risk Our drilling contracts in foreign countries generally provide for payment in U. S. dollars. Historically, in Argentina, while the contracts were denominated in the U. S. dollar, we were paid in Argentine pesos. The Argentine branch of one of our second-tier subsidiaries remits U. S. dollars to its U. S. parent by converting the Argentine pesos into U. S. dollars through the Argentine Foreign Exchange Market and repatriating the U. S. dollars. In the future, other contracts or applicable law may require payments to be made in foreign currencies. As such, there can be no assurance that we will not experience in Argentina or elsewhere a devaluation of foreign currency, foreign exchange restrictions or other difficulties repatriating U. S. dollars even if we are able to negotiate the contract provisions designed to mitigate such risks. At September 30, 2023-2024, a hypothetical decrease in value of 10 percent would result in a decrease in value of our monetary assets and liabilities denominated in Argentine pesos by approximately \$ 0.4-6 million. Argentina's economy is currently considered highly inflationary, which is defined as cumulative inflation rates exceeding 100 percent in the most recent three-year period based on inflation data published by the respective governments. Nonetheless, all of our foreign operations use the U. S. dollar as the functional currency and local currency monetary assets and liabilities are remeasured into U. S. dollars with gains and losses resulting from foreign currency transactions included in current results of operations. Commodity Price Risk The demand for drilling services and solutions is derived from exploration and production companies spending money to explore and develop drilling prospects in search of crude oil and natural gas. Their spending is driven by their cash flow and, financial strength, and desires to return excess cash to shareholders, which is affected by trends in crude oil and natural gas commodity prices. Crude oil prices are determined by a number of factors including global supply and demand, the establishment of and compliance with production quotas by oil exporting countries, worldwide economic conditions and geopolitical factors. Crude oil and natural gas prices have historically been volatile and very difficult to predict with any degree of certainty. While current energy prices are important contributors to positive cash flow for customers, expectations about future prices and price volatility are generally more important for determining future spending levels. This volatility can lead many exploration and production companies to base their capital spending on much more conservative estimates of commodity prices. As a result, demand for drilling services and solutions is not always purely a function of the movement of commodity prices. 2023-2024 FORM 10-K | 52-60 Credit and Capital Market Risk Customers may finance their exploration activities through cash flow from operations, the incurrence of debt, or the issuance of equity. Any deterioration in the credit and capital markets, as experienced in the past, can make it difficult for customers to obtain funding for their capital needs. A reduction of cash flow resulting from declines in commodity

prices or a reduction of available financing may result in customer credit defaults or reduced demand for our services, which could have a material adverse effect on our business, financial condition and results of operations. Similarly, we may need to access capital markets to obtain financing. Our ability to access capital markets for financing could be limited by, among other things, oil and gas prices, our existing capital structure, our credit ratings, the state of the economy, the health of the drilling and overall oil and gas industry, and the liquidity of the capital markets. Many of the factors that affect our ability to access capital markets are outside of our control. No assurance can be given that we will be able to access capital markets on terms acceptable to us when required to do so, which could have a material adverse impact on our business, financial condition and results of operations. Further, we attempt to secure favorable prices through advanced ordering and purchasing for drilling rig components. While these materials have generally been available at acceptable prices, there is no assurance the prices will not vary significantly in the future. Any fluctuations in market conditions causing increased prices in materials and supplies could have a material adverse effect on future operating costs. Interest Rate Risk Our interest rate risk exposure results primarily from short - term rates, mainly SOFR - based, on any borrowings from ~~our revolving credit facility~~ **the Amended** credit facility. There were no outstanding borrowings under this facility at September 30, ~~2023~~ **2024**, and our outstanding debt consisted of \$ ~~550.1 million~~ **1.08 billion** (face amount) in senior unsecured notes, which have a fixed rate of 2.90 percent and an estimated fair value of \$ ~~1 435.5 million~~ **and \$ 430.7 million** as of September 30, ~~2023~~ **2024** and **The \$ 1.8 billion (face amount) in senior unsecured notes at September 30, 2022-2024 comprised of the following: \$ 350.0 million aggregate principal amount of 4.65 percent senior notes due 2027, respectively \$ 350.0 million aggregate principal amount of 4.85 percent senior notes due 2029, \$ 550.0 million aggregate principal amount of 2.90 percent senior notes due 2031 and \$ 550.0 million aggregate principal amount of 5.50 percent senior notes due 2034.** Equity Price Risk As of September 30, ~~2023~~ **2024** and ~~2023~~, we had equity securities in Tamboran **Corp.** with a total fair value of \$ ~~21.0 million~~ **and \$ 9.9 million**, respectively. **On June 4, 2024, the Company entered into a convertible note agreement with Tamboran Corp. This note was utilized to relieve Tamboran's outstanding accounts receivable balance owed to the Company, and therefore no cash was exchanged as part of the transaction. The convertible note agreement provided that the notes converted into shares of common stock of Tamboran Corp. under certain circumstances in connection with an initial public offering in which its stock was listed on the New York Stock Exchange (" NYSE") or NASDAQ Stock Exchange. On June 26, 2024, Tamboran Corp. completed an initial public offering of its common stock on the NYSE and as a result of this offering, our convertible note of \$ 9.4 million was converted into 0.5 million common shares in Tamboran Corp. Our shares received in this initial public offering are subject to a 180- day lockup period. Consistent with the provisions of ASU No. 2022- 03, contractual sale restrictions are not considered in the fair value measurement of our investment in Tamboran Resources Corporation.** As of September 30, ~~2024~~ **2023** and ~~2022~~ we had equity securities in ADNOC Drilling with a total fair value of \$ ~~205.6 million~~ **and \$ 174.8 million** and \$ ~~147.4 million~~, respectively. Our investment in ADNOC Drilling ~~is was~~ subject to a three- year lockup period, **which expired during September 2024**. We have applied the guidance in Topic 820, Fair Value Measurement, in the initial accounting of the transaction and the subsequent revaluation of the investment balance, concluding that the contractual restriction on the sale of an equity security that is publicly traded is not considered in measuring fair value. A hypothetical 10 percent decrease in the market price for our marketable equity securities **of Tamboran Corp and ADNOC Drilling** as of September 30, ~~2023~~ **2024** would decrease the fair value by \$ ~~18.22~~ **5.7** million. These securities are subject to a wide variety and number of market - related risks that could substantially reduce or increase the fair value of our holdings. **Subsequent to the 2024 fiscal year end, we sold our shares of ADNOC Drilling for aggregate proceeds of approximately \$ 197.3 million. Refer to Note 18 — Subsequent Events.** At November ~~16~~ **2023 **2024**, the total fair value of our **remaining** equity securities **in Tamboran Corp.** decreased to approximately \$ ~~174.19~~ **0.1** million. We continually monitor the fair value of the investments but are unable to predict future market volatility and any potential impact to the Consolidated Financial Statements. ~~2023~~ **2024** FORM 10- K | ~~53~~ **61** ITEM 8. FINANCIAL STATEMENTS AND SUPPLEMENTARY DATA INDEX TO CONSOLIDATED FINANCIAL STATEMENTS ~~SPAGE~~ Management's Report on Internal Control over Financial Reporting ~~55~~ **63** Reports of Independent Registered Public Accounting Firm (PCAOB ID Number 00042) ~~56~~ **64** Consolidated Financial Statements: Consolidated Balance Sheets at September 30, ~~2023~~ **2024** and ~~2022~~ **2023** ~~59~~ **67** Consolidated Statements of Operations for the Years Ended September 30, ~~2024~~ **2023**; and ~~2022~~ **2021** ~~60~~ **68** Consolidated Statements of Comprehensive Income (Loss) for the Years Ended September 30, ~~2024~~ **2023**; ~~2022~~ and ~~2021~~ ~~61~~ **69** Consolidated Statements of Shareholders' Equity for the Years Ended September 30, ~~2024~~ **2023**; and ~~2022~~ and ~~2021~~ ~~62~~ **70** Consolidated Statements of Cash Flows for the Years Ended September 30, ~~2024~~ **2023**; and ~~2022~~ **71** Notes and ~~2021~~ ~~63~~ **73** ~~2023~~ **2024** FORM 10- K | ~~54~~ **62** Management of Helmerich & Payne, Inc. is responsible for establishing and maintaining adequate internal control over financial reporting as defined in Rule 13a - 15 (f) or 15d - 15 (f) under the Securities Exchange Act of 1934. Our internal control over financial reporting was designed under the supervision of the Chief Executive Officer and Chief Financial Officer to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America, and includes those policies and procedures that: (i) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of our assets; (ii) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that our receipts and expenditures are being made only in accordance with authorizations of our management and the Board of Directors; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions or that the degree of**

compliance with the policies or procedures may deteriorate. Management assessed the effectiveness of the Company's internal control over financial reporting as of September 30, ~~2023-2024~~. In making this assessment, management used the criteria established in the Internal Control — Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based on our evaluation under the criteria in Internal Control- Integrated Framework (2013), management has concluded that the Company maintained effective internal control over financial reporting as of September 30, ~~2023-2024~~. Ernst & Young LLP, ~~an the~~ independent registered public accounting firm **that also audited the Company's consolidated financial statements included in this Annual Report on Form 10- K**, has issued an attestation report on the effectiveness of the Company's internal control over financial reporting as of September 30, ~~2023-2024~~, as stated in their report which appears herein. Helmerich & Payne, Inc. by / s / John W. Lindsay / s / ~~J Mark W. Smith~~ **John Kevin Vann** ~~John W. Lindsay~~ Director, President and Chief Executive ~~Officer~~ ~~J Mark W. Smith~~ **Senior Kevin Vann** ~~Senior~~ Vice President and Chief Financial Officer ~~November 8-13, 2023~~ ~~November 2024~~ ~~November 8-13, 2023-2024~~ ~~2023-2024~~ **FORM 10- K | 55-63**

Report of Independent Registered Public Accounting Firm The Board of Directors and Shareholders of Helmerich & Payne, Inc. Opinion on Internal Control over Financial Reporting We have audited Helmerich & Payne, Inc.' s internal control over financial reporting as of September 30, ~~2023-2024~~, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) (the COSO criteria). In our opinion, Helmerich & Payne, Inc. (the Company) maintained, in all material respects, effective internal control over financial reporting as of September 30, ~~2023-2024~~, based on the COSO criteria. We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated balance sheets of the Company as of September 30, ~~2024 and 2023 and 2022~~, the related consolidated statements of operations, comprehensive income ~~(loss)~~, shareholders' equity and cash flows for each of the three years in the period ended September 30, ~~2023-2024~~, and the related notes and our report dated November ~~8-13, 2023-2024~~ expressed an unqualified opinion thereon. **We have audited Helmerich & Payne, Inc.' s internal control over financial reporting as of September 30, 2024, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) (the COSO criteria). In our opinion, Helmerich & Payne, Inc. (the Company) maintained, in all material respects, effective internal control over financial reporting as of September 30, 2024, based on the COSO criteria.**

Basis for Opinion The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on our audit. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U. S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal control over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the circumstances. We believe that our audit provides a reasonable basis for our opinion. Definition and Limitations of Internal Control Over Financial Reporting A company's internal control over financial reporting is a process designed 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. A company's internal control over financial reporting includes those policies and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements. Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate. / s / Ernst & Young LLP Tulsa, Oklahoma ~~November 8-13, 2023-2024~~ ~~2023-2024~~ **FORM 10- K | 56-64**

Opinion on the Financial Statements We have audited the accompanying consolidated balance sheets of Helmerich & Payne, Inc. (the Company) as of September 30, ~~2024 and 2023 and 2022~~, the related consolidated statements of operations, comprehensive income ~~(loss)~~, shareholders' equity and cash flows for each of the three years in the period ended September 30, ~~2023-2024~~, and the related notes (collectively referred to as the " consolidated financial statements "). In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Company at September 30, ~~2024 and 2023 and 2022~~, and the results of its operations and its cash flows for each of the three years in the period ended September 30, ~~2023-2024~~, in conformity with U. S. generally accepted accounting principles. We also have audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of September 30, ~~2023-2024~~, based on criteria established in Internal Control — Integrated Framework issued by the Committee of Sponsoring Organizations of the Treadway Commission (2013 framework) , and our report dated November ~~8-13, 2023-2024~~ expressed an unqualified opinion thereon. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U. S. federal securities laws and the applicable rules and

regulations of the Securities and Exchange Commission and the PCAOB. We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion. Critical Audit Matter The critical audit matter communicated below is a matter arising from the current period audit of the financial statements that was communicated or required to be communicated to the audit committee and that: (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective or complex judgments. The communication of the critical audit matter does not alter in any way our opinion on the consolidated financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the critical audit matter or on the accounts or disclosures to which it relates. Self-Insurance Accruals Description of the Matter The Company's **liability for self-insurance** ~~---~~ **insured liability risks** for workers' compensation and other casualty claims was \$ ~~77~~ **76**. 3 million at September 30, ~~2023~~ **2024**. As described in Note 2 to the consolidated financial statements, this liability is based on a third-party actuarial analysis **and**, ~~which~~ includes an estimate for incurred but not reported claims. The actuarial analysis considers a variety of factors, including third-party adjusters' estimates, **historic** ~~historical~~ experience, and statistical methods commonly used within the insurance industry. Auditing the Company's **reserve liability** for self-insured risks for worker's compensation and other casualty claims is complex and required us to use our actuarial specialists due to the **significant** measurement uncertainty associated with the estimate, management's application of significant judgment, and the use of various actuarial methods. ~~2023~~ **2024** FORM 10-K | ~~57~~ **65** How We Addressed the Matter in Our Audit We evaluated the design and tested the operating effectiveness of the Company's controls over the workers' compensation and other casualty claims accrual process, including management's review controls over the significant assumptions used in the calculation and the completeness and accuracy of the data underlying the reserve. To test the ~~self-insurance~~ liability for **self-insured risks for worker workers**'s compensation and other casualty claims, we performed audit procedures that included, among others, testing the completeness and accuracy of the underlying claims data provided to management's actuary and obtaining legal confirmation letters to evaluate the reserves recorded on significant litigated matters. Additionally, we involved our actuarial specialists to assist in our evaluation of the methodologies applied by management's actuary in establishing the actuarially determined reserve. We compared the Company's estimates to ranges of estimates independently developed by our actuarial specialists. / s / Ernst & Young LLP We have served as the Company's auditor since 1994. Tulsa, Oklahoma November ~~8~~ **13**, ~~2023~~ **2024** ~~2023~~ **2024** FORM 10-K | ~~58~~ **66** HELMERICH & PAYNE, INC. CONSOLIDATED BALANCE SHEETS September 30, (in thousands except share data and per share amounts) ~~2023~~ **2024** ~~2022~~ **ASSETS** Current ~~---~~ ~~2024~~ **2023** ~~ASSETS~~ ~~Current~~ Assets: Cash and cash equivalents \$ ~~217,341~~ **257,174** \$ ~~232,131~~ Restricted cash ~~59~~ **68,902** ~~59~~, 064 36,246 Short-term investments ~~93~~ **investments** ~~292,919~~ **93**, 600 ~~117,101~~ Accounts receivable, net of allowance of \$ ~~2,977~~ **and \$ 2,688** ~~and \$ 2,975~~, respectively ~~418,604~~ **404,188** ~~458,713~~ Inventories of materials and supplies, ~~net~~ ~~94~~ **net** ~~117,884~~ **94**, 227 ~~87,957~~ Prepaid expenses and other, ~~net~~ ~~97~~ **net** ~~76,419~~ **97**, 727 ~~66,463~~ Assets held-for-sale — ~~645~~ **sale** ~~645~~ **4,333** Total current assets ~~1,192,069~~ **1,006,625** ~~1,002,944~~ Investments ~~264~~ ~~---~~ ~~Investments~~, ~~net~~ ~~100,567~~ **264**, 947 ~~218,981~~ Property, plant and equipment, ~~net~~ ~~2~~ **net** ~~3,016,277~~ **2**, 921, 695 ~~2,960,809~~ Other Noncurrent Assets: Goodwill ~~45,653~~ ~~45,653~~ Intangible assets, ~~net~~ ~~60~~ **net** ~~54,147~~ **60**, 575 ~~67,154~~ Operating lease right-of-use assets ~~50~~ ~~assets~~ ~~67,076~~ **50**, 400 ~~39~~ Restricted cash ~~1,064~~ **242,417** — Other assets, ~~net~~ ~~32~~ **net** ~~63,692~~ **32**, 061 ~~20,926~~ Total other noncurrent assets ~~188~~ ~~---~~ ~~assets~~ ~~1,472,985~~ **188**, 689 ~~172,797~~ Total assets \$ ~~5,781,898~~ **\$ 4,381,956** ~~\$ 4,355,531~~ LIABILITIES & SHAREHOLDERS' EQUITY Current Liabilities: Accounts payable \$ ~~135,084~~ **\$ 130,852** ~~\$ 126,966~~ Dividends payable ~~25~~, ~~024~~ **25**, 194 ~~26,693~~ Accrued liabilities ~~262~~ ~~---~~ ~~liabilities~~ ~~286,841~~ **262**, 885 ~~241,151~~ Total current liabilities ~~418~~ ~~---~~ ~~liabilities~~ ~~446,949~~ **418**, 931 ~~394,810~~ Noncurrent Liabilities: Long-term debt, ~~net~~ ~~545~~ **net** ~~1,782,182~~ **545**, 144 ~~542,610~~ Deferred income taxes ~~517~~ ~~---~~ ~~taxes~~ ~~495,481~~ **517**, 809 ~~537,712~~ Other ~~128~~ ~~---~~ ~~Other~~ ~~140,134~~ **128**, 129 ~~114,927~~ Total noncurrent liabilities ~~1~~ ~~---~~ ~~liabilities~~ ~~2,417,797~~ **1**, 191, 082 ~~1,195,249~~ Commitments and Contingencies (Note ~~15~~ **16**) Shareholders' Equity: Common stock, \$ 0.10 par value, 160,000,000 shares authorized, 112,222,865 shares issued as of September 30, ~~2024~~ **and 2023** ~~and 2022~~, ~~and 98,755,412~~ ~~and 99,426,526~~ ~~and 105,293,662~~ shares outstanding as of September 30, ~~2024~~ **and 2023** ~~and 2022~~, respectively ~~11,222~~ ~~11,222~~ Preferred stock, no par value, 1,000,000 shares authorized, no shares issued — — Additional paid-in capital ~~525~~ **capital** ~~518,083~~ **525**, 369 ~~528,278~~ Retained earnings ~~2,883,590~~ **2,707,715** ~~2,473,572~~ Accumulated other comprehensive loss (~~76,981~~ **350**) (~~127,072~~ **981**) Treasury stock, at cost, ~~13,467,453~~ ~~shares~~ ~~and 12,796,339~~ ~~shares~~ ~~and 6,929,203~~ ~~shares~~ as of September 30, ~~2024~~ **and 2023** ~~and 2022~~, respectively (~~464,489,382~~ **393**) (~~235,464,528~~ **382**) Total shareholders' equity ~~2,917,152~~ **2,771,943** ~~2,765,472~~ Total liabilities and shareholders' equity \$ ~~5,781,898~~ **\$ 4,381,956** ~~\$ 4,355,531~~ The accompanying notes are an integral part of these consolidated financial statements. ~~2023~~ **2024** FORM 10-K | ~~59~~ **67** HELMERICH & PAYNE, INC. CONSOLIDATED STATEMENTS OF OPERATIONS Year Ended September 30, (in thousands, except per share amounts) ~~2023~~ **2024** ~~2022~~ ~~2021~~ OPERATING ~~---~~ ~~2024~~ **2023** ~~2022~~ **OPERATING** REVENUES Drilling services \$ ~~2,746,128~~ **\$ 2,862,677** \$ ~~2,049,841~~ \$ ~~1,210,800~~ Other ~~9~~ ~~---~~ ~~Other~~ ~~10,479~~ **9**, 744 ~~9,103~~ ~~7~~ ~~2~~, ~~768~~ **756,607** ~~2,872,421~~ ~~2,058,944~~ ~~1,218,568~~ OPERATING COSTS AND EXPENSES Drilling services operating expenses, excluding depreciation and amortization ~~1,630,225~~ **1,715,098** ~~1,426,589~~ ~~952,600~~ Other operating expenses ~~4,483~~ **4,477** ~~4,638~~ ~~5,138~~ Depreciation and amortization ~~382~~ **amortization** ~~397,344~~ **382**, 314 ~~403,170~~ ~~419,726~~ Research and development ~~30~~ **development** ~~40,967~~ **30**, 046 ~~26,563~~ ~~21,724~~ Selling, general and administrative ~~206~~ **administrative** ~~244,877~~ **206**, 657 ~~182,366~~ ~~172,195~~ Asset impairment charges ~~12~~ ~~---~~ ~~charges~~ ~~12~~, 097 ~~4,363~~ ~~70,850~~ Restructuring charges — ~~---~~ ~~838~~ **5** ~~Acquisition transaction costs~~ ~~14,926~~ **982** — ~~---~~ Gain on reimbursement of

drilling equipment (33, 309) (48, 173) (29, 443) (12, 322) Other (gain) loss on sale of assets ~~8~~ ~~assets~~ **5, 139 8**, 016 (5, 432) ~~11~~ ~~2~~, ~~280~~ **304, 708** 2, 310, 532 2, 013, 652 ~~1~~, ~~647~~, ~~117~~ OPERATING INCOME ~~INCOME~~ **451, 899** (LOSS) ~~561, 889~~ 45, 292 (428, 549) Other income (expense) Interest and dividend ~~income~~ ~~28~~ ~~income~~ **41, 168 28**, 393 18, 090 ~~10~~, ~~254~~ Interest expense **(29, 093)** (17, 283) (19, 203) (23, 955) Gain on investment securities ~~11~~ ~~securities~~ **13, 953 11**, 299 57, 937 ~~6~~, ~~727~~ Loss on extinguishment of debt — (60, 083) — Other ~~9~~ ~~Other~~ **3, 093 9**, 081 (10, 714) ~~5~~ ~~29~~, ~~652~~ ~~121~~ 31, 490 (13, 973) (1, 322) Income (loss) before income taxes **481, 020** 593, 379 31, 319 (429, 871) Income tax ~~expense~~ ~~expense~~ **136, 855** (benefit) 159, 279 24, 366 (103, 721) NET INCOME (LOSS) **\$ 344, 165** \$ 434, 100 \$ 6, 953 \$ (326, 150) Basic earnings (loss) per common share \$ **3. 43** \$ 4. 18 \$ 0. 05 \$ (3. 04) Diluted earnings (loss) per common share \$ **3. 43** \$ 4. 16 \$ 0. 05 \$ (3. 04) Weighted average shares outstanding: Basic ~~102~~ ~~Basic~~ **98, 857 102**, 447 105, 891 ~~107~~ ~~Diluted~~ **99**, 818 ~~Diluted~~ ~~102~~ **107 102**, 852 106, 555 ~~107~~, ~~818~~ 2023 2024 FORM 10- K | ~~60~~ ~~68~~ HELMERICH & PAYNE, INC. CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME ~~INCOME~~ ~~INCOME~~ ~~Year~~ (LOSS) ~~Year~~ ended September 30, (in thousands) 2024 2023 2022 2021 Net ~~2022~~ ~~Net~~ ~~income~~ (loss) **\$ 344, 165** \$ 434, 100 \$ 6, 953 \$ (326, 150) Other comprehensive income, net of income taxes: Net change related to employee benefit plans, net of income taxes of \$ **0. 6 million, \$ 1. 2 million, and \$ 2. 3 million, and \$ 1. 8 million** at September 30, 2024, 2023, and 2022, and 2021, respectively. **2, 143** 4, 091 8, 172 ~~5~~ ~~Unrealized loss on available-for- sale debt security~~, ~~944~~ ~~net of income taxes of \$ 0. 2 million at September 30, 2024~~ (512) — Other comprehensive ~~income~~ ~~4~~ ~~income~~ **1, 631 4**, 091 8, 172 ~~5~~, ~~944~~ Comprehensive income (loss) **\$ 345, 796** \$ 438, 191 \$ 15, 125 \$ (320, 206) 2023 2024 FORM 10- K | ~~61~~ ~~69~~ HELMERICH & PAYNE, INC. CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY Common Stock Additional Paid- In Capital Retained Earnings Accumulated Other Comprehensive Income (Loss) Treasury Stock (in thousands, except per share amounts) Shares Amount Shares Amount Total Balance at September 30, 2020 **112, 151** \$ 11, 215 900) Balance at September 30, 2021 **112, 222** \$ 11, 222 \$ 529, 903 \$ 2, 573, 375 \$ (20, 244) 4, 324 \$ (181, 638) \$ 2, 912, 618 Comprehensive income: Net income — — — 6, 953 — — — 6, 953 Other comprehensive income — — — — — — — 8, 172 — — — 8, 172 Dividends declared (\$ 1. 00 per share) — — — (106, 756) — — — (106, 756) Vesting of restricted stock awards, net of shares withheld for employee taxes — — — (28, 608) — — — (550) 23, 109 (5, 499) Stock- based compensation — — — 28, 032 — — — 28, 032 Share repurchases — — — — — — — 3, 155 (76, 999) (76, 999) Other — — — (1, 049) — — — (1, 049) Balance at September 30, 2021 **112, 222** \$ 11, 222 \$ 528, 278 \$ 2, 473, 572 \$ (12, 072) 6, 929 \$ (235, 528) \$ 2, 765, 472 Comprehensive income: Net income — — — 434, 100 — — — 434, 100 Other comprehensive income — — — — — — — 4, 091 — — — 4, 091 Dividends declared (\$ 1. 00 base per share, \$ 0. ~~940~~ ~~94~~ supplemental per share) — — — (199, 957) — — — (199, 957) Vesting of restricted stock awards, net of shares withheld for employee taxes — — — (34, 545) — — — (678) 20, 135 (14, 410) Stock- based compensation — — — 32, 456 — — — 32, 456 Share repurchases — — — — — — — 6, 545 (248, 989) (248, 989) Other — — — (820) — — — (820) Balance at September 30, 2023 **112, 222** \$ 11, 222 \$ 525, 369 \$ 2, 707, 715 \$ (7, 981) 12, 796 \$ (464, 382) \$ 2, 771, 943 ~~215~~ ~~\$ 521, 628~~ ~~\$ 3, 010, 012~~ ~~\$ (26, 188)~~ ~~4, 663~~ ~~\$ (198, 153)~~ ~~\$ 3, 318, 514~~ Comprehensive income (loss): Net ~~loss~~ ~~income~~ **344** (326, 165) ~~150~~ — **344** (326, 165) ~~150~~ Other comprehensive income — — — ~~5~~ ~~1~~, ~~944~~ ~~631~~ — — — ~~5~~ ~~1~~, ~~944~~ ~~631~~ Dividends declared (\$ 1.00 ~~base per share, \$ 0.68 supplemental~~ per share) — — — (109, 168, 236 290) — — — (109, 168, 236 290) Vesting of restricted stock awards, net of shares withheld for employee ~~taxes~~ ~~71~~ ~~taxes~~ ~~7~~ — — — (18 38, 683 797) — — — (339 729) ~~16~~ ~~26~~, ~~515~~ ~~620~~ (2 12, 161 177) Stock- based compensation — — — 27 31, 858 198 — — — 27 31, 198 Share repurchases 858 Cumulative effect adjustment for adoption of ASU No. 2016-13 — — — (1, 400 (251 51, 631) — — — (1 51, 251 631) Other — — — 313 (900) — — — 313 Balance at September 30, 2024 **112, 222** \$ 11, 222 \$ 518, 083 \$ 2, 883, 590 \$ (900, 6, 350) Balance **13, 467** \$ (489, 393) \$ 2, 917, 152 2023 2024 FORM 10- K | ~~62~~ ~~70~~ HELMERICH & PAYNE, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS Year Ended September 30, (in thousands) 2023 2022 2021 CASH ~~---~~ ~~2024~~ ~~2023~~ ~~2022~~ CASH FLOWS FROM OPERATING ACTIVITIES: Net income (loss) **\$ 344, 165** \$ 434, 100 \$ 6, 953 \$ (326, 150) Adjustments to reconcile net income (loss) to net cash provided by operating activities: Depreciation and amortization ~~382~~ ~~amortization~~ **397, 344 382**, 314 403, 170 ~~419, 726~~ Asset impairment ~~charges~~ ~~12~~ ~~charges~~ — **12**, 097 4, 363 ~~70~~, ~~850~~ Amortization of debt discount and debt issuance ~~costs~~ ~~1~~ ~~costs~~ **10, 560 1**, 079 1, 200 ~~1~~, ~~423~~ Loss on extinguishment of debt — ~~60, 083~~ — Stock- based ~~compensation~~ ~~32~~ ~~compensation~~ **31, 198 32**, 456 28, 032 ~~27~~, ~~858~~ Gain on investment securities (**13, 953**) (11, 299) (57, 937) (~~6, 727~~) Gain on reimbursement of drilling equipment (**33, 309**) (48, 173) (29, 443) (~~12, 322~~) Other (gain) loss on sale of ~~assets~~ ~~8~~ ~~assets~~ **5, 139 8**, 016 (5, 432) ~~11~~, ~~280~~ Deferred income tax benefit (**23, 191**) (20, 400) (28, 488) (~~89, 752~~) Other ~~8~~ ~~Other~~ **5, 132 8**, 979 7, 140 ~~2~~, ~~640~~ Change in assets and liabilities: Accounts receivable ~~56~~ ~~receivable~~ (**10, 744**) **56**, 281 (235, 562) Inventories of materials and supplies (~~28~~ ~~20~~, ~~416~~ ~~764~~) Inventories of materials and supplies (~~7, 826~~) (5, 228) ~~19~~, ~~847~~ Prepaid expenses and ~~other~~ ~~other~~ **3, 370** (1, 803) 6, 224 (~~21~~, ~~400~~) Other noncurrent assets (**20, 740**) (11, 135) 2, 581 Accounts payable (~~2, 772~~ ~~Accounts payable~~ ~~4~~ ~~291~~) **4**, 237 53, 242 ~~31~~, ~~027~~ Accrued ~~liabilities~~ ~~liabilities~~ **16, 798** (10, 139) 45, 069 ~~33, 957~~ Deferred income tax liability (~~692~~) ~~447~~ ~~1~~, ~~101~~ Other noncurrent ~~liabilities~~ ~~5~~ ~~liabilities~~ (**4, 590 051**) **4, 898** (~~22~~, ~~054~~ ~~501~~) (~~1~~, ~~274~~) Net cash provided by operating ~~activities~~ ~~833~~ ~~activities~~ **684**, **663 833**, 682 233, 913 ~~136, 440~~ CASH FLOWS FROM INVESTING ACTIVITIES: Capital expenditures (**495, 072**) (395, 460) (250, 894) (~~82~~, ~~148~~) Other capital expenditures related to assets held- for- sale — (~~21~~, ~~645~~) — Purchase of short- term investments (**200, 653**) (180, 993) (165, 109) (~~315~~, ~~078~~) Purchase of long- term investments (**9, 120**) (20, 748) (51, 241) (~~102~~, ~~523~~) Proceeds from sale of short- term ~~investments~~ ~~195~~ ~~investments~~ **204, 152 195**, 311 244, 728 207, 716 Proceeds from sale of long- term investments — ~~22~~, ~~042~~ — Proceeds from asset ~~sales~~ ~~70~~ ~~sales~~ **46, 412 70**, 085 62, 304 ~~43~~, ~~515~~ Insurance proceeds from involuntary ~~conversion~~ ~~9~~ ~~conversion~~ **5, 533 9**, 221 — Advance payment for sale of property, plant and equipment — ~~86~~, ~~524~~ Other (**10, 000**) (7, 500) — Net cash used in investing activities (**458, 748**) (322, 584) (167, 315) (~~161~~, ~~994~~) CASH FLOWS FROM FINANCING ACTIVITIES: Dividends paid (**168, 459**) (201, 456) (107, 395) (~~109~~, ~~130~~) Proceeds from debt ~~issuance~~ ~~issuance~~ **1, 247, 629** — ~~548~~, ~~719~~ Debt issuance costs (**22, 934**) — (~~3~~, ~~935~~) Payments for employee taxes on net settlement of equity awards (**12, 177**) (14, 410) (5, 505) (~~2~~, ~~162~~) Payment of contingent consideration from acquisition of business (**6, 250**) (250) (250) (~~7~~, ~~250~~) Payments for early extinguishment of long- term debt — (~~487~~, ~~148~~) —

Make- whole premium payment — (56, 421) — Share repurchases (51, 302) (247, 213) (76, 999) Other — Other (540) (587) (719) Net cash provided by (used in) financing activities activities 986, 507 (463, 869) (734, 305) 425, 523 Net increase (decrease) in cash and cash equivalents and restricted cash 47 cash 1, 212, 422 47, 229 (667, 707) 399, 969 Cash and cash equivalents and restricted cash, beginning of period 269 — period 316, 238 269, 009 936, 716 536, 747 Cash and cash equivalents and restricted cash, end of period \$ 1, 528, 660 \$ 316, 238 \$ 269, 009 \$ 936, 716 2023 2024 FORM 10- K | 63-71 HELMERICH & PAYNE, INC. CONSOLIDATED STATEMENTS OF CASH FLOWS (CONTINUED) Year Ended September 30, (in thousands) 2023 2022 2021 SUPPLEMENTAL — 2024 2023 2022 SUPPLEMENTAL DISCLOSURE OF CASH FLOW INFORMATION: Cash paid (received) during the period: Interest paid \$ 15, 947 \$ 17, 099 \$ 18, 909 \$ 26, 706 Income tax paid 199 — paid 181, 349 199, 139 17, 731 1, 456 Income tax received (1, 224) (26, 809) (62) (33, 918) Cash paid for amounts included in the measurement of lease liabilities: Payments for operating leases 12 — leases 13, 260 12, 441 11, 233 17, 266 Non- cash operating and investing activities: Changes in accounts payable and accrued liabilities related to purchases of property, plant and equipment (20, 454) (2, 554) (2, 425) (1, 526) Changes in accounts receivable, property, plant and equipment and other noncurrent assets related to the sale of equipment — 9, 290 Cumulative effect adjustment for adoption of ASU No. 2016- 13 — (1, 251) 2023 2024 FORM 10- K | 64-72 HELMERICH & PAYNE, INC. NOTES TO CONSOLIDATED FINANCIAL STATEMENTS NOTE 1 NATURE OF OPERATIONS Helmerich & Payne, Inc. (“ H & P,” which, together with its subsidiaries, is identified as the “ Company,” “ we,” “ us,” or “ our,” except where stated or the context requires otherwise) through its operating subsidiaries provides performance- driven drilling solutions and technologies that are intended to make hydrocarbon recovery safer and more economical for oil and gas exploration and production companies. Our drilling services operations are organized into the following reportable operating business segments: North America Solutions, International Solutions and Offshore Gulf of Mexico and International Solutions. Our real estate operations, our incubator program for new research and development projects and our wholly- owned captive insurance companies are included in “ Other.” Refer to Note 16- 17 — Business Segments and Geographic Information for further details on our reportable segments. Our North America Solutions operations are primarily located in Texas, but also traditionally operate in other states, depending on demand. Such states include: Colorado, Louisiana, New Mexico, North Dakota, Ohio, Oklahoma, Pennsylvania, Utah, West Virginia, and Wyoming. Our Additionally, Offshore Gulf of Mexico operations are conducted in Louisiana and in U. S. federal waters in the Gulf of Mexico and our International Solutions operations have rigs and / or services primarily located in five international locations: Argentina, Australia, Bahrain, Colombia, and the United U. A. E. Additionally, we commenced operations in Saudi Arabia, Arab Emirates, and Australia in the first quarter of fiscal 2025. Our Offshore Gulf of Mexico operations are conducted in Australia commenced Louisiana and in U. S. federal waters in the Gulf fourth fiscal quarter of 2023 Mexico. We also own and operate a limited number of commercial real estate properties located in Tulsa, Oklahoma. Our real estate investments include a shopping center and undeveloped real estate. NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES, RELATED RISKS AND UNCERTAINTIES Basis of Presentation The accompanying consolidated financial statements are prepared in accordance with accounting principles generally accepted in the United States of America (“ U. S. GAAP ”). Prior to the fiscal year ended September 30, 2023, Income from discontinued operations was presented as a separate line item on our Consolidated Statements of Operations. To conform with the current fiscal year presentation, we reclassified amounts previously presented in Income from discontinued operations, which were not material, to Other within Other income (expense) on our Consolidated Statements of Operations for the years ended September 30, 2022 and September 30, 2021. Principles of Consolidation The Consolidated Financial Statements include the accounts of H & P and its domestic and foreign subsidiaries. Consolidation of a subsidiary begins when the Company gains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income, expenses and other comprehensive income or loss of a subsidiary acquired or disposed of during the fiscal year are included in the Consolidated Statements of Operations and Comprehensive Income from the date the Company gains control until the date when the Company ceases to control the subsidiary. All intercompany accounts and transactions have been eliminated upon consolidation. Foreign Currencies Our functional currency, together with all our foreign subsidiaries, is the U. S. dollar. Monetary assets and liabilities denominated in currencies other than the U. S. dollar are translated at exchange rates in effect at the end of the period, and the resulting gains and losses are recorded on our Consolidated Statements of Operations. Aggregate foreign currency losses of \$ 5. 5 million, \$ 6. 4 million, and \$ 5. 9 million and \$ 5. 3 million in fiscal years 2024, 2023, and 2022 and 2021, respectively, are included in drilling Drilling services operating expenses. 2024 FORM 10- K | 73 Use of Estimates The preparation of our financial statements in conformity with U. S. GAAP requires management to make estimates and assumptions that affect reported amounts of assets and liabilities, disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates. 2023 FORM 10- K | 65 Cash, Cash Equivalents, and Restricted Cash Cash and cash equivalents include cash on hand, demand deposits with banks and all highly liquid investments with original maturities of three months or less. Our cash, cash equivalents and short- term investments are subject to potential credit risk, and certain of our cash accounts carry balances greater than the federally insured limits. We had restricted cash of \$ 1. 3 billion and \$ 59. 1 million and \$ 36. 9 million at September 30, 2024 and 2023 and 2022, respectively. Of the total at September 30, 2023 2024 and, \$ 1. 2 billion represents net proceeds from senior notes issued in fiscal year 2022 2024 to finance the purchase price for the Acquisition and to repay certain of KCA Deutag’s outstanding indebtedness, and \$ 0. 68. 79 million and \$ 1. 1 million, respectively, is related to the acquisition of drilling technology companies, and \$ 58. 4 million and \$ 35. 8 million, respectively, represents an amount management has elected to restrict for the purpose of potential insurance claims in our wholly- owned captive insurance companies. Of the total at September 30, 2023, \$ 58. 4 million, represents an amount management has elected to restrict for the purpose of potential insurance claims in our wholly- owned captive insurance companies. The restricted amounts are primarily invested in short- term money market securities As of September 30, 2024, \$ 1. 2 billion of

restricted cash was classified as long-term. As noted above, this balance primarily represents net proceeds from senior notes issued in fiscal year 2024 to finance the purchase price for the Acquisition and to repay certain of KCA Deutag's outstanding indebtedness. We have applied the guidance in ASC 210-10, concluding that cash restricted for expenditure in the acquisition of noncurrent assets or the liquidation of long-term debts are to be classified as long-term. Cash, cash equivalents, and restricted cash are reflected on the Consolidated Balance Sheets as follows: September 30, (in thousands)

	2024	2023	2022
Cash and cash equivalents	\$ 217,341	\$ 257,174	\$ 232,131
Restricted cash	\$ 68,902	\$ 59,064	\$ 36,246
Restricted cash- long-term	\$ 1,242,417	\$ —	\$ —
Other assets, net	\$ —	\$ 632,832	\$ 917,534
Total cash, cash equivalents, and restricted cash	\$ 1,528,660	\$ 316,238	\$ 269,009

Accounts Receivable Accounts receivable represents valid claims against our customers for our services rendered, net of allowances for credit losses. We perform credit evaluations of customers and do not typically require collateral in support for trade receivables. We provide an allowance for credit losses, when necessary, to cover estimated credit losses. Outstanding customer receivables are reviewed regularly for possible nonpayment indicators. We estimate expected credit losses over the life of our financial assets, which primarily consist of our accounts receivable, through a review of several factors, including historical collection experience, current aging status of the customer accounts, and current financial strength and liquidity of our customers. We evaluate our customers' financial strength and liquidity based on aging of accounts receivable, payment history, and other relevant information, including ratings agency, credit ratings and alerts, and publicly available reports. Inventories of Materials and Supplies Inventories are primarily replacement parts and supplies held for consumption in our drilling operations. Inventories are valued at the lower of cost or net realizable value. Cost is determined on a weighted average basis and includes the cost and include the cost of materials, shipping, duties and labor. Net realizable value is defined as the estimated selling price in the ordinary course of business, less reasonably predictable costs of completion, disposal and transportation. The reserves for excess and obsolete items. We estimate the allowance for excess and obsolete items based on historical experience and expectations for future use of the materials and supplies. The allowance for excess and obsolete inventory were \$ 19.5 million and \$ 22.4 million and \$ 28.0 million for fiscal years 2024 and 2023 and 2022, respectively.

2024 FORM 10-K | 74 We maintain strategic investments in equity and debt securities of certain publicly traded and private companies together with short-term investments to manage liquidity in U. S. government, federal agency and corporate debt securities. We recognize our equity securities that have readily determinable fair values at fair value, with changes in such values reflected in net income. Our equity securities without readily determinable fair values are measured at cost, less any impairments and marked to fair value once observable changes in identical or similar investments from the same issuer occur. Debt securities classified as available-for-sale are reported at fair value and subject to impairment testing. Impairment losses on available-for-sale debt securities due to credit related factors are recognized through net income and recorded within Gain on investment securities on our Consolidated Statements of Operations. During the year ended September 30, 2024, we recorded an allowance for credit loss of \$ 10.2 million, as a result of the change in fair value of our investment in Galileo due to credit related factors. Refer to Note 13 — Fair Value Measurement of Financial Instruments for additional information related to Galileo investment. Other than credit related impairment losses, unrealized gains / losses on available-for-sale debt securities are recognized, net of the related tax effect, in other comprehensive income. Upon sale, realized gains / losses are reported in net income. Related Party Transactions In October 2022, we made a \$ 14.1 million equity investment, representing 106.0 million common shares in Tamboran Resources Limited ("Tamboran Resources"). In December 2023, all shares of Tamboran Resources were transferred to Tamboran Corp. in exchange for depository interests in Tamboran Corp. Depository interests, referred to as CHESS Depository Interests, each representing beneficial interests of 1 / 200th of a publicly traded company share of Tamboran Corp. common stock, are listed on the Australian Securities-Stock Exchange Ltd under the ticker symbol "TBN." Tamboran Corp. is focused on playing a constructive role in the global energy transition towards a lower carbon future, by developing a natural significantly low CO2-gas resource within in Australia's Beetaloo Sub-basin. On June 4, 2024, the Company entered into a convertible note agreement with Tamboran Corp. This note was utilized to relieve Tamboran's outstanding accounts receivable balance owed to the Company, and therefore no cash was exchanged as part of the transaction. The convertible note agreement provided that the notes converted into shares of common stock of Tamboran Corp. under certain circumstances in connection with an initial public offering in which its stock was listed on the NYSE or NASDAQ Stock Exchange. On June 26, 2024, Tamboran Corp. completed an initial public offering of its common stock on the NYSE and its common stock is listed on the NYSE, under the ticker "TBN". As a result of this offering, the convertible note of \$ 9.4 million was converted into 0.5 million common shares in Tamboran Corp. Additionally and separately, one of our executive officers serves as a director of Tamboran Corp. Refer to Note 12-13 — Fair Value Measurement of Financial Instruments for additional information related to our investment.

2023 FORM 10-K | 66 Concurrent with the October 2022 investment agreement, we entered into a fixed-term drilling services agreement with Tamboran Resources the same investee. As During the fourth fiscal quarter of September 30, 2023-2024, drilling services commenced we recorded \$ 5.0 million in receivables and \$ 3.9 million as a contract liability on our Consolidated Balance Sheets. As of September 30, 2023, we recorded \$ 2.8 million in receivables, \$ 8.0 million in other assets, and \$ 6.6 million as a contract liability on our Consolidated Balance Sheets. We recorded \$ 14.1 million and \$ 3.4 million in revenue on our Consolidated Statement of Operations during the fiscal year years ended ending September 30, 2024 and 2023, respectively, related to the drilling services agreement with Tamboran Resources, which commenced drilling services during the fourth fiscal quarter of 2023. We expect to earn \$ 37.0 million in revenue over the term of the contract, and, as such, this amount is included within our contract backlog as of September 30, 2023-2024. Property, Plant, and Equipment Property, plant and equipment are carried at cost less accumulated depreciation. Substantially all property, plant and equipment are depreciated using the straight-line method based on the estimated useful lives of the assets after deducting their salvage values. The amount of depreciation expense we record is

dependent upon certain assumptions, including an asset's estimated useful life, rate of consumption, and corresponding salvage value. We periodically review these assumptions and may change one or more of these assumptions. Changes in our assumptions may require us to recognize, on a prospective basis, increased or decreased depreciation expense. We review long-lived assets for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Changes that could prompt such an assessment include a significant decline in revenue or cash margin per day, extended periods of low rig asset group utilization, changes in market demand for a specific asset, obsolescence, restructuring of our drilling fleet, and / or overall general market conditions. If the review of the long-lived assets indicates that the carrying value of these assets / asset groups is more than the estimated undiscounted future cash flows projected to be realized from the use of the asset and its eventual disposal an impairment charge is recognized, as required, to adjust the carrying value down to the estimated fair value of the asset. The estimated fair value is determined based upon either an income approach using estimated discounted future cash flows, a market approach considering factors such as recent market sales of rigs of other companies and our own sales of rigs, appraisals and other factors, a cost approach utilizing reproduction costs new as adjusted for the asset age and condition, and / or a combination of multiple approaches. **2024 FORM 10-K | 75** Cash flows are estimated by management considering factors such as prospective market demand, margins, recent changes in rig technology and its effect on each rig's marketability, any investment required to make a rig operational, suitability of rig size and make up to existing platforms, and competitive dynamics including industry utilization. Long-lived assets that are held for sale are recorded at the lower of carrying value or the fair value less costs to sell. Goodwill ~~and Intangible Assets Goodwill~~ represents the excess of the purchase price over the fair value of assets acquired and liabilities assumed in a business combination, at the date of acquisition. Goodwill is not amortized, but is tested for potential impairment at the reporting unit level at a minimum on an annual basis in the fourth fiscal quarter of each fiscal year or when it is more likely than not that the carrying value may exceed fair value. If an impairment is determined to exist, an impairment charge for the amount by which the ~~carrying amount exceeds the~~ reporting unit's **carrying amount exceeds its** fair value is recognized, limited to the total amount of goodwill allocated to that reporting unit. The reporting unit level is defined as an operating segment or one level below an operating segment. Finite-lived intangible assets are amortized using the straight-line method over the period in which these assets contribute to our cash flows, generally estimated to be 5 to 20 years, and are evaluated for impairment in accordance with our policies for valuation of long-lived assets. Drilling Revenues Drilling services revenues are primarily comprised of daywork drilling contracts for which the related revenues and expenses are recognized as services are performed and collection is reasonably assured. For certain contracts, we receive payments contractually designated for the mobilization of rigs and other drilling equipment. Revenues associated with mobilization and demobilization and direct costs incurred for the mobilization, are deferred and recognized on a straight-line basis as the drilling service is provided. Costs incurred to relocate rigs and other drilling equipment to areas in which a contract has not been secured are expensed as incurred. Reimbursements received for out-of-pocket expenses are recorded as both revenues and direct costs. Reimbursements for fiscal years **2024, 2023, and 2022** and ~~2021~~ were **\$ 334.6 million, \$ 345.5 million, and \$ 263.1 million** and ~~\$ 148.0 million~~, respectively. For fixed-term contracts that are terminated by customers prior to the expirations, contractual provisions customarily require early termination amounts to be paid to us. Revenues from early terminated contracts are recognized when all contractual requirements have been met. Early termination revenue for fiscal years **2024, 2023, and 2022** and ~~2021~~ was approximately **\$ 13.4 million, \$ 2.3 million, and \$ 0.7 million** and ~~\$ 7.7 million~~, respectively. Current income tax expense is the amount of income taxes expected to be payable for the current fiscal year. Deferred income taxes are computed using the liability method and are provided on all temporary differences between the financial basis and the tax basis of our assets and liabilities. **2023 FORM 10-K | 67** We take tax positions in our tax returns from time to time that may not ultimately be allowed by the relevant taxing authority. When we take such positions, we evaluate the likelihood of sustaining those positions and determine the amount of tax benefit arising from such positions, if any, that should be recognized in our financial statements. We recognize uncertain tax positions we believe have a greater than 50 percent likelihood of being sustained. Tax benefits not recognized by us are recorded as a liability for unrecognized tax benefits, which represents our potential future obligation to various taxing authorities if the tax positions are not sustained. See Note 7 — Income Taxes. Amounts for uncertain tax positions are adjusted in periods when new information becomes available or when positions are effectively settled. We recognize accrued interest related to unrecognized tax benefits in interest expense and penalties in other expense in the Consolidated Statements of Operations. Earnings per Common Share Basic earnings per share is computed utilizing the two-class method and is calculated based on the weighted-average number of common shares outstanding during the periods presented. Diluted earnings per share is computed using the weighted-average number of common and common equivalent shares outstanding during the periods utilizing the two-class method for nonvested restricted stock and performance share units. We have granted and expect to continue to grant to employees restricted stock grants that contain non-forfeitable rights to dividends. Such grants are considered participating securities under Accounting Standards Codification ("ASC") 260, Earnings Per Share. As such, we have included these grants in the calculation of our basic earnings per share. Stock-Based Compensation Stock-based compensation expense is determined using a fair-value-based measurement method for all awards granted. The fair value of restricted stock awards is determined based on the closing price of our shares on the grant date. The grant date fair value of performance share units is determined through the use of the Monte Carlo simulation method. The Monte Carlo simulation method requires the use of highly subjective assumptions. Our key assumptions in the method include the price and the expected volatility of our stock and our self-determined peer group of companies' (the "Peer Group") stock, risk free rate of return, dividend yields and cross-correlations between the Company and our Peer Group. **2024 FORM 10-K | 76** Stock-based compensation is recognized on a straight-line basis over the requisite service periods of the stock awards, which is generally the vesting period. Stock-based compensation expense is recorded as a component of drilling services operating expenses, research and development expenses and selling, general and administrative expenses in the Consolidated Statements of Operations. See Note 10 — Stock-based Compensation for

additional discussion on stock-based compensation. Treasury Stock Treasury stock purchases are accounted for under the cost method whereby the cost of the acquired stock is recorded as treasury stock. Gains and losses on the subsequent reissuance of shares are credited or charged to additional paid-in capital using the average-cost method. Treasury stock may be issued **for awards** under **our** the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus **omnibus incentive incentive Plan plans**.

Comprehensive Income or Loss Other comprehensive income or loss refers to revenues, expenses, gains, and losses that are included in comprehensive income or loss but excluded from net income or loss. We report the components of other comprehensive income or loss, net of tax, by their nature and disclose the tax effect allocated to each component in the Consolidated Statements of Comprehensive Income (**Loss**). We lease various offices, warehouses, equipment and vehicles. Rental contracts are typically made for fixed periods of one to 15 years but may have extension options. Lease terms are negotiated on an individual basis and contain a wide range of different terms and conditions. The lease agreements do not impose any covenants, but leased assets may not be used as security for borrowing purposes. Leases are recognized as a right-of-use asset and a corresponding liability within accrued liabilities and other non-current liabilities at the date at which the leased asset is available for use by the Company. Operating lease expense is recognized on a straight-line basis over the life of the lease. The right-of-use asset is depreciated over the shorter of the asset's useful life and the lease term on a straight-line basis for finance type leases. **2023 FORM 10-K | 68** Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments: • Fixed payments (including in-substance fixed payments), less any lease incentives receivable • Variable lease payments that are based on an index or a rate • Amounts expected to be payable by the lessee under residual value guarantees • The exercise price of a purchase option if the lessee is reasonably certain to exercise that option, and • Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising that option. The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be determined, our incremental borrowing rate is used, which is the rate that we would have to pay to borrow the funds necessary to obtain an asset of similar value in a similar economic environment with similar terms and conditions. Right-of-use assets are measured at cost and are comprised of the following: • The amount of the initial measurement of lease liability • Any lease payments made at or before the commencement date less any lease incentives received • Any initial direct costs, and • Asset retirement obligations related to that lease, as applicable. Payments associated with short-term leases are recognized on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. In determining the lease term, management considers all facts and circumstances that create an economic incentive to exercise an extension option, or not exercise a termination option. Extension options (or periods after termination options) are only included in the lease term if the lease is reasonably certain to be extended (or not terminated). The assessment is reviewed if a significant event or a significant change in circumstances occurs and is within our control. Refer to Note 4 — Leases for additional information regarding our leases. **2024 FORM 10-K | 77** Recently Issued Accounting Updates Changes to U. S. GAAP are established by the Financial Accounting Standards Board ("FASB") in the form of Accounting Standards Updates ("ASUs") to the FASB Accounting Standards Codification ("ASC"). We consider the applicability and impact of all ASUs. ASUs not listed below were assessed and determined to be either not applicable, clarifications of ASUs listed below, immaterial, or already adopted by the Company. **2023 FORM 10-K | 69** The following table provides a brief description of recently adopted accounting pronouncements and our analysis of the effects on our financial statements:

Standard	Description	Date of Adoption	Effect on the Financial Statements or Other Significant Matters
ASU No. 2020-06, Debt with Conversion and Other Options (Subtopic 470-20) and Derivatives and Hedging—Contracts in Entity's Own Equity (subtopic 815-40): Accounting for Convertible Instruments and Contracts In An Entity's Own Equity	This ASU reduces the complexity of accounting for convertible debt and other equity-linked instruments by reducing the number of accounting models for convertible debt instruments and convertible preferred stock. Limiting the accounting models results in fewer embedded conversion features being separately recognized from the host contract as compared with current GAAP. Convertible instruments that continue to be subject to separation models are (1) those with embedded conversion features that are not clearly yet adopted as of September 30, 2024	ASU No. 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures	This ASU improves reportable segment disclosure requirements, primarily through enhanced disclosures about significant segment expenses. The amendments in this update enhance annual and interim disclosure requirements, determine significant segment expense, clarify circumstances in which and an entity can disclose multiple segment measures closely related to the host contract, that meet the definition of profit or loss, provide new segment disclosure requirements for entities with a derivative single reportable segment, and contain that do not qualify for a scope exception from derivative accounting and (2) convertible debt instruments issued with substantial premiums for which the other disclosure requirements premiums are recorded as paid-in capital. This update is effective for annual and interim periods beginning after December 15, 2024
ASU No. 2023-03, Income Taxes	Fair Value Measurement (Topic 820-740): Improvements	Fair Value Measurement of Equity Securities Subject to Contractual Sale Restrictions	The amendments in this update clarify that a contractual restriction on the sale of an equity security is not considered part of the unit of account of the equity security and, therefore, is not considered in measuring fair value (i.e., the entity would not apply a discount related to the contractual sale restriction). Furthermore, an entity cannot, as a separate unit of account, recognize and measure a contractual sale restriction. The following disclosures—

disclosure requirements. Under the ASU, public business

entities must annually for equity securities subject to contractual sale restrictions will be required: (1) **disclose specific categories the fair value of the equity securities subject to contractual sale restrictions reflected in the balance sheet, rate reconciliation and** (2) **the nature and remaining duration of the restriction provide additional information for reconciling items that meet a quantitative threshold (s-if the effect of those reconciling items is equal to or greater than 5 percent of the amount computed by multiplying pretax income or loss by the applicable statutory income tax rate) . Specific categories , and (3) the circumstances that must be included could cause a lapse in the restriction (s) reconciliation for each annual reporting period are specified in the amendment .** This update is effective for annual and interim periods beginning after December 15, 2023-2024 . **Early adoption of the amendments is permitted. Upon adoption, the amendments shall be applied on a prospective basis. Retrospective application is permitted .** October 1, 2022-We 2025-We early plan to adopted--**adopt this ASU , as required, during the first quarter of fiscal year 2023-2026 , with the first disclosure enhancements reflected in our 2026 fiscal year Form 10- K .** The adoption did not-**We are currently evaluating the impact this ASU will have a material effect on our Consolidated Financial Statements and disclosures .** Allowance for Credit Losses -We establish an allowance for credit losses of our financial assets, which consists primarily of our accounts receivable, through a review of several factors, including historical collection experience, current aging status of the customer accounts, and current financial strength and liquidity of our customers. We review relevant information from the ratings agency, credit ratings and alerts, and publicly available reports. Losses are charged against the allowance when the customer accounts are determined to be **uncollectible**. Concentration of Credit Risk Financial instruments, which potentially subject us to concentrations of credit risk, consist primarily of temporary cash investments, short and long- term investments, and trade receivables. The industry concentration has the potential to impact our overall exposure to market and credit risks, either positively or negatively, in that our customers could be affected by similar changes in economic, industry or other conditions. However, we believe that the credit risk posed by this industry concentration is offset by the creditworthiness of our customer base. **Revenue from drilling services performed for our largest drilling customer totaled approximately 11. 0 percent (\$ 302. 6 million) of our total consolidated revenues during fiscal year 2024.** In fiscal years 2023 -,and 2022 and 2021-, no individual customers constituted 10 percent or more of our total consolidated revenues. We place **temporary cash investments in excess of our immediate needs** in the United States with established financial institutions and primarily invest in a diversified portfolio of highly rated, short-term instruments. Our trade receivables, primarily with established companies in the oil and gas industry, may impact credit risk as customers may be similarly affected by prolonged changes in economic and industry conditions. International sales also present various risks including governmental activities that may limit or disrupt markets and restrict the movement of funds. Most of our international sales, however, are to large international, majority state- owned, or government- owned national oil companies. 2023-2024 FORM 10- K | 70-78 Volatility of Market Our operations can be materially affected by oil and gas prices. Oil and natural gas prices have been historically volatile and difficult to predict with any degree of certainty. While current energy prices are important contributors to positive cash flow for customers, expectations about future prices and price volatility are generally more important for determining a customer' s future spending levels. This volatility, along with the difficulty in predicting future prices, can lead many exploration and production companies to base their capital spending on more conservative estimates of commodity prices. As a result, demand for drilling services is not always purely a function of the movement of commodity prices. In addition, customers may finance their exploration activities through cash flow from operations, the incurrence of debt or the issuance of equity. Any deterioration in the credit and capital markets may cause difficulty for customers to obtain funding for their capital needs. A reduction of cash flow resulting from declines in commodity prices or a reduction of available financing may result in a reduction in customer spending and the demand for our services. This reduction in spending could have a material adverse effect on our operations. We self- insure a significant portion of expected losses relating to workers' compensation, general liability and automobile liability. Generally, deductibles range from \$ 1 million to \$ 10 million per occurrence depending on the coverage and whether a claim occurs outside or inside of the United States. Insurance is purchased over deductibles to reduce our exposure to catastrophic events. Estimates are recorded for incurred outstanding liabilities for workers' compensation, general, and automobile liability , **including** claims that are incurred but not reported. Estimates are based on adjusters' estimates, historical experience and statistical methods commonly used within the insurance industry that we believe are reliable. Insurance recoveries related to such liabilities are recorded when considered probable. We have also engaged a third- party actuary to perform a review of our casualty losses as well as losses in our captive insurance companies. Nonetheless, insurance estimates include certain assumptions and management judgments regarding the frequency and severity of claims, claim development and settlement practices. Unanticipated changes in these factors may produce materially different amounts of expense that would be reported under these programs. The Company also self- insures employee health plan exposures in excess of employee deductibles. This program is also reviewed at the end of each policy year by a third- party actuary. We continue to use our Captive insurance companies to insure the deductibles for our domestic workers' compensation, general liability, automobile liability claims programs, and medical stop- loss program and to insure the deductibles from the Company' s international casualty and property programs. Our operating subsidiaries are paying premiums to the Captives, typically on a monthly basis, for the estimated losses based on an external actuarial analysis. These premiums are currently held in a restricted cash account, resulting in a transfer of risk from our operating subsidiaries to the Captives. Direct operating costs consisted primarily of adjustments to accruals for estimated losses of \$ **11. 4 million, \$** 12. 5 million, **and** \$ 7. 0 million, **and** \$ 12. 6 million and rig and casualty insurance premiums of \$ **37. 6 million, \$** 39. 7 million, **and** \$ 35. 6 million, **and** \$ 21. 9 million during the fiscal years ended September 30, **2024, 2023, and 2022 , and 2021,** respectively. These operating costs were recorded within drilling services operating expenses in our Consolidated Statement of Operations. Intercompany premium revenues recorded by the Captives during the fiscal years ended September 30, **2024, 2023, and 2022 ; and 2021** amounted to **\$ 61. 2 million, \$** 67. 4 million, **and** \$ 57. 0 million, **and** \$ 35. 4 million, respectively, which were eliminated upon consolidation. These intercompany insurance premiums are reflected as segment operating expenses within the

North America Solutions, Offshore Gulf of Mexico, and International Solutions reportable operating segments and are reflected as intersegment sales within "Other." Our medical stop loss operating expenses for the fiscal year ended September 30, **2024**, **2023**, and **2022**, and **2021** were **\$ 15.5 million**, \$ 10.6 million, and \$ 11.8 million, and \$ 12.0 million, respectively. International Solutions drilling operations may significantly contribute to our revenues and net operating income (loss). There can be no assurance that we will be able to successfully conduct such operations, and a failure to do so may have an adverse effect on our financial position, results of operations, and cash flows. Also, the success of our International Solutions operations will be subject to numerous contingencies, some of which are beyond management's control. These contingencies include general and regional economic conditions, geopolitical developments and tensions, war and uncertainty in oil producing countries, fluctuations in currency exchange rates, modified exchange controls, changes in international regulatory requirements and international employment issues, risk of expropriation of real and personal property and the burden of complying with foreign laws. Additionally, in the event that extended labor strikes occur or a country experiences significant political, economic or social instability, we could experience shortages in labor and / or material and supplies necessary to operate some of our drilling rigs, thereby potentially causing an adverse material effect on our business, financial condition and results of operations.

2023-2024 FORM 10- K | 71-79 We have also experienced certain risks specific to our Argentine operations. In Argentina, while our dayrate is denominated in U. S. dollars, we are paid the equivalent in Argentine pesos. The Argentine branch of one of our second- tier subsidiaries remits U. S. dollars to its U. S. parent by converting the Argentine pesos into U. S. dollars through the Argentine Foreign Exchange Market and repatriating the U. S. dollars. Argentina also has a history of implementing currency controls that restrict the conversion and repatriation of U. S. dollars. In September 2020, Argentina implemented additional currency controls in an effort to preserve Argentina's U. S. dollar reserves. As a result of these currency controls, our ability to remit funds from our Argentine subsidiary to its U. S. parent has been limited. In the past, the Argentine government has also instituted price controls on crude oil, diesel and gasoline prices and instituted an exchange rate freeze in connection with those prices. These price controls and an exchange rate freeze could be instituted again in the future. Further, there are additional concerns regarding Argentina's debt burden, notwithstanding Argentina's restructuring deal with international bondholders in August 2020, as Argentina attempts to manage its substantial sovereign debt issues. These concerns could further negatively impact Argentina's economy and adversely affect our Argentine operations. Argentina's economy is considered highly inflationary, which is defined as cumulative inflation rates exceeding 100 percent in the most recent three- year period based on inflation data published by the respective governments. **All** ~~Nonetheless, all~~ of our foreign subsidiaries use the U. S. dollar as the functional currency and local currency monetary assets and liabilities are remeasured into U. S. dollars with gains and losses resulting from foreign currency transactions included in current results of operations. We recorded aggregate foreign currency losses of **\$ 5.5 million**, **\$ 6.4 million**, and **\$ 5.9 million**, and **\$ 5.3 million** during the fiscal years ended September 30, **2024**, **2023**, and **2022**, and **2021** respectively. The Central Bank of Argentina maintains currency controls that limit our ability to access U. S. dollars in Argentina and remit cash from our Argentine operations. The execution of certain trades known as Blue Chip Swaps effectively results in a parallel U. S. dollar exchange rate. During the fiscal year ended **2024 and 2023**, we entered into a Blue Chip Swap transaction, which resulted in a **\$ 7.1 million and \$ 12.2 million** loss on investment recorded in Gain on investment securities within our Consolidated Statements of Operations, **respectively**. As a result of the Blue Chip Swap ~~transaction-transactions~~, **\$ 13.8 million and \$ 9.8 million** of net cash was repatriated to the U. S. during ~~the period~~ **2024 and 2023, respectively**. Because of the impact of local laws, our future operations in certain areas may be conducted through entities in which local citizens own interests and through entities (including joint ventures) in which we hold only a minority interest or pursuant to arrangements under which we conduct operations under contract to local entities. While we believe that neither operating through such entities nor pursuant to such arrangements would have a material adverse effect on our operations or revenues, there can be no assurance that we will in all cases be able to structure or restructure our operations to conform to local law (or the administration thereof) on terms acceptable to us. Although we attempt to minimize the potential impact of such risks by operating in more than one geographical area, during the fiscal year ended September 30, **2023-2024**, approximately **7.5-2** percent of our operating revenues were generated from international locations compared to **6-7.5** percent during the fiscal year ended September 30, **2022-2023**. During the fiscal year ended September 30, **2023-2024**, approximately **85-76.3-7** percent of operating revenues from international locations were from operations in South America compared to **81-85.6-3** percent during the fiscal year ended September 30, **2022-2023**. Substantially all of the South American operating revenues were from Argentina and Colombia. The future occurrence of one or more international events arising from the types of risks described above could have a material adverse impact on our business, financial condition and results of operations.

NOTE 3 PROPERTY, PLANT AND EQUIPMENT Property, plant and equipment as of September 30, **2024 and 2023 and 2022** consisted of the following: (in thousands) Estimated Useful Lives September 30, **2023** September **2024** September 30, **2022**

Drilling services equipment	4- 15 years	\$ 6, 671, 975	\$ 6, 396, 612	\$ 6, 369, 888
Tubulars	4 years	564	552	773
Real estate properties	10- 45 years	47	48	617
Other	2- 23 years	443	460	857
Construction in progress	197	1106	183	97
Accumulated depreciation	(4, 627	824	002	128)
Property, plant and equipment, net		\$ 3, 016, 277	\$ 2, 921, 695	\$ 2, 960, 809

Assets held- for- sale \$ — \$ 645 \$ 4, 333 (1) Included in construction in progress are costs for projects in progress to upgrade or refurbish certain rigs in our existing fleet. Additionally, we include other advances for capital maintenance purchase- orders that are open / in process. As these various projects are completed, the costs are then classified to their appropriate useful life category. **2023-2024 FORM 10- K | 72-80** Depreciation in the Consolidated Statements of Operations of **\$ 390.9 million**, **\$ 375.7 million**, and **\$ 396.0 million** and **\$ 412.5 million** includes abandonments of **\$ 6.5 million**, **\$ 3.3 million**, and **\$ 6.6 million** for the fiscal years **2024, 2023** and **2022**, respectively. **Depreciation expense for the fiscal year 2024 included \$ 12.7 million of accelerated depreciation for components on rigs that were scheduled for conversion in fiscal year 2024 compared to \$ 2.0-4 million for the fiscal years- year 2023, 2022. These expenses are**

recorded within Depreciation and 2021, respectively amortization on our Consolidated Statements of Operations. In November 2022, a fire at a wellsite caused substantial damage to one of our super-spec rigs within our North America Solutions segment. The major components were destroyed beyond repair and considered a total loss, and, as a result, these assets were written off and the rig was removed from our available rig count. At the time of the loss, the rig was fully insured under replacement cost insurance. The insurance recovery is expected to exceed the net book value of the components written off. The loss of \$ 9.2 million was an offsetting insurance recovery for the same amount are recorded as abandonment expense within Depreciation and amortization in our Consolidated Statement of Operations for the fiscal year ended September 30, 2023 and was offset by an insurance recovery that was also recognized within Depreciation and amortization for the same amount as the loss. During the fiscal year ended September 30, 2023, we collected \$ 9.2 million of the total expected insurance proceeds. Future proceeds in excess of the recognized loss will be recognized once all contingencies related to the insurance claim have been resolved. Assets Held for Sale The following table is a summary of the changes in the balance (in thousands) of our assets held for sale at the dates indicated below: Balance at September 30, 2021 \$ 71,453 Plus: Asset additions 2,580 Less: Sale of assets held for sale (67,592) Reclassification to assets held and used (2,108) Balance at September 30, 2022 4,333 Plus: Asset additions 1,177 Less: Sale of assets held for sale (2,132) Impairment Expense (2,733) Balance at September 30, 2023 \$ 645 Fiscal Year 2021 Activity In March 2021, the Company's leadership decided to continue the strategy, that began in 2019, which was to focus on operating various types of highly capable upgraded rigs and phasing out the older, less capable fleet. As a result, the Company developed a plan to sell 71 Domestic non-super-spec rigs, all within our North America Solutions segment, the majority of which were previously decommissioned, written down and / or held as capital spares. The book values of those assets were written down to \$ 13.5 million, which represented their fair value less estimated cost to sell as of the assessment date, and were reclassified as held for sale in the second and third quarters of fiscal year 2021. As a result, we recognized a non-cash impairment charge of \$ 56.4 million during the fiscal year ended September 30, 2021 2024 in the Consolidated Statement of Operations. During September 2021, we collected proceeds the Company agreed to sell eight FlexRig land rigs with an aggregate net book value of \$ 55.6 million to ADNOC Drilling Company P. J. S. C. ("ADNOC Drilling") for \$ 86.5 million. Two of the eight rigs were already located in the U. A. E where ADNOC Drilling is domiciled with the remaining six rigs to be shipped from the United States. As part of the sales agreement, the rigs were delivered and recognized commissioned in stages over a twelve-month gain on involuntary conversion of the rig of \$ 5.5 million. The total insurance proceeds received during the period exceeds subject to acceptance upon successful completion of final inspection on customary terms and conditions. The net book value of these the assets were reclassified recognized loss and therefore was recognized as a gain within operating income held for sale in the fourth quarter of fiscal year 2021. No rigs were delivered to ADNOC Drilling as of September 30, 2021. During during the fiscal year ended September 30, 2021 2024, we formalized a plan to sell assets related to two of our lower margin service offerings, trucking and casing running services, which contributed approximately 2.8 percent to our consolidated revenue Fiscal Year 2024 Activity We did not record any impairment charges during the fiscal year ending 2021, all within our North America Solutions segment. The combined net book values of these assets of \$ 23.2 million were written down to their combined fair value less estimated cost to sell of \$ 8.8 million, and were reclassified as held for sale. As a result, we recognized a non-cash impairment charge of \$ 14.4 million in the Consolidated Statements of Operations during the year ended September 30, 2021 2024. 2023 FORM 10-K the eight rigs during fiscal year 2022. Fiscal Year 2023 Activity During the fiscal year ended September 30..... year ended September 30, 2023. During the fiscal year ended September 30, 2023, our North America Solutions assets that were previously classified as Assets held for sale at September 30, 2022 were either sold or written down to scrap value. The aggregate net book value of these remaining assets was \$ 3.0 million, which exceeded the estimated scrap value of \$ 0.3 million, resulting in a non-cash impairment charge of \$ 2.7 million. During the same period, we also identified additional equipment that met the asset held for sale criteria and was reclassified to Assets held for sale on our Consolidated Balance Sheets. The aggregate net book value of the equipment of \$ 1.4 million was written down to its estimated scrap value of \$ 0.1 million, resulting in a non-cash impairment charge of \$ 1.3 million during the fiscal year ended September 30, 2023. These impairment charges are recorded in Asset impairment charges within our North America Solutions segment in our Consolidated Statement of Operations. During the fiscal year ended September 30, 2023, the Company initiated a plan to decommission and scrap four international FlexRig® drilling rigs and four conventional drilling rigs located in Argentina that are not suitable for unconventional drilling. As a result, these rigs were reclassified to Assets held for sale on our Consolidated Balance Sheets. The rigs' aggregate net book value of \$ 8.8 million was written down to the estimated scrap value of \$ 0.7 million, which resulted in a non-cash impairment charge of \$ 8.1 million within our International Solutions segment and recorded in Asset impairment charges within our Consolidated Statement of Operations during the fiscal year ended September 30, 2023. The significant assumptions utilized in the valuations of held for sale assets were based on our intended method of disposal, historical sales of similar assets, and market quotes and are classified as Level 2 and Level 3 inputs by ASC Topic 820, Fair Value Measurement and Disclosures. Although we believe the assumptions used in our analysis are reasonable and appropriate, different assumptions and estimates could materially impact the analysis and our resulting conclusion. (Gain) / Loss on Sale of Assets Gain on Reimbursement of Drilling Equipment We recognized a gain of \$ 33.3 million, \$ 48.2 million, \$ 29.4 million, \$ 12.3 million in fiscal years 2024, 2023, and 2022 and 2021, respectively, related to customer reimbursement for the current replacement value of lost or damaged drill pipe. Gains related to these asset sales are recorded in Gains on reimbursement of drilling equipment within our Consolidated Statements of Operations. Other (Gain) / Loss on Sale of Assets We recognized a (gain) / loss of \$ 5.1 million, \$ 8.0 million, and \$ (5.4) million and \$ 11.3 million in fiscal years 2024, 2023, and 2022 and 2021, respectively, related to the sale of rig equipment and other capital assets. These amounts are recorded in Other (gain) loss on sale of assets within our Consolidated Statements of Operations. 2023 FORM 10-K | 74 Fiscal Year 2023 During the fiscal year ended September 30, 2023, we recognized a loss of \$ 17.1 million as a result of scrapping excess drilling equipment and

spares. Additionally, during the same fiscal period, we recognized a gain of \$ 2. 6 million, \$ 2. 4 million, and \$ 2. 5 million from vehicle sales, other drilling equipment sales, and other miscellaneous asset sales, respectively. We also recognized a gain of \$ 1. 6 million in earnout proceeds associated with the sale of our trucking services assets during the fiscal year ended September 30, 2022. Fiscal Year 2022 During the first quarter of fiscal year 2022, we closed on the sale of our trucking and casing running assets resulting in a loss of \$ 3. 4 million, as mentioned above. We also recognized a gain of \$ 1. 1 million in earnout proceeds associated with the sale of our trucking services assets during the fiscal year ended September 30, 2022. During the same fiscal period, ADNOC Drilling accepted delivery of eight rigs resulting in an aggregate gain of \$ 3. 1 million, as mentioned above. We also recognized a gain of \$ 4. 2 million related to the sale of other held-for-sale assets (discussed above) during the fiscal year ended September 30, 2022. Fiscal Year 2021 During the fiscal year ended September 30, 2021, we closed on the sale of an offshore platform rig within our Offshore Gulf of Mexico operating segment for total consideration of \$ 12. 0 million with an aggregate net book value of \$ 2. 8 million, resulting in a gain of \$ 9. 2 million. Additionally, during the fiscal year ended September 30, 2021, we sold excess drilling equipment and spares, which resulted in a loss of \$ 31. 2 million and we also sold assets previously classified as held-for-sale, which resulted in a \$ 3. 1 million gain. NOTE 4 LEASES Lease Position (in thousands) September 30, 2023 September 2024 September 30, 2022 Operating 2023 Operating lease commitments, including probable extensions 1 \$ 104, 535 \$ 65, 970 \$ 44, 769 Discounted using the lessee's incremental borrowing rate \$ 77, 316 \$ 55, 894 \$ 41, 002 (Less): short-term leases recognized on a straight-line basis as expense (877 404) (877 1, 052) (Less): other (207 182) (218 207) Lease liability recognized \$ 76, 730 \$ 54, 810 \$ 39, 732 Of which: Current lease liabilities \$ 16, 997 \$ 13, 772 \$ 12, 382 Non-current lease liabilities 41 liabilities 59 , 733 41 , 038 27, 350 (1) Our future minimal rental payments exclude optional extensions that have not been exercised but are probable to be exercised in the future ; those Those probable extensions are included in the operating lease liability balance. The recognized right-of-use assets relate to the following types of assets: (in thousands) September 30, 2023 September 2024 September 30, 2022 Properties 2023 Properties \$ 66, 842 \$ 50, 080 \$ 38, 925 Equipment 318 Equipment 234 125 318 Other 2 Other 14 — 2 Total right-of-use assets \$ 67, 076 \$ 50, 400 \$ 39, 064 2024 FORM 10- K | 82 Lease Costs The following table presents certain information related to the lease costs for our operating leases: Year ended September 30, (in thousands) 2023 2022 Operating 2024 2023 2022 Operating lease cost \$ 11, 693 \$ 11, 004 \$ 9, 687 Short-term lease cost 1 , 567 1 , 437 1, 546 Total lease cost \$ 13, 260 \$ 12, 441 \$ 11, 233 2023 FORM 10- K | 75 Lease Terms and Discount Rates The table below presents certain information related to the weighted average remaining lease terms and weighted average discount rates for our operating leases: September 30, 2023 September 2024 September 30, 2022 Weighted 2023 Weighted average remaining lease term 7 term 11 . 65 67 . 9 Weighted 6 Weighted average discount rate 3 rate 5 . 1 % 3 . 6 % 2. 5 % Lease Obligations Total rent expense was \$ 12. 4 million, \$ 11. 2 million and \$ 17. 3 million for the fiscal years ended September 30, 2023, 2022 and 2021, respectively. Future minimum rental payments required under operating leases having initial or remaining non-cancelable lease terms in excess of one year at September 30, 2023 2024 (in thousands) are as follows: Fiscal Year Amount 2024 Year Amount 2025 \$ 10-9 , 443 534 2025 7, 552 2026 5 2026 8 , 390 126 2027 5 2027 7 , 055 646 2028 4 2028 7 , 499 045 2029 6, 862 Thereafter 21 Thereafter 33 , 391 910 Total 1 \$ 54 73 , 421 032 During the fiscal year ended September 30, 2024, we amended the lease for our Tulsa industrial facility. As part of the amendment, we extended the lease term, now continuing through June 30, 2035 with two five-year renewal options, resulting in an increase of \$ 18. 1 million to the right-of-use assets and lease liability on our Consolidated Balance Sheet. We recognized one of the five-year renewal options as part of our right-of-use assets and lease liabilities. This contract is accounted for as an operating lease. The future minimum lease payments for the Tulsa industrial facility represent a material portion of the amounts shown in the table above. During the fiscal year ended September 30, 2023, we entered into a lease agreement to relocate our Tulsa corporate headquarters to a new office space. This lease commenced during the fourth fiscal quarter of 2023 and resulted in a \$ 17. 6 million increase to right-of-use assets and lease liability on our Consolidated Balance Sheets. In addition, we began amortizing the right of use asset over the initial lease term of approximately 12 years. We also have two unpriced five-year extension options that were not recognized as part of the right-of-use asset and lease liability. During the fiscal year ended September 30, 2024, we amended the lease for our Tulsa corporate headquarters, resulting in a \$ 5. 9 million increase to right-of-use assets and lease liability on our Consolidated Balance Sheets. The additional right of use asset will be amortized over the remaining 11 years of the original lease term. The future minimum lease payments for the new our corporate headquarters office space represent a material portion of the amounts shown in the table above. Additionally, the future minimum lease payments for our legacy Tulsa corporate office and our Tulsa industrial facility represent a material portion of the amounts shown in the table above. The lease agreement for our legacy Tulsa corporate office commenced on May 30, 2003 and was subsequently amended, most recently on April 1, 2021 2024 FORM 10 . The agreement will expire on January 31, 2025; however, we have two five- K | 83 year renewal options that will not be exercised, thus were not recognized as part of our right-of-use assets and lease liabilities. The lease agreement for our Tulsa industrial facility, where we perform maintenance and assembly of FlexRig ® components, commenced on December 21, 2018 and will expire on June 30, 2025; however, we have two two-year renewal options which were recognized as part of our right-of-use assets and lease liabilities. NOTE 5 GOODWILL AND INTANGIBLE ASSETS Goodwill represents the excess of the purchase price over the fair values of the assets acquired and liabilities assumed in a business combination, at the date of acquisition. Goodwill is not amortized but is tested for potential impairment at the reporting unit level, at a minimum on an annual basis in the fourth fiscal quarter, or when indications of potential impairment exist. All of our goodwill is within our North America Solutions reportable segment. During the fiscal years ended September 30, 2024 and 2023 and 2022, we had no additions or impairments to goodwill. As of September 30, 2023 2024 and September 30, 2022 2023, the goodwill balance was \$ 45. 7 million. 2023 FORM 10- K | 76 Finite-lived intangible assets are amortized using the straight-line method over the period in which these assets contribute to our cash flows and are evaluated for impairment in accordance with our policies for valuation of long-lived assets. Our All of our intangible assets are within our North America Solutions reportable segment and Intangible assets

consisted of the following: September 30, 2023 (in thousands) Weighted Average Estimated Useful Lives Gross Carrying Amount Accumulated Amortization Net Gross Carrying Amount Accumulated Amortization

Asset	Useful Lives	Gross Carrying Amount	Accumulated Amortization	Net Gross Carrying Amount	Accumulated Amortization
Developed technology	15 years	\$ 89,096	\$ 40,047	\$ 49,049	\$ 89,096
Intellectual property	13 years	2,000	662	1,338	2,000
Trade name	20 years	5,865	2,105	3,760	5,865
Customer relationships	5 years	4,000	4,000	0	4,000

Amortization expense in the Consolidated Statements of Operations was \$ 6.4 million for fiscal year 2024, \$ 6.6 million for fiscal year 2023, and \$ 7.2 million for fiscal year 2022; and 2021, and is estimated to be \$ 6.4 million for fiscal year 2024-2025, and approximately \$ 25.6 million for fiscal year 2025-2026 through 2028-2029. NOTE 6 DEBT We have the following unsecured long-term debt outstanding with maturities shown in the following table:

Due	September 30, 2023	September 30, 2022	September 30, 2021	September 30, 2020
Face Amount	\$ 350,000	\$ 350,000	\$ 350,000	\$ 350,000
Unamortized Discount	\$ (2,907)	\$ (347,093)	\$ —	\$ —
Due	\$ 347,093	\$ —	\$ —	\$ —
Unsecured senior notes	\$ 350,000	\$ (3,703)	\$ 346,297	\$ —
Due	\$ 350,000	\$ (3,703)	\$ 346,297	\$ —
Long-term debt	\$ 1,800,000	\$ (17,818)	\$ 1,782,182	\$ 550,000

The Company intends to use the net proceeds, together with the proceeds of its term loan credit facility (discussed below) and cash on hand, to finance the purchase price for the Acquisition, to repay certain of KCA Deutag's outstanding indebtedness, and to pay related fees and expenses. The net proceeds reduced the commitments under the Company's bridge loan facility (discussed below) for purposes of financing the Acquisition. 2024 FORM 10-K | 84 In connection with the issuance of the Notes, the Company also entered into a Registration Rights Agreement, dated as of September 30, 2023, aggregate maturities with the initial purchasers of long-term Notes named therein. Under the Registration Rights Agreement, the Company agreed, among other things, to: (i) file a registration statement (the "Exchange Offer Registration Statement") with the SEC to register an offer to exchange each series of the Notes for freely tradable notes having terms identical in all material respects to each such series of Notes (the "Registered Exchange Offer"); (ii) use commercially reasonable efforts to cause the Exchange Offer Registration Statement to become effective under the Securities Act not later than the later of (x) the 30th day following the Company's filing of a Current Report on Form 8-K or an amendment thereto including the financial statements of KCA Deutag and pro forma financial information related to the Company's acquisition of KCA Deutag required by Items 9.01 (a) and 9.01 (b) of Form 8-K (the "KCA Deutag Financials Form 8-K") and (y) June 16, 2025; and (iii) use commercially reasonable efforts to cause the Registered Exchange Offer to be completed not later than the later of (x) the 60th day following the Company's filing of the KCA Deutag Financials Form 8-K and (y) July 14, 2025 (the "Exchange Offer Closing Deadline"), subject to certain limitations. 2024 FORM 10-K | 85 On August 14, 2024, the Company entered into the Term Loan Credit Agreement, dated as of August 14, 2024, among the Company, MSSF as administrative agent, and the other lenders party thereto. Under the Term Loan Credit Agreement, the Company may obtain unsecured term loans debt are as follows (in thousands):

Year ending	September 30, 2024	September 30, 2025	September 30, 2026	September 30, 2027	September 30, 2028	Thereafter
Due	\$ 203,155,000	\$ 550,000	\$ 2,900,000	\$ 2,900,000	\$ 2,900,000	\$ 2,900,000

2.90% Senior Notes due 2031 On September 29, 2021, we issued \$ 550.0 million aggregate principal amount up of the 2.90 percent 2031 Notes in an offering to persons reasonably believed to be qualified institutional..... 20, 2018, we issued approximately \$ 400.487.1 million in aggregate principal amount of the 2025 Notes. The debt issuance costs were being amortized straight-line over the stated life of the obligation, which approximated the effective interest method. On October 27, 2021, we redeemed all of the outstanding 2025 Notes. As a result, the associated make-whole premium of \$ 56.4 million and the write-off of the unamortized discount and debt issuance costs of \$ 3.7 million were recognized during the first fiscal quarter of 2022 contemporaneously with the October 27, 2021 debt extinguishment and recorded in Loss on Extinguishment of Debt on our Consolidated Statements of Operations during the fiscal year ended September 30, 2022. The 2018 Credit Facility has \$ 750.0 million, which reduced the in aggregate availability with a maximum of \$ 75.0 million available for use as letters of credit. The 2018 Credit Facility also permits aggregate commitments under the Company's bridge loan facility (discussed below) for purposes of financing the Acquisition. The Term Loan Credit Agreement matures at the two-year anniversary be increased by \$ 300.0 million, subject to the satisfaction of the funding of the term loans unless earlier terminated pursuant to the terms of the Term Loan Credit Agreement. We expect to use the proceeds from the Term Loan Credit Agreement, together with the net proceeds from the sale of Notes and cash on hand, to finance the purchase price for the Acquisition, to repay certain conditions and the procurement of KCA Deutag's outstanding indebtedness additional commitments from new or existing lenders. In March 2022, and the 2018 Credit Facility was amended to change the pay related fees and expenses. The benchmark rate from is the London Interbank Offered Rate ("LIBOR") to the Secured Overnight Financing Rate ("SOFR"). We Following the amendment, we can elect to borrow at either an adjusted SOFR rate or an adjusted base rate, plus an applicable margin. The adjusted SOFR rate is the forward-looking term rate based on SOFR for the applicable tenor of one, three, or six months, plus 0.10 percent per annum. The adjusted base rate is a fluctuating rate per annum equal to the highest of (i) the administrative agent's prime rate, (ii) the federal funds effective rate plus 0.50 percent, or (iii) the one-month adjusted SOFR rate plus 1.0 percent. We also pay a commitment fee on the unused balance of the facility. Borrowing spreads as well as commitment fees are determined based on the debt rating for senior unsecured debt of the Company, as determined by Moody's and Standard & Poor's. The applicable margin for SOFR borrowings and adjusted base rate borrowings ranges from 1.0-875 percent to 1.500-625 percent per annum and zero to 0.50-625 percent per annum, respectively. Commitment fees for both rates range from 0.075-10 percent to 0.200-250 percent per annum. Based on the unsecured debt rating of the Company on September 30, 2023-2024, the spread over SOFR would have been 1.425-375 percent had borrowings been outstanding under

the 2018 **Term Loan Credit Facility Agreement** and commitment fees would have been 0. ~~125-175~~ percent. There is **In connection with, and concurrently with the entry into, the Purchase Agreement, the Company entered into a financial covenant in debt commitment letter dated July 25, 2024 with MSSF, pursuant to which MSSF committed, subject to satisfaction of standard conditions, to provide the 2018 Credit Company with an unsecured 364- day bridge loan facility in an aggregate principal amount of approximately \$ 2. 0 billion (the “ Bridge Loan Facility that requires us”) the proceeds of which, if drawn, would have been used to maintain a total funded-- fund the Acquisition debt to total capitalization ratio of less than or equal to 50 percent. The 2018 Credit **In connection with the Bridge Loan Facility** contains additional terms, conditions, restrictions and covenants that we believe are usual and customary in unsecured debt arrangements for companies of similar size and credit quality, including a limitation that priority debt (as defined in the credit agreement) may not exceed 17. 5 percent of the net worth of the Company **incurred approximately \$ 10 . As of 6 million in commitment fees during the fiscal year ended September 30, 2023-2024 . Due to the execution of the other financing arrangements discussed above , the commitments under the Bridge Loan Facility were reduced to \$ 335. 3 million as of September 30, 2024. As a result, we recognized approximately \$ 9. 2 million of commitment fees recorded within Interest expense on the Consolidated Statement of Operations during fiscal year 2024. As of September 30, 2024, approximately \$ 1. 4 million in commitment fees were deferred and included in Prepaid assets and other, net within the Consolidated Balance Sheet. On October 15, 2024, the remaining commitments under the Bridge Loan Facility were reduced such that there were no remaining commitments available borrowings or letters of credit outstanding, leaving \$ 750 and the Bridge Loan Facility was automatically terminated in accordance with its terms . 0 Upon termination of the facility, the remaining commitment fees of approximately \$ 1. 4 million available to borrow under will be recognized in Interest expense during the 2018 Credit Facility--first fiscal quarter of 2023-2025 . 2024 FORM 10- K | 86-78** The applicable agreements for all unsecured debt contain additional terms, conditions and restrictions that we believe are usual and customary in unsecured debt arrangements for companies that are similar in size and credit quality. At September 30, 2023, we were in compliance with all debt covenants.**

NOTE 7 INCOME TAXES Income Tax (Benefit) Provision and Rate The components of the provision (benefit) for income taxes are as follows: Year Ended September 30, (in thousands) 202320222021Current----
202420232022Current: Federal \$ **136, 110 \$** 150, 273 \$ 40, 245 \$(15, 466) Foreign**12 Foreign7, 756 12**, 883 10, 703 **772**
State**16 , 180 16**, 523 1, 906 **725-160, 046** 179, 679 52, 854 (13, 969) Deferred: Federal (**18, 785**) (20, 337) (32, 382) **Foreign (**
81-2 , 760-102) Foreign (1, 254) (1, 310) **4,-106 State1- State (2, 304) 1**, 191 5, 204 (**+2-23 , 098-191**) (20, 400) (28, 488) (89,
752) Total provision (benefit) **\$ 136, 855 \$** 159, 279 \$ 24, 366 \$(103, 721) Prior to the fiscal year ended September 30, 2023,
Income from discontinued operations was presented as a separate line item on our Consolidated Statements of Operations. To
conform with the current fiscal year presentation, we reclassified amounts previously presented in Income from discontinued
operations to Other within Other income (expense) on our Consolidated Statements of Operations for the years ended September
30, 2022 and September 30, 2021. Thus, the September 30, 2022 and September 30, 2021 amounts of domestic and foreign
income (loss) before income taxes and the September 30, 2022 and September 30, 2021 reconciliation of our effective income
tax rates to the U. S. Federal income tax rates have been revised to conform with the current fiscal year presentation. The
amounts of domestic and foreign income (loss) before income taxes are as follows: Year Ended September 30, (in thousands)
202320222021Domestic---- **202420232022Domestic \$ 433, 553 \$** 584, 891 \$ (14, 411) \$(412, 556) Foreign**8 Foreign47, 467**
8, 488 45, 730 (17-**\$ 481 , 020 315**) \$ 593, 379 \$ 31, 319 \$(429, **2024 FORM 10- K | 871- 87**) The reconciliation of our
effective income tax rates to the U. S. Federal income tax rate is as follows: Year Ended September 30, 202320222021U
202420232022U. S. Federal income tax rate21. 0 % 21. 0 % 21. 0 % Effect of foreign taxes**2-taxes1 . 3 2** . 1 31. 3 0. 1 State
income taxes, net of federal tax benefit**2. 2 2. 4 21. 4 2-7** Other impact of foreign operations**0 operations1 . 7 0** . 2 3. 2 0. 5
Non- deductible meals and entertainment**0. 9 0. 6 1. 0 (0. 1)** Equity compensation (0. 1) **9. 5 (0. 8-1) 9. 5** Excess officer's
compensation**0. 8 0. 4 3. 7** Foreign derived intangible income --- (13. 7) --- Other**0 . 7 0** . 2 0. 4 0. 7 Effective income tax
rate**26 rate28 . 5 % 26** . 8 % 77. 8 % **24. 1 % 2023 FORM 10- K | 79** Deferred Taxes Deferred income taxes are provided for
temporary differences between the financial reporting basis and the tax basis of our assets and liabilities. Recoverability of any
tax assets are evaluated and necessary valuation allowances are provided. The carrying value of the net deferred tax assets is
based on management' s judgments using certain estimates and assumptions that we will be able to generate sufficient future
taxable income in certain tax jurisdictions to realize the benefits of such assets. If these estimates and related assumptions
change in the future, additional valuation allowances may be recorded against the deferred tax assets resulting in additional
income tax expense in the future. The components of our net deferred tax liabilities are as follows: September 30, (in thousands)
20232022Deferred---- **20242023Deferred** tax liabilities: Property, plant and equipment \$ **534, 161 \$** 532, 827 \$ 558, 293
Marketable securities**14 securities18 , 877 14**, 626 9, 766 Other**27 Other29 , 044 27**, 980 24, 460 Total deferred tax
liabilities**575 liabilities582 , 082 575**, 433 592, 519 Deferred tax assets: Pension reserves**3 reserves1 , 477 3**, 083 4, 811 Self-
insurance reserves**6 reserves4 , 619 6**, 235 7, 333 Net operating loss, foreign tax credit, and other federal tax credit
carryforwards**6 carryforwards11 , 296 6**, 770 8 **Accrued liabilities47 , 838 29** 673 Financial accruals**29, 449 31 Other33**,
022 Other**21 126 21**, 647 13, 678 Total deferred tax **assets67 assets98 , 356 67**, 184 65, 517 Valuation allowance (**9-11 , 560**
755) (10-9 . 710-560) Net deferred tax **assets57 assets86 , 601 57**, 624 54, 807 Net deferred tax liabilities \$ **495, 481 \$** 517,
809 \$ 537, 712 The change in our net deferred tax assets and liabilities is impacted by foreign currency remeasurement. As of
September 30, 2023-2024, we had federal, state and foreign tax net operating loss carryforwards of approximately \$ 2-1 . 6-1
million, \$ 14-4 . 8-4 million and \$ 14-37 . 8-0 million, respectively, and federal and foreign research and development tax credits
of approximately \$ 0. 4 million and \$ 1. 0-1 million, respectively, which will expire in fiscal 2024-2025 through 2043-2044 and
some of which can be carried forward indefinitely. Certain of these carryforwards are subject to various rules which impose
limitations on their utilization. The valuation allowance is primarily attributable to foreign net operating loss carryforwards of \$
5. 2 -6 million and equity compensation of \$ 6. 9-5 million which more likely than not will not be utilized. **2024 FORM 10- K |**

88 Unrecognized Tax Benefits We recognize accrued interest related to unrecognized tax benefits in interest expense, and penalties in other expense in the Consolidated Statements of Operations. As of September 30, **2024**, **2023**, and **2022** and **2021**, we had accrued interest and penalties of \$ **0.6 million**, \$ **2.9 million**, and \$ **3.0 million** and \$ **2.9 million**, respectively. A reconciliation of the change in our gross unrecognized tax benefits are as follows: (in thousands) **2023** **2022** **2021** **Unrecognized** **2024** **2023** **2022** **Unrecognized** tax benefits at October 1, \$ **247** \$ **960** \$ **1,678** \$ **13,440** Gross decreases- current period effect of tax positions **(14)** **(534)** **(718)** **(11,648)** Gross increases- current period effect of tax positions **6** **6** **6** Expiration of statute of limitations for assessments **(77)** **(185)** **(114)** Unrecognized tax benefits at September 30, \$ **156** \$ **247** \$ **960** \$ **1,678** As of September 30, **2023** **2024**, we have recorded approximately \$ **3.0** **1.8** million of unrecognized tax benefits, interest, and penalties. We believe it is reasonably possible up to \$ **2.6 million** of the unrecognized tax benefits, interest, and penalties will be recognized as of June 30, 2024 as a result of a lapse of the statute of limitations. We cannot predict with certainty if we will achieve ultimate resolution of any additional uncertain tax positions associated with our U. S. and international operations resulting in any additional material increases or decreases of our unrecognized tax benefits for the next twelve months. **2023 FORM 10-K** | **80** Tax Returns We file a consolidated U. S. federal income tax return, as well as income tax returns in various states and foreign jurisdictions. The tax years that remain open to examination by U. S. federal and state jurisdictions include fiscal years **2019** **2020** through **2022** **2023**, with exception of certain state jurisdictions currently under audit. The tax years remaining open to examination by foreign jurisdictions include **2003** **2014** through **2022** **2023**. NOTE 8 SHAREHOLDERS' EQUITY The Company has an evergreen authorization from the Board of Directors for the repurchase of up to four million common shares in any calendar year. In December 2022, the Board of Directors increased the maximum number of shares authorized to be repurchased in calendar year 2023 to five million common shares. On June 7, 2023, the Board of Directors further increased the maximum number of shares authorized to be repurchased in calendar year 2023 to seven million shares. The repurchases are made using our cash and cash equivalents or other available sources and are held as treasury shares on our Consolidated Balance Sheets. During the fiscal year years ended September 30, **2024** and **2023** and **2022**, we repurchased **1.4 million** and **6.5 million** common shares at an aggregate cost of \$ **51.6 million** and \$ **249.0 million**, including excise tax of \$ **0.3 million** and \$ **1.8 million**, and respectively. During the fiscal year ended September 30, **2022**, we repurchased **3.2 million** common shares at an aggregate cost of \$ **77.0 million**, respectively, which. Repurchased common shares are held as treasury shares. There were no repurchases of common shares during During the fiscal year ended September 30, **2021** **2024**. During the year ended September 30, **2023**, we declared \$ **200** **168** **03** million in cash dividends. A base cash dividend of \$ **0.25** per share was declared on September **6** **11**, **2023** **2024** for shareholders of record on November **20** **18**, **2023** **2024**, payable on December **4** **2**, **2023** **2024**. As a result, we recorded a Dividend Payable of \$ **25** **20** million on our Consolidated Balance Sheets as of September 30, **2023** **2024**. Accumulated Other Comprehensive Loss Components of accumulated other comprehensive loss were as follows: September 30, (in thousands) **2023** **2022** **2021** **Pre** **2024** **2023** **2022** **Pre** - tax amounts: Unrealized pension actuarial loss \$ **(7,632)** \$ **(10,407)** \$ **(15,703)** \$ **Unrealized loss on available- for- sale debt security** **(26,662)** — — \$ **(8,268** **294)** \$ **(10,407)** \$ **(15,703)** \$ **(26,268)** After- tax amounts: Unrealized pension actuarial loss \$ **(5,838)** \$ **(7,981)** \$ **(12,072)** \$ **Unrealized loss on available- for- sale debt security** **(20,512)** — — \$ **(6,244** **350)** \$ **(7,981)** \$ **(12,072)** \$ **Fluctuations in pension actuarial gains and losses are primarily due to changes in the discount rate and investment returns related to the defined benefit pension plan. Investments classified as available- for- sale debt securities are reported at fair value with unrealized gains and losses excluded from net income and reported in other comprehensive income** **(loss** **20,244)**. **2024 FORM 10-K** | **89** The following is a summary of the changes in accumulated other comprehensive loss, net of tax, for the fiscal year ended September 30, **2023** **2024**: (in thousands) **Defined** **Unrealized Loss on Available- for- Sale Securities** **Defined** **Benefit Pension Plan** **Balance** **Plan** **Total** **Balance** at September 30, **2022** **2023** \$ — \$ **(127,072** **981)** \$ **(7,981)** Activity during the period **Amounts** **period** **Other comprehensive loss before reclassifications** **(512)** — **(512)** **Amounts** **period** **Other comprehensive loss** **4** **income** — **2,091** **143** **2,143** Net current-period other comprehensive income **4** **income (loss)** **(512)** **2,091** **143** **1,631** Balance at September 30, **2023** **2024** \$ **(7** **512)** \$ **(5,981** **838)** \$ **(6,350)** NOTE 9 REVENUE FROM CONTRACTS WITH CUSTOMERS Drilling Services Revenue The majority of our drilling services are performed on a “ daywork ” contract basis, under which we charge a rate per day, with the price determined by the location, depth and complexity of the well to be drilled, operating conditions, the duration of the contract, and the competitive forces of the market. These drilling services, including our technology solutions, represent a series of distinct daily services that are substantially the same, with the same pattern of transfer to the customer. Because our customers benefit equally throughout the service period and our efforts in providing drilling services are incurred relatively evenly over the period of performance, revenue is recognized over time using a time- based input measure as we provide services to the customer. For any contracts that include a provision for pooled term days at contract inception, followed by the assignment of days to specific rigs throughout the contract term, we have elected, as a practical expedient, to recognize revenue in the amount to for which the entity has a right to invoice, as permitted by ASC 606. **2023 FORM 10-K** | **81** Performance-based contracts are contracts pursuant to which we are compensated partly based upon our performance against a mutually agreed upon set of predetermined targets. These contract types of contracts are relatively new to the industry and typically have a lower base dayrate, but give us the opportunity to receive additional compensation by meeting or exceeding certain performance targets agreed to by our customers. The variable consideration that we expect to receive is estimated at the most likely amount, and constrained to an amount such that it is probable a significant reversal of revenue previously recognized will not occur based on the performance targets. Total revenue recognized from performance contracts, including performance bonuses, was \$ **1.2 billion**, \$ **1.2 billion** and \$ **0.7 billion** and \$ **0.3 billion** during the fiscal years ended September 30, **2024**, **2023**, and **2022** and **2021**, respectively, of which, \$ **56.6 million**, \$ **47.3 million**, and \$ **38.8 million** and \$ **17.4 million** was related to performance bonuses recognized due to the achievement of performance targets during the fiscal years ended September 30, **2024**, **2023**, and **2022** and **2021**, respectively. Contracts generally contain renewal or extension provisions

exercisable at the option of the customer at prices mutually agreeable to us and the customer. For contracts that are terminated by customers prior to the expirations of their fixed terms, contractual provisions customarily require early termination amounts to be paid to us. Revenues from early terminated contracts are recognized when all contractual requirements have been met. During the fiscal years ended September 30, ~~2024~~, ~~2023~~, ~~and~~ ~~2022~~ ~~and~~ ~~2021~~, early termination revenue associated with term contracts was \$ ~~13.4 million~~, \$ ~~2.3 million~~, ~~and~~ \$ ~~0.7 million~~ ~~and~~ \$ ~~7.7 million~~, respectively. We also act as a principal for certain reimbursable services and auxiliary equipment provided by us to our clients, primarily related to rig move trucking services, for which we incur costs and earn revenues. Many of these costs are variable, or dependent upon the activity that is performed each day under the related contract. Accordingly, reimbursements that we receive for out-of-pocket expenses are recorded as revenues and the out-of-pocket expenses for which they relate are recorded as operating costs during the period to which they relate within the series of distinct time increments. All of our revenues are recognized net of sales taxes, when applicable. With most drilling contracts, we also receive payments contractually designated for the mobilization and demobilization of drilling rigs and other equipment to and from the client's drill site. Revenue associated with the mobilization and demobilization of our drilling rigs to and from the client's drill site do not relate to a distinct good or service. These revenues are deferred and recognized ratably over the related contract term that drilling services are provided. Demobilization fees expected to be received upon contract completion are estimated at contract inception and recognized on a straight-line basis over the contract term. The amount of demobilization revenue that we ultimately collect is dependent upon the specific contractual terms, most of which include provisions for reduced or no payment for demobilization when, among other things, the contract is renewed or extended with the same client, or when the rig is subsequently contracted with another client prior to the termination of the current contract. Since revenues associated with demobilization activity are typically variable, at each period end, they are estimated at the most likely amount, and constrained to an amount such that it is probable a significant reversal of revenue previously recognized will not occur. Any change in the expected amount of demobilization revenue is accounted for with the net cumulative impact of the change in estimate recognized in the period during which the revenue estimate is revised. **2024 FORM 10-K | 90** On November 12, 2021, we settled a drilling contract dispute related to drilling services provided from fiscal years 2016 through 2019 with YPF S. A. (Argentina) ("YPF"). The settlement required that YPF make a one-time cash payment to H & P in the amount of \$ 11.0 million and enter into drilling service contracts for three drilling rigs, each with multi-year terms. In addition, both parties were released of all outstanding claims against each other, and as a result, H & P recognized \$ 5.4 million in revenue primarily due to accrued disputed amounts. Total revenue recognized as a result of the settlement in the amount of \$ 16.4 million is included in Drilling services revenue within the International Solutions segment on our Consolidated Statements of Operations for the fiscal year ended September 30, 2022. Contract Costs Mobilization costs include certain direct costs incurred for mobilization of contracted rigs. These costs relate directly to a contract, enhance resources that will be used in satisfying the future performance obligations, and are expected to be recovered. These costs are capitalized when incurred and recorded as current or noncurrent contract fulfillment cost assets (depending on the length of the initial contract term), and are amortized on a systematic basis consistent with the pattern of the transfer of the goods or services to which the asset relates, which typically includes the initial term of the related drilling contract or a period longer than the initial contract term if management anticipates a customer will renew or extend a contract, which we expect to benefit from the cost of mobilizing the rig. Abnormal mobilization costs are fulfillment costs that are incurred from excessive resources, wasted or spoiled materials, and unproductive labor costs that are not otherwise anticipated in the contract price and are expensed as incurred. As of September 30, ~~2024~~ ~~and~~ ~~2023~~ ~~and~~ ~~2022~~, we capitalized fulfillment costs of \$ ~~19.2 million~~ ~~and~~ \$ ~~11.4 million~~ ~~and~~ \$ ~~6.3 million~~ respectively, which is included within Prepaid expenses and Other noncurrent assets on our Consolidated Balance Sheets. If capital modification costs are incurred for rig modifications or if upgrades are required for a contract, these costs are considered to be capital improvements. These costs are capitalized as property, plant and equipment and depreciated over the estimated useful life of the improvement. ~~2023 FORM 10-K | 82~~ Remaining Performance Obligations The total aggregate transaction price allocated to the unsatisfied performance obligations, commonly referred to as backlog, as of September 30, ~~2023~~ ~~2024~~ was approximately \$ 1. ~~4~~ ~~5~~ billion, of which \$ 0. ~~9~~ ~~8~~ billion is expected to be recognized during fiscal year ~~2024~~ ~~2025~~, and approximately \$ 0. ~~5~~ ~~7~~ billion in fiscal year ~~2025~~ ~~2026~~ and thereafter. These amounts do not include anticipated contract renewals or expected performance bonuses as part of its calculation. Additionally, contracts that currently contain month-to-month terms are represented in our backlog as one month of unsatisfied performance obligations. Our contracts are subject to cancellation or modification at the election of the customer; however, due to the level of capital deployed by our customers on underlying projects, we have not been materially adversely affected by contract cancellations or modifications in the past. Contract Assets and Liabilities Amounts owed from our customers under our revenue contracts are typically billed on a monthly basis as the service is being provided and are due within 30 days of billing. Such amounts are classified as accounts receivable on our Consolidated Balance Sheets. Under certain of our contracts, we recognize revenues in excess of billings, referred to as contract assets, within Prepaid expenses and Other current assets within our Consolidated Balance Sheets. In some instances, we may be entitled to receive payments in advance of satisfying our performance obligations under the contract. We recognize a liability for these payments in excess of revenue recognized, referred to as deferred revenue or contract liabilities, within Accrued liabilities and Other noncurrent liabilities in our Consolidated Balance Sheets. Contract balances are presented at the net amount at a contract level. The following table summarizes the balances of our contract assets (net of allowance for estimated credit losses) and liabilities at the dates indicated: (in thousands) September 30, ~~2023~~ ~~September 2024~~ ~~September 30, 2022~~ ~~Contract~~ ~~2023~~ ~~Contract~~ assets, net \$ ~~4,563~~ \$ ~~6,560~~ \$ ~~6,319~~ (in thousands) ~~Contract liabilities~~ ~~balance at October 1, 2021~~ \$ ~~9,286~~ ~~Payment received / accrued and deferred~~ ~~58,202~~ ~~Revenue recognized during the period (46,842)~~ ~~Contract liabilities balance at September 30, 2022~~ ~~20~~ ~~20~~ \$ ~~20~~ \$ ~~646~~ ~~Payment received / accrued and deferred~~ ~~76,756~~ ~~Revenue recognized during the period (68,520)~~ ~~Contract liabilities balance at September 30, 2023~~ ~~2023~~ ~~28~~ ~~882~~ ~~Payment received / accrued and deferred~~ ~~61,773~~ ~~Revenue recognized during the period (61,603)~~ ~~Contract liabilities balance at~~

September 30, 2024 \$ 29, 052 2024 FORM 10-K | 91 NOTE 10 STOCK- BASED COMPENSATION The Helmerich & Payne, Inc. ~~Amended and Restated 2020-2024~~ Omnibus Incentive Plan (the “~~2020-2024~~ Plan”) approved by our stockholders is a stock and cash- based incentive plan that, among other things, authorizes the Board or Human Resources Committee of the Board to grant executive officers, employees and non- employee directors stock options, stock appreciation rights, restricted shares and restricted share units (including performance share units), share bonuses, other share- based awards and cash awards. Restricted stock may be granted for no consideration other than prior and future services. The purchase price per share for stock options may not be less than market price of the underlying stock on the date of grant. Stock options expire ten years after the grant date. The ~~2020-2024~~ Plan governs all of our stock- based awards granted on or after ~~March 3, 2020-2024~~ **February 27, 2020-2024** . Awards outstanding under the Helmerich & Payne, Inc. 2010 Long- Term Incentive Plan ~~and, the Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan~~ **and the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan** (the “~~2016-2020~~ Plan”) remain subject to the terms and conditions of those plans. Beginning with fiscal year 2019, we replaced stock options with performance share units as a component of our executives' long- term equity incentive compensation. As a result, ~~there were no stock options~~ **were granted during after the 2018 fiscal years- year ended September 30, 2023, 2022, and 2021-** . We have also eliminated stock options as an element of our non- employee director compensation program. At September 30, ~~2023-2024~~ , we had ~~\$ 2-1 . 9~~ million outstanding exercisable stock options with a weighted- average exercise ~~prices- price~~ of \$ ~~65-63 . 08-55~~ . During the fiscal year ended September 30, ~~2023-2024~~ , ~~591-794~~ , ~~838-828~~ shares of restricted stock awards **were granted under the 2024 Plan and 144 the 2020 Plan** , ~~136 and 223, 100~~ performance share units were granted under the 2020 Plan. ~~2023 FORM 10-K | 83~~ A summary of compensation cost for stock- based payment arrangements recognized in Drilling services operating expense, Research and development expense and Selling, general and administrative expense on our Consolidated Statements of Operations is as follows: September 30, (in thousands) ~~2023-2022-2021~~ **Stock- based compensation expense** Drilling services operating \$ ~~5, 904~~ **\$ 5, 919** \$ ~~5, 142~~ **\$ 5, 927** Research and development- ~~development2, 033 1~~ , ~~905 1, 551~~ **1, 271** Selling, general and administrative ~~23, 261 24~~ , ~~632 21, 339~~ **20 \$ 31** , ~~660-198~~ \$ ~~32, 456~~ **\$ 28, 032** ~~\$ 27-~~ . **During the fiscal years ended September 30, 2024, 2023 and 2022, we recognized income tax benefits related to stock- based compensation expense of \$ 7. 1 million, \$ 7. 4 million and \$ 6. 4 million, respectively** . Restricted Stock Restricted stock awards consist of our common stock. Awards ~~granted prior to September 30, 2020 are time- vested over four years, and awards granted after September 30, 2020 are time vested over three years.~~ Non- forfeitable dividends are paid on non- vested shares of restricted stock. We recognize compensation expense on a straight- line basis over the vesting period. The fair value of restricted stock awards is determined based on the closing price of our shares on the grant date. As of September 30, ~~2023-2024~~ , there was ~~\$ 26-30 . 5-1~~ million of total unrecognized compensation cost related to unvested restricted stock awards. That cost is expected to be recognized over a weighted- average period of ~~1. 9-8~~ years. A summary of the status of our restricted stock awards as of September 30, ~~2023-2024~~ , and of changes in restricted stock outstanding during the fiscal years ended September 30, ~~2024, 2023, and 2022~~ **and 2021-** , is as follows: ~~2023-2022-2021~~ **2024-2023-2022** (shares in thousands) Shares\ Weighted- Average Grant Date Fair Value per Share\ Shares\ Weighted- Average Grant Date Fair Value per Share\ Shares\ Weighted- Average Grant Date Fair Value per Share\ Non- vested restricted stock outstanding as of the beginning of period\ ~~1, 362~~ **\$ 35. 11 1** , ~~493~~ \$ 30. 85 1, ~~412~~ \$ 37. 36 ~~1, 280~~ \$ ~~49. 81~~ **Granted** ~~592--~~ **Granted** ~~795~~ **35. 44 592** ~~44. 48~~ 744 25. 83 ~~701-25. 61~~ **Vested** ~~(777)~~ **33. 60** (708) 33. 95 (610) 39. 81 **Forfeited** (~~534-19~~) ~~51-36 . 54~~ **79** ~~Forfeited~~ (15) 36. 25 (53) 30. 98 (~~35~~) ~~35-76~~ Non- vested restricted stock outstanding at September 30, 1, ~~361~~ **\$ 36. 14 1** , ~~362~~ \$ 35. 11 1, ~~493~~ \$ 30. 85 1, ~~412~~ \$ 37. 36 (1) Restricted stock shares include restricted phantom stock units under our Director Deferred Compensation Plan. These phantom stock units confer the economic benefits of owning company stock without the actual ownership, transfer or issuance of any shares. Phantom stock units are subject to a vesting period of one year from the grant date. During the fiscal years ended September 30, ~~2024, 2023, and 2022~~ **and 2021-18, 700** , 12, 591, **and 14, 199** , ~~and 18, 906~~ restricted phantom stock units were granted, respectively, **and 12, 591, 14, 199** , ~~and 18, 906~~ and ~~20, 616~~ restricted phantom stock units vested, respectively. (2) The number of restricted stock awards vested includes shares that we withheld on behalf of our employees to satisfy the statutory tax withholding requirements. **2024 FORM 10-K | 92** Performance Units We have made awards to certain employees that are subject to market- based performance conditions (“ performance units”). Subject to the terms and conditions set forth in the applicable performance share unit award agreements and the 2020 Plan, grants of performance units are subject to a vesting period of three years (the “ Vesting Period ”) that is dependent on the achievement of certain performance goals. Such performance unit grants consist of two separate components. Performance units that comprise the first component are subject to a three- year performance cycle. Performance units that comprise the second component are further divided into three separate tranches, each of which is subject to a separate one- year performance cycle within the full three- year performance cycle. The vesting of the performance units is generally dependent on (i) the achievement of the Company’ s total shareholder return (“ TSR ”) performance goals relative to the TSR achievement of a peer group of companies (the “ Peer Group ”) over the applicable performance cycle, and (ii) the continued employment of the recipient of the performance unit award throughout the Vesting Period **and (iii) for performance units granted beginning in December 2022, the application of the ROIC Modifier (as defined herein)** . The Vesting Period for performance units granted in November ~~2019-2020~~ ended on December 31, ~~2022-2023~~ and the performance units eligible to vest were settled in shares of common stock in January ~~2023-2024~~ . ~~2023 FORM 10-K | 84~~ Additional performance units are credited based on the amount of cash dividends on our common stock divided by the market value of our common stock on the date such dividend is paid. Such dividend equivalents are subject to the same terms and conditions as the underlying performance units and are settled or forfeited in the same manner and at the same time as the performance units to which they were credited. The vesting of units ranges from zero to 200 percent of the units granted depending on the Company’ s TSR relative to the TSR of the Peer Group on the vesting date. **Based on the Company’ s Performance units granted in December 2022 include an additional** return on invested capital (“ ROIC ”) performance metric. **The over a full three- year**

performance cycle, the Human Resources Committee may increase or decrease by 25 percent the number of these performance units that otherwise would be paid out solely based on the achievement of relative TSR performance goals may increase or decrease by 25 % based on the Company's ROIC performance over a full three - year period performance cycle (the " ROIC Modifier"). The grant date fair value of performance units was determined through use of the Monte Carlo simulation method. The Monte Carlo simulation method requires the use of highly subjective assumptions. Our key assumptions in the method include the price and the expected volatility of our stock and our self- determined Peer Group companies' stock, risk free rate of return and cross- correlations between the Company and our Peer Group companies. The valuation model assumes dividends are immediately reinvested. As of September 30, 2023-2024, there was \$ 9-10. 2 million of unrecognized compensation cost related to unvested performance units. That cost is expected to be recognized over a weighted- average period of 1. 8 years. A summary of the status of our performance units and changes in non- vested performance units outstanding is presented below: 2023-2022-2021-2024-2023-2022 (in thousands, except per share amounts) Shares Weighted- Average Grant Date Fair Value per Share Shares Weighted- Average Grant Date Fair Value per Share Shares Weighted- Average Grant Date Fair Value per Share Non- vested performance units outstanding as of the beginning of period 726 period 796 \$ 34. 51 726 \$ 33. 67 699 \$ 41. 55 Granted 223 39 337 \$ 51. 09 Granted 144 86 144 54. 30 227 30. 12 313 29. 77 Vested 1 (303) 29. 77 (286) 43. 40 (161) 62. 66 ——— Dividend equivalent rights credited and performance factor adjustment 2212 --- adjustment 2 (106) 34. 09 212 35. 94 15 32. 82 60 49. 64 Forfeited (7) 38. 67 — — (54) 34. 16 (11) 43. 40 Non- vested performance units outstanding September 30, 3603 \$ 38. 90 3796 796 \$ 34. 51 \$ 726 \$ 33. 67 \$ 699 \$ 41. 55 (1) The number of performance units vested includes units that we withheld on behalf of our employees to satisfy the statutory tax withholding requirements. (2) At the end of the Vesting Period, recipients receive dividend equivalents, if any, with respect to the number of vested performance units. The vesting of units ranges from zero to 200 percent of the units granted depending on the Company's total shareholder return ("TSR") relative to the TSR of the Peer Group on the vesting date. (3) Of the total non- vested performance units at the end of the period, specified performance criteria has been achieved with respect to 233-91, 322-496 performance units which is calculated based on the payout percentage for the completed performance period. The vesting and number of the remainder of non- vested performance units reflected at the end of the period is contingent upon our achievement of specified target performance criteria. If we meet the specified maximum performance criteria, approximately 412-330, 046-331 additional performance units could vest or become eligible to vest. 2024 FORM 10- K | 93 The weighted- average fair value calculations for performance units granted within the fiscal period are based on the following weighted- average assumptions set forth in the table below. 2023-2022-2021-Risk-free interest rate 3 % 4. 1 % 1. 0 % 0. 2 % Expected stock volatility 271 volatility 252 . 5 % 71 . 6 % 67 . 3 % 62. 3 % Expected term (in years) 333 (1) The risk- free interest rate is based on U. S. Treasury securities for the expected term of the performance units. (2) Expected volatilities are based on the daily closing price of our stock based upon historical experience over a period which approximates the expected term of the performance units. NOTE 11 ACQUISITION TRANSACTION COSTS During the fiscal year ended September 30, 2024, we recognized approximately \$ 15. 0 million in acquisition transaction costs associated with the Acquisition. These non- recurring costs are primarily related to third- party legal and advisory services and are included in Acquisition transaction costs on the Consolidated Statements of Operations. NOTE 12 EARNINGS (LOSS)-PER COMMON SHARE ASC 260, Earnings per Share, requires companies to treat unvested share- based payment awards that have non- forfeitable rights to dividends or dividend equivalents as a separate class of securities in calculating earnings per share. We have granted and expect to continue to grant to employees restricted stock grants that contain non- forfeitable rights to dividends. Such grants are considered participating securities under ASC 260. As such, we are required to include these grants in the calculation of our basic earnings per share and calculate basic earnings per share using the two- class method. The two- class method of computing earnings per share is an earnings allocation formula that determines earnings per share for each class of common stock and participating security according to dividends declared (or accumulated) and participation rights in undistributed earnings. 2023 FORM 10- K | 85 Diluted earnings per share is computed using the weighted- average number of common and common equivalent shares outstanding during the periods utilizing the two- class method for stock options, non- vested restricted stock and performance units. Under the two- class method of calculating earnings per share, dividends paid and a portion of undistributed net income, but not losses, are allocated to unvested restricted stock grants that receive dividends, which are considered participating securities. Prior to the fiscal year ended September 30, 2023-2024 FORM 10- K | 94, Income from discontinued operations was presented as a separate line item on our Consolidated Statements of Operations. To conform with the current fiscal year presentation, we reclassified amounts previously presented in Income from discontinued operations to Other within Other income (expense) on our Consolidated Statements of Operations for the years ended September 30, 2022 and September 30, 2021. To conform with the current fiscal year presentation, basic and diluted earnings (loss) per share for continuing and discontinued operations are presented in the aggregate, for the years ended September 30, 2022 and September 30, 2021, as presented below. The following table sets forth the computation of basic and diluted earnings (loss) per share: September 30, (in thousands, except per share amounts) 2024 2023 2022 2021 Numerator 2022 Numerator: Net income (loss) \$ 344, 165 \$ 434, 100 \$ 6, 953 \$ (326, 150) Adjustment for basic earnings (loss) per share: Earnings allocated to unvested shareholders (4, 726) (5, 863) (1, 508) (1, 350) Numerator for basic earnings (loss) per share 428 share 339, 439 428 . 237 5, 445 (327, 500) Adjustment for diluted earnings (loss) per share: Effect of reallocating undistributed earnings of unvested shareholders 12 shareholders 5 — 12 — Numerator for diluted earnings (loss) per share \$ 339, 444 \$ 428, 249 \$ 5, 445 \$ (327, 500) Denominator: Denominator for basic earnings (loss) per share- weighted- average shares 102 shares 98, 857 102 , 447 105, 891 107, 818 Effect of dilutive shares from restricted stock and performance share units 405 — units 210 405 664 — Denominator for diluted earnings (loss) per share- adjusted weighted- average shares 102 shares 99, 067 102 , 852 106, 555 107, 818 Basic earnings (loss) per common share \$ 3. 43 \$ 4. 18 0. 05 \$ (3. 04) Diluted earnings (loss) per common share \$ 3. 43 \$ 4. 16 0. 05 \$ (3. 04) We had a net loss for fiscal year 2021. Accordingly, our diluted earnings per share calculation for that year was

equivalent to our basic earnings per share calculation since diluted earnings per share excludes any assumed vesting of equity awards. These were excluded because they were deemed to be anti-dilutive, meaning their inclusion would have reduced the reported net loss per share in the applicable period. The following potentially dilutive average shares attributable to outstanding equity awards were excluded from the calculation of diluted earnings (loss) per share because their inclusion would have been anti-dilutive: (in thousands, except per share amounts) **2024** **2023** **2022** **2021** **Potentially 2022 Potentially** dilutive shares excluded as anti-dilutive, **355** **2**, **451** **2**, **543** **3**, **894** Weighted-average price per share \$ **60.28** \$ **62.08** \$ **62.36** \$ **57.23** **2023**

FORM 10-K | 86 NOTE **12-13** FAIR VALUE MEASUREMENT OF FINANCIAL INSTRUMENTS We have certain assets and liabilities that are required to be measured and disclosed at fair value. Fair value is defined as the exchange price that would be received to sell an asset or paid to transfer a liability (an exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between market participants at the measurement date. We use the following fair value hierarchy established in ASC 820-10 to measure fair value to prioritize the inputs: • Level 1 — Quoted prices (unadjusted) in active markets for identical assets or liabilities that the reporting entity can access at the measurement date. • Level 2 — Observable inputs, other than quoted prices included in Level 1, such as quoted prices for similar assets or liabilities in active markets; quoted prices for similar assets and liabilities in markets that are not active; or other inputs that are observable or can be corroborated by observable market data. • Level 3 — Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. This includes pricing models, discounted cash flow methodologies and similar techniques that use significant unobservable inputs. The Company's assessment of the significance of a particular input to the fair value measurement in its entirety requires judgment and considers factors specific to the asset or liability. **2024 FORM 10-K | 95** Fair Value Measurements The following tables summarize our financial assets and liabilities measured at fair value **on a recurring basis** and indicate the level in the fair value hierarchy in which we classify the fair value measurement as of the dates indicated below. September 30, **2023** **2024** (in thousands) Fair Value Level 1 Level 2 Level 3 Assets Short-term investments: Corporate debt securities \$ **48** **33**, **764** **813** \$ — \$ **48** **33**, **764** **813** \$ — U. S. government and federal agency securities **44** **53**, **836** **44** **490** **53**, **836** **490** — — **Investment in ADNOC Drilling** **205**, **616** **205**, **616** — — **Total** **93** **Total** **292**, **600** **44** **919** **259**, **836** **48** **106** **33**, **764** **813** — Long-term investments: Recurring fair value measurements: Equity securities: Non-qualified supplemental savings plan **14** **plan** **15**, **597** **14** **633** **15**, **597** **633** — — **Investment in ADNOC Drilling** **174**, **758** **174**, **758** — — **Investment in Tamboran** **9** **Tamboran** **20**, **958** **920** **20**, **920** **958** — — Debt securities: **Investment in Galileo** **35** — **Galileo**, **434** **net** **27**, **044** — — **35** **27**, **434** **044** Geothermal debt securities **2** — **securities**, **006** **net** **2**, **000** — — **2**, **006** **Total** **236** **000** **Other debt securities** **4**, **715** **199** **588** **4**, **275** **338** — **37** **250** **Total** \$ **70**, **223** \$ **440** **40** Nonrecurring fair value measurements: 1: Other equity securities **22**, **430** **929** \$ — — **2**, **430** **Total** **2**, **430** — — **2**, **430** **Total** \$ **239** **29**, **294** **145** \$ **199**, **275** \$ — \$ **39**, **870** Liabilities Contingent consideration \$ **9**, **455** \$ — \$ — \$ **9**, **455** (1) As of September 30, **2023** **2024**, our equity security investments in geothermal energy **were** **\$ 25.8 million, of which \$ 0.1 million was measured at \$ 25.2 million. None of these investment were marked to fair value during the period as of September 30, 2024. The remaining \$ 25.7 million is measured at cost, less any impairments. Our other equity security investments totaled \$ 4.3 million and our debt security investments in held to maturity bonds totaled \$ 0.3 million. These investments are measured at cost, less any impairments. (2) As of September 30, 2023, our other equity securities subject to measurement at fair value on a nonrecurring basis was \$ 3.0 million, of which \$ 2.4 million is marked to fair value. The remaining \$ 0.6 million is measured at cost, less any impairments. 2023 FORM 10-K | 87** September 30, **2022** (in thousands) Fair Value Level 1 Level 2 Level 3 Assets Short-term investments: Corporate debt securities \$ **98** **48**, **264** **764** \$ — \$ **98** **48**, **264** **764** \$ — U. S. government and federal agency securities **18** **44**, **837** **18** **836** **44**, **837** **836** — — **Total** **117** — — **Total** \$ **93**, **101** **18** **600** \$ **44**, **837** **98** **836** \$ **48**, **264** **764** \$ — Long-term investments: Recurring fair value measurements: Equity securities: Non-qualified supplemental savings plan **14**, **301** **597** **14**, **301** **597** — — **Investment in ADNOC Drilling** **147** — — **Drilling** **174**, **370** **147** **758** **174**, **370** **758** — — **Investment in Tamboran** **9**, **920** **9**, **920** — — Debt securities: **Investment in Galileo** **33** **Galileo** **35**, **000** **434** — — **33** **35**, **000** **Other** **565** **434** **Geothermal debt securities, net** **2**, **006** — — **565** **2**, **006** **Total** **195** — — **Total** \$ **236** **161**, **671** **715** \$ **199**, **275** \$ — **33**, **565** Nonrecurring fair value measurements: 1: Geothermal equity securities **210**, **707** — — **10**, **707** **Total** **10**, **707** — — **10**, **707** **Total** \$ **205** **37**, **943** \$ **161**, **671** \$ — \$ **44** **440**, **272** Liabilities Contingent consideration \$ **4** **9**, **022** **455** \$ — \$ — \$ **4** **9**, **455** (1) As of September 30, **2022** **2023**, our other equity security investments **in geothermal energy were** **\$ 25.2 million. These investments are included in our nonrecurring fair value assets. The balances of these equity security investments was \$ 0.6 million measured at cost, less any impairments. (Our other equity securities subject to measurement at fair value on a nonrecurring basis was \$ 3.0 million, of which \$ 2.4 million were measured at fair value as of September 30, 2022 2023, our equity security investments in geothermal energy was \$ 23.1 million, of which \$ 10.7 million was marked to fair value during the period. The remaining \$ 12.0. 46 million is measured at cost, less any impairments. 2024 FORM 10-K | 96** Recurring Fair Value Measurements Short-term Investments Short-term investments primarily include securities classified as trading securities. Both realized and unrealized gains and losses on trading securities are included in other income (expense) in the Consolidated Statements of Operations. These securities are recorded at fair value. Level 1 inputs include U. S. agency issued debt securities with active markets and money market funds. For these items, quoted current market prices are readily available. Level 2 inputs include corporate bonds measured using broker quotations that utilize observable market inputs. Long-term Investments Equity Securities Our long-term investments include debt and equity securities and assets held in a Non-Qualified Supplemental Savings Plan ("Savings Plan") and are recorded within Investments on our Consolidated Balance Sheets. Our assets that we hold in the Savings Plan are comprised of mutual funds that are measured using Level 1 inputs. **2023 FORM 10-K | 88** During September 2021, the Company made a \$ 100.0 million cornerstone investment in ADNOC Drilling in advance of its announced initial public offering, representing 159.7 million shares of ADNOC Drilling, equivalent to a one percent ownership stake and subject to a three-year lockup period. ADNOC Drilling's initial public offering was completed on October 3, 2021, and its shares are listed and traded on the Abu Dhabi Securities Exchange. **Our investment is During**

September 2024, the three-year lockup period expired and the balance was classified ~~reclassified to Short~~ as a long-term equity investment ~~investments~~ within Investments on our Consolidated Balance Sheets and, ~~This investment is~~ measured at fair value with any gains or losses recognized through net income (loss) and recorded within Gain (loss) on investment securities on our Consolidated Statements of Operations. During the fiscal year ended September 30, 2023 ~~2024~~, we early adopted ASU No. 2022-03 which states that the contractual restriction on the sale of an equity security that is publicly traded is not considered in measuring fair value. The provisions of ASU No. 2022-03 were consistent with our historical accounting for our investment in ADNOC Drilling. During the fiscal year ended September 30, 2023 and 2022, we recognized a gain of **\$ 30.9 million**, \$ 27.4 million and \$ 47.4 million on our Consolidated Statements of Operations for each period respectively, as a result of the change in fair value of the investment during the period. As of September 30, 2023 ~~2024~~, this investment is classified as a Level 1 investment based on the quoted stock price on the Abu Dhabi Securities Exchange. During the fiscal year ended September 30, 2022, we sold our remaining equity securities of approximately 467.5 thousand shares in Schlumberger, Ltd. and received proceeds of approximately \$ 22.0 million. For the fiscal year ended September 30, 2022, we recorded a gain of \$ 8.2 million related to this investment, which includes a \$ 0.5 million gain recognized upon the sale of our investment and a \$ 7.7 million gain as a result of the change in fair value of the investment during the period. This activity is reported in Gain (loss) on investment securities in our Consolidated Statements of Operations. ~~This investment was classified as Level 1 and based on the quoted stock price.~~ Equity Securities with Fair Value Option In October 2022, we made a \$ 14.1 million equity investment, representing 106.0 million common shares in Tamboran Resources Limited. **In December 2023, all shares of Tamboran Resources were transferred to Tamboran Corp. in exchange for depository interests in Tamboran Corp. Depository interests, referred to as CHESSE Depository Interests, each representing beneficial interests of 1 / 200th of a publicly traded company share of Tamboran Corp. common stock, are listed on the Australian Securities Stock Exchange Ltd under the ticker symbol " TBN." Tamboran Corp. is focused on playing a constructive role in the global energy transition towards a lower carbon future, by developing a natural significantly low CO2 gas resource within in Australia's Beetaloo Sub-basin . On June 4, 2024, the Company entered into a convertible note agreement with Tamboran Corp. This note was utilized to relieve Tamboran's outstanding accounts receivable balance owed to the Company, and therefore no cash was exchanged as part of the transaction. The convertible note agreement provided that the notes converted into shares of common stock of Tamboran Corp. under certain circumstances in connection with an initial public offering in which its stock was listed on the NYSE or NASDAQ Stock Exchange. On June 26, 2024, Tamboran Corp. completed an initial public offering of its common stock on the NYSE and its common stock is listed on the NYSE, under the ticker " TBN". As a result of this offering, the convertible note of \$ 9.4 million was converted into 0.5 million common shares in Tamboran Corp. Our investment is classified as a long-term equity investment within Investments on our Consolidated Balance Sheets and measured at fair value with any gains or losses recognized through net income and recorded within Gain on investment securities on our Consolidated Statements of Operations. Our shares received in this initial public offering are subject to a 180-day lockup period. Consistent with the provisions of ASU No. 2022-03, contractual sale restrictions are not considered in the fair value measurement of our investment in Tamboran Resources Corporation.** We believe we have a significant influence, but not control or joint control over the investee, due to several factors, including our ownership percentage (approximately 6.2 percent as of September 30, 2023), operational involvement and role on the investee's board of directors. ~~As~~ Our investment is classified as a long-term equity investment within Investments on our Consolidated Balance Sheet as of September 30, 2023 ~~2024~~, **our combined equity ownership was approximately 7.2 percent representing 1.0 million common shares in Tamboran Corp.** We consider this investment to have a readily determinable fair value and have elected to account for this investment using the fair value option with any changes in fair value recognized through net income (loss). Under the guidance, Topic 820, Fair Value Measurement, this investment is classified as a Level 1 investment based on the quoted stock price which is publicly available. During the year ended September 30, **2024 and** 2023, we recognized a ~~gains (loss)~~ of **\$ 1.6 million and \$ (4.2)million , respectively,** recorded within Gain (loss) on investment securities on our Consolidated Statements of Operations, as a result of the change in fair value of the investment ~~during the period.~~ **2024 FORM 10- K | 97** Debt Securities During April 2022, the Company made a \$ 33.0 million cornerstone investment in Galileo Holdco 2 Limited Technologies (" Galileo Holdco 2"), part of the group of companies known as Galileo Technologies (" Galileo ") in the form of notes with an option to convert into common shares of the parent of Galileo Holdco 2 (" Galileo Parent"). Galileo specializes in liquification, natural gas compression and re- gasification modular systems and technologies to make the production, transportation, and consumption of natural gas, biomethane, and hydrogen more economically viable. The convertible note bears interest at 5.0 percent per annum with a maturity date of the earlier of April 2027 or an exit event (as defined in the agreement as either an initial public offering or a sale of Galileo). During the fiscal year ended September 30, 2023, our convertible note agreement with Galileo was amended to include any interest which has accrued but not yet compounded or issued as a note. As a result, we have included accrued interest in our total investment balance. We currently do not intend to sell this investment prior to its maturity date or an exit event. ~~As of~~ **During the year ended** September 30, 2023 ~~2024~~, **we recorded and an 2022 allowance for credit loss of \$ 10.2 million as a result of the change in** fair value of the convertible note investment due to credit related factors. ~~The loss was approximately equal to the cost basis~~ **recognized through net income and recorded within Gain on investment securities on our Consolidated Statements of Operations.** The following table provides quantitative information about our Level 3 unobservable significant inputs related to our debt security investment with Galileo at the dates included below: September 30, 2023 ~~Fair~~ **2024 Fair** Value (in thousands) Valuation Technique Unobservable Inputs \$ ~~35-27, 434-044~~ Black- Scholes- Merton model Discount ~~rate19-rate18~~ **2-7** % Risk-free rate ~~rate4-rate3~~ **3-5** % Equity volatility ~~92-volatility66~~ **66** . 0 % September 30, 2022 ~~Fair~~ **2023 Fair** Value (in thousands) Valuation Technique Unobservable Inputs \$ ~~33-35, 000-434~~ Black- Scholes- Merton model Discount ~~rate22-rate19~~ **4-2** % Risk-free rate ~~rate4-0-3~~ **0-3** % Equity volatility ~~92.5-0~~ **92.5-0** % **2023 FORM 10- K | 89** The above significant unobservable inputs are subject to change based

on changes in economic and market conditions. The use of significant unobservable inputs creates uncertainty in the measurement of fair value as of the reporting date. Significant increases or decreases in the discount rate, risk-free rate, and equity volatility in isolation would result in a significantly lower or higher fair value measurement. It is not possible for us to predict the effect of future economic or market conditions on our estimated fair values. All of our long-term debt securities, including our investment in Galileo, are classified as available-for-sale and are measured using Level 3 unobservable inputs based on the absence of market activity. The following table reconciles changes in the fair value of our Level 3 assets for the periods presented below: Year Ended September 30, (in thousands)

	2023	2022
Assets at beginning of period	\$ 37,440	\$ 33,565
Purchases	2,122	36,065
Accrued interest	11,771	2,434
Total gains or losses: Included in earnings	(3,100)	(167)
Reserves	(681)	—
Assets at end of period	\$ 29,294	\$ 37,440

(1) During the fiscal year ended September 30, 2023, our convertible note agreement with Galileo was amended to include any interest which has accrued but not yet compounded or issued as a funding note. As a result, we have included accrued interest in our total investment balance. (2) During the fiscal years ended conversion from debt to equity securities on the Consolidated Balance Sheets as of September 30, 2022-2024 and (3) During the fiscal year ended September 30, 2023, we recorded an allowance for credit loss related to our Galileo investment and one of our geothermal debt securities as the balance is deemed to be uncollectible. Nonrecurring Fair Value Measurements We have certain assets that are subject to measurement at fair value on a nonrecurring basis. For these nonfinancial assets, measurement at fair value in periods subsequent to their initial recognition is applicable if they are determined to be impaired. These assets generally include property, plant and equipment, goodwill, intangible assets, and operating lease right-of-use assets. If measured at fair value in the Consolidated Balance Sheets, these would generally be classified within Level 2 or 3 of the fair value hierarchy. Further details on any changes in valuation of these assets is provided in their respective footnotes. 2024 FORM 10-K | 98 We also hold various other equity securities without readily determinable fair values, primarily comprised of geothermal investments. These equity securities are initially measured at cost, less any impairments, and will be marked to fair value once observable changes in identical or similar investments from the same issuer occur. All of our long-term equity securities are measured using Level 3 unobservable inputs based on the absence of market activity. The following table reconciles changes in the balance of our equity securities, without readily determinable fair values, including investments that have been subsequently marked to fair value, for the periods presented below: Year Ended September 30, (in thousands)

	2023	2022
Assets at beginning of period	\$ 28,232	\$ 23,745
Purchases	4,487	3,870
Disposals	(15,177)	(616)
Total gains or losses: Included in earnings	(1,396)	3,000
Unrealized gain included in earnings	(2,703)	—
Assets at end of period	\$ 30,090	\$ 28,232

(1) This represents the conversion from debt to equity securities on the Consolidated Balance Sheets as of September 30, 2022-2023 FORM 10-K | 90 Contingent Consideration Other financial instruments measured using Level 3 unobservable inputs primarily consist of potential-earnout payments associated with our business acquisitions-acquisition in fiscal year 2019 (for which the measurement period concluded as of June 30, 2024). Contingent consideration is recorded in Accrued liabilities and Other noncurrent liabilities on the Consolidated Balance Sheets based on the expected timing of milestone achievements. The following table reconciles changes in the fair value of our Level 3 liabilities for the periods presented below: (in thousands)

	2023	2022
Liabilities at beginning of period	\$ 9,455	\$ 4,022
Additions	500	—
Total gains or losses: Included in earnings	6,670	7,808
Settlements	(2,161)	(875)
Liabilities at end of period	\$ —	\$ 9,455

(1) Settlements represent earnout payments that have been paid or earned during the period. Other Financial Instruments The carrying amount of cash and cash equivalents and restricted cash approximates fair value due to the short-term nature of these items. The majority of cash equivalents are invested in highly liquid money-market mutual funds invested primarily in direct or indirect obligations of the U. S. Government and in federally insured deposit accounts. The carrying value of accounts receivable, other current and noncurrent assets, accounts payable, accrued liabilities and other liabilities approximated fair value at September 30, 2024 and 2023 and 2022. The following information presents the supplemental fair value information for our long-term fixed-rate debt at September 30, 2024 and 2023 and 2022:

	2023	2024	2022	
Long-term debt, net	Carrying value	545	1,782	2,545
Fair value	435	1,702	943	

(1) The fair values of the long-term fixed-rate debt is based on broker quotes at September 30, 2024 and 2023 and 2022. The notes are classified within Level 2 of the fair value hierarchy as they are not actively traded in markets. 2024 FORM 10-K | 99

NOTE 14 EMPLOYEE BENEFIT PLANS We maintain a domestic noncontributory defined benefit pension plan covering certain U. S. employees who meet certain age and service requirements. In July 2003, we revised the Helmerich & Payne, Inc. Employee Retirement Plan (“ Pension Plan ”) to close the Pension Plan to new participants effective October 1, 2003, and reduce benefit accruals for current participants through September 30, 2006, at which time benefit accruals were discontinued and the Pension Plan was frozen. 2023 FORM 10-K | 91 The following table provides a reconciliation of the changes in the pension benefit obligations and fair value of Pension Plan assets over the two-year period ended September 30, 2023-2024 and a statement of the funded status as of September 30, 2024 and 2023 and 2022:

	2023	2022
Accumulated benefit obligation	\$ 57,154	\$ 54,646
Changes in projected benefit obligations: Projected benefit obligation at beginning of year	\$ 54,646	\$ 60,463
Interest cost	3,009	3,086
Actuarial loss (gain)	2,885	(4,940)
Benefits paid	(3,963)	(386)
Projected benefit obligation at end of year	\$ 57,154	\$ 54,646
Change in plan assets: Fair value of plan assets at beginning of year	\$ 43,780	\$ 41,764
Actual return on plan assets	799	(14,324)
Employer contributions	5,000	5,000
Benefits paid	(3,963)	(386)
Fair value of plan assets at end of year	\$ 53,521	\$ 43,780

Funded status of the plan at end of year \$ (3,633) \$ (10,866) \$ (18,699) Fluctuations in actuarial gains and losses during the period are primarily due to changes in the discount rate and investment returns. The mortality table issued by the Society of Actuaries in October 2021 was used for the September 30, 2023-2024 pension calculation. The net pension liability at September 30, 2024 and 2023 and 2022

was \$ 3.6 million and \$ 10.9 million and \$ 18.7 million, respectively. These- These liabilities are recorded within other noncurrent liabilities in our Consolidated Balance Sheets. The net actuarial loss recognized in Accumulated other comprehensive income (loss) at September 30, 2024 and 2023 and 2022, and not yet reflected in net periodic benefit cost, was \$ 7.6 million and \$ 10.4 million and \$ 15.7 million respectively. Unrecognized actuarial gains / losses outside of a corridor of the greater of: 1) 10 percent of the Projected Benefit Obligation, or 2) the fair value of assets, are amortized into expense for the year on a straight- line basis over the average remaining service years of participants. Amortization is not carried from year- to- year as the calculation resets each year. The weighted average assumptions used for the pension calculations were as follows:

September 30, 2024	2023	2022	2021
Discount rate for net periodic benefit costs	5.77 %	5.44 %	2.75 %
Discount rate for year- end obligations	5.84 %	5.77 %	5.44 %
Expected return on plan assets	4.40 %	4.50 %	3.50 %

We made a voluntary contribution of \$ 5.6 million during each in fiscal year 2024 and a voluntary contribution \$ 5.0 million in both fiscal year 2023, and 2022, and 2021. In fiscal year 2024-2025, we do not expect minimum contributions required by law to be needed. However, we may make contributions in fiscal year 2024-2025 if needed to fund unexpected distributions in lieu of liquidating pension assets.

2024 FORM 10- K | 100 Components of the net periodic pension expense were as follows:

Year Ended September 30, (in thousands)	2023	2022	2021
Interest	\$ 3,009	\$ 3,086	\$ 2,537
Expected return on plan assets	(2,080)	(1,762)	(2,481)
Recognized net actuarial loss	612	1,139	2,080
Settlement expense	—	9,031	3,448
Other	(81)	—	—
Net pension expense	\$ 1,541	\$ 2,463	\$ 11,167

(1) The Company uses the fair value of plan assets in determining the expected return on plan assets. 2023 FORM 10- K | 92 We record settlement expense when benefit payments exceed the total annual interest costs. During March 2022, the Company's domestic noncontributory defined benefit pension plan was amended to include a limited lump sum distribution option and a special eligibility window to be available to certain participants. During the period beginning on May 2, 2022 and ending on June 30, 2022, these participants could elect the limited lump sum distribution. This one- time lump sum was subsequently paid in August 2022 and resulted in a pension settlement charge of \$ 7.8 million during the year ended September 30, 2022. The following table reflects the expected benefits to be paid from the Pension Plan in each of the next five fiscal years, and in the aggregate for the five years thereafter (in thousands):

Year Ended September 30,	2024	2025	2026	2027	2028	2029	2033 Total	2034 Total
Total	\$ 5,786	\$ 5,232	\$ 5,339	\$ 4,790	\$ 721	\$ 53	\$ 980	\$ 698
Investment Strategy and Asset Allocation	\$ 5,009	\$ 5,114	\$ 4,494	\$ 21,168	\$ 94	\$ 21	\$ 168	\$ 094

\$ 46,273-152 Investment Strategy and Asset Allocation Our investment policy and strategies are established with a long- term view in mind. The investment strategy is intended to help pay the cost of the Pension Plan while providing adequate security to meet the benefits promised under the Pension Plan. We maintain a diversified asset mix to minimize the risk of a material loss to the portfolio value that might occur from devaluation of any single investment. In determining the appropriate asset mix, our financial strength and ability to fund potential shortfalls are considered. Pension Plan assets are invested in portfolios of diversified public- market equity securities and fixed income securities. The Pension Plan does not directly hold securities of the Company. The expected long- term rate of return on Pension Plan assets is based on historical and projected rates of return for current and planned asset classes in the Pension Plan's investment portfolio after analyzing historical experience and future expectations of the return and volatility of various asset classes. During the 2021 fiscal year, we implemented a glide- path strategy with a goal to reduce risk as certain funded levels are achieved and began aligning our fixed income exposure with our pension liabilities. The target allocation for 2024-2025 and the asset allocation for the Pension Plan at the end of fiscal years 2024 and 2023 and 2022, by asset category, were as follows:

Target Allocation	September 30, 2024	September 30, 2023	September 30, 2022
U. S. equities	17 %	18 %	17 %
International equities	12 %	12 %	11 %
Fixed income	71 %	71 %	85 %
Total	100 %	100 %	100 %

2024 FORM 10- K | 101 Plan Assets The fair value of Pension Plan assets at September 30, 2024 and 2023 and 2022, summarized by level within the fair value hierarchy described in Note 12-13 — Fair Value Measurement of Financial Instruments, are as follows:

September 30, (in thousands)	2024	2023	2022
Total Level 1	\$ 3,018	\$ 3,369	\$ 3,369
Level 2	\$ —	\$ —	\$ —
Level 3	\$ 950	\$ 319	\$ 950
Short- term investments	\$ 3,018	\$ 3,369	\$ 3,369
Mutual funds: Domestic stock funds	\$ 299	\$ 223	\$ 299
Bond funds	\$ 30	\$ 41	\$ 319
International stock funds	\$ 5	\$ 2	\$ 120
Total mutual funds	\$ 42	\$ 50	\$ 738
Oil and gas properties	\$ 24	\$ 92	\$ 24
Total	\$ 43	\$ 53	\$ 780

2024 FORM 10- K | 93 September 30, 2022-2023 (in thousands)

September 30, (in thousands)	2022	2023
Total Level 1	\$ 555	\$ 1,018
Level 2	\$ —	\$ —
Level 3	\$ 319	\$ 319
Short- term investments	\$ 555	\$ 1,018
Mutual funds: Domestic stock funds	\$ 7	\$ 318
Bond funds	\$ 29	\$ 30
International stock funds	\$ 4	\$ 5
Total mutual funds	\$ 41	\$ 42
Oil and gas properties	\$ 59	\$ 24
Total	\$ 41	\$ 43

\$ 764,780 \$ 41,43, 705,756 \$ — \$ 59,24 As of September 30, 2024 and 2023 and 2022, the Pension Plan's financial assets utilizing Level 1 inputs are valued based on quoted prices in active markets for identical securities. As of September 30, 2024 and 2023 and 2022, the Pension Plan's assets utilizing Level 3 inputs consist of oil and gas properties. The fair value of oil and gas properties is determined by Wells Fargo Bank, N. A., based upon actual revenue received for the previous twelve- month period and experience with similar assets. Defined Contribution Plan Substantially all employees on the U. S. payroll may elect to participate in our 401 (k) / Thrift Plan by contributing a portion of their earnings. We contribute an amount equal to 100 percent of the first five percent of the participant's compensation subject to certain limitations. The annual expense incurred for this defined contribution plan was \$ 26.9 million, \$ 25.8 million, and \$ 24.8 million and \$ 13.6 million in fiscal years 2024, 2023, and 2022 and 2021, respectively. NOTE 14-15 SUPPLEMENTAL BALANCE SHEET INFORMATION The following reflects the activity in our reserve-allowance for expected credit losses on trade receivables for fiscal years 2024, 2023, and 2022 and 2021:

Year Ended September 30, (in thousands)	2024	2023	2022	2021
Allowance for credit losses	\$ 2,688	\$ 2,975	\$ 2,068	\$ 1,820
Provision for credit loss	\$ 534	\$ 289	\$ 534	\$ 1,077
(Write- off) recovery of credit loss	\$ —	\$ (821)	\$ (170)	\$ —
Balance at September 30,	\$ 2,977	\$ 2,688	\$ 2,975	\$ 2,068

2024 FORM 10- K | 94-102 Accounts receivable, prepaid expenses and other current assets, net, accrued liabilities and noncurrent liabilities — other at September 30, 2024 and 2023 and

2022-consist of the following: Year Ended September 30, (in thousands) 2023 2024 2022Accounts 2023Accounts receivable, net of reserve allowance: Trade receivables \$ 418,586 \$ 403,091 \$ 430,944 Income tax receivable 181,097 27,769 Total accounts receivable, net of reserve allowance \$ 418,604 \$ 404,188 \$ 458,713 Prepaid expenses and other current assets, net: Deferred mobilization \$ 8,329 \$ 7,873 \$ 5,048 Prepaid insurance 11,277 11,160 7,498 Prepaid value added tax 7,644 7,867 6,628 Prepaid maintenance and rent 12,802 12,278 13,092 Accrued demobilization, net 6,563 6,319 Prepaid equipment 21,821 10,091 Insurance Recoverable 28,706 28,129 9,684 Other 2,039 8,103 Total prepaid expenses and other current assets, net \$ 76,419 \$ 97,727 \$ 66,463 Accrued liabilities: Accrued operating costs \$ 60,179 \$ 20,618 \$ 26,539 Payroll and employee benefits 55,744 55,596 58,604 Taxes payable, other than income tax 32,339 32,537 26,786 Self-insurance liabilities 60,921 38,422 Deferred income 23,542 23,441 19,821 Deferred mobilization revenue 10,626 10,247 8,959 Accrued income taxes 24,020 24,495 40,833 Contingent consideration 9,455 2,750 Operating lease liability 13,977 13,772 12 Litigation and claims 5,382 881 4,518 Other 11,803 6,473 7,055 285 Total accrued liabilities \$ 286,841 \$ 262,885 \$ 241,151 Noncurrent liabilities — Other: Pension and other non-qualified retirement plans \$ 28,277 \$ 33,048 \$ 40,423 Self-insurance liabilities 42,285 38,422 Contingent liability — 1,272 Deferred revenue 8,123 8,135 3,162 Uncertain tax positions including interest and penalties 3,136 2,381 Operating lease liability 41,733 41,038 27,350 Other 487,917 Total noncurrent liabilities — other \$ 140,134 \$ 128,129 \$ 114,927 NOTE 15-16 COMMITMENTS AND CONTINGENCIES Purchase Commitments Equipment, parts and supplies are ordered in advance to promote efficient construction and capital improvement progress. At September 30, 2023-2024, we had purchase commitments for equipment, parts and supplies of approximately \$ 130-116.73 million. Refer to Note 4 — Leases for additional information on our lease obligations. 2023-2024 FORM 10-K | 95-103 Guarantee Arrangements We are contingently liable to sureties in respect of bonds issued by the sureties in connection with certain commitments entered into by us in the normal course of business. We have agreed to indemnify the sureties for any payments made by them in respect of such bonds. During the ordinary course of our business, contingencies arise resulting from an existing condition, situation or set of circumstances involving an uncertainty as to the realization of a possible gain or loss contingency. We account for gain contingencies in accordance with the provisions of ASC 450, Contingencies, and, therefore, we do not record gain contingencies or recognize income until realized. The property and equipment of our Venezuelan subsidiary was seized by the Venezuelan government on June 30, 2010. Our wholly-owned subsidiaries, Helmerich & Payne International Drilling Co. ("HPIDC"), and Helmerich & Payne de Venezuela, C. A. filed a lawsuit in the United States District Court for the District of Columbia on September 23, 2011 against the Bolivarian Republic of Venezuela, Petroleos de Venezuela, S. A. and PDVSA Petroleo, S. A., seeking damages for the seizure of their Venezuelan drilling business in violation of international law and for breach of contract. While there exists the possibility of realizing a recovery on HPIDC's expropriation claims, we are currently unable to determine the timing or amounts we may receive, if any, or the likelihood of recovery. In May 2018, an employee of our subsidiary, HPIDC, was involved in a car accident in his personal vehicle while not clocked in for work. The accident resulted in a fatality of a passenger in the other vehicle. The estate of the victim, his widow and children subsequently brought a lawsuit against the employee and HPIDC in Texas State District Court in January 2020. In July 2023, the Plaintiff and our insurer agreed on a settlement of \$ 19.5 million. This amount is within our insurance coverage limits, thus we did not incur expenses in excess of our \$ 3.0 million deductible. The Company and its subsidiaries are parties to various other pending legal actions arising in the ordinary course of our business. We maintain insurance against certain business risks subject to certain deductibles. Although no assurance can be given, we believe, based on our experiences to date and taking into account established reserves and insurance, that the ultimate resolution of such items will not have a material adverse impact on our financial condition, cash flows, or results of operations. When we determine a loss is probable of occurring and is reasonably estimable, we accrue an undiscounted liability for such contingencies based on our best estimate using information available at that time. If the estimated loss is a range of potential outcomes and there is no better estimate within the range, we accrue the amount at the low end of the range. We disclose contingencies where an adverse outcome may be material, or in the judgment of management, we conclude the matter should otherwise be disclosed. NOTE 16-17 BUSINESS SEGMENTS AND GEOGRAPHIC INFORMATION Description of the Business We are a performance-driven drilling solutions and technologies company based in Tulsa, Oklahoma with operations in all major U. S. onshore oil and gas producing basins as well as South America, the Middle East and Australia. Our drilling operations consist mainly of contracting Company-owned drilling equipment primarily to large oil and gas exploration companies. We believe we are the recognized industry leader in drilling as well as technological innovation. We focus on offering our customers an integrated solutions-based approach by combining proprietary rig technology, automation software, and digital expertise into our rig operations rather than a product-based offering, such as a rig or separate technology package. Our drilling services operations are organized into the following reportable operating business segments: North America Solutions, International Solutions, and Offshore Gulf of Mexico and International Solutions. Each reportable operating segment is a strategic business unit that is managed separately, and consolidated revenues and expenses reflect the elimination of all material intercompany transactions. Our real estate operations, our incubator program for new research and development projects, and our wholly-owned captive insurance companies are included in "Other." External revenues included in "Other" primarily consist of rental income. 2023 FORM 10-K | 96 Segment Performance We evaluate segment performance based on income or, segment operating income (loss) before income taxes which includes: • Revenues from external and internal customers • Direct operating costs • Depreciation and amortization • Allocated general and administrative costs • Asset impairment charges • Restructuring charges but excludes acquisition transaction costs, gain on reimbursement of drilling equipment, other (gain) loss on sale of assets, corporate selling, general and administrative costs, corporate depreciation, and corporate restructuring charges. General and administrative costs are allocated to the segments based primarily on specific identification and, to the extent that such identification is not

practical, other methods may be used which we believe to be a reasonable reflection of the utilization of services provided. **2024**

FORM 10-K | 104 Summarized financial information of our reportable segments for the fiscal years ended September 30, **2024**, **2023**, and **2022** and **2021** is shown in the following tables: September 30, **2023-2024** (in thousands) North America Solutions International Solutions Offshore Gulf of Mexico International Solutions Other Eliminations Total External -----

	2024	2023	2022	2021
sales	\$ 2, 445, 946	\$ 193, 975	\$ 106, 207	\$ 10, 479
Intersegment	—	—	—	—
Total sales	2, 445, 946	193, 975	106, 207	10, 479
Segment operating income (loss)	610, 674	(949) 12, 415	(1, 359) 1, 261	622, 042
Depreciation and amortization	366, 446	10, 863	7, 530	1, 627
September 30, 2023 (in thousands) North America Solutions International Solutions Offshore Gulf of Mexico Other Eliminations Total External sales	\$ 2, 519, 743	\$ 212, 566	\$ 130, 244	\$ 212, 566
Intersegment	—	—	—	—
Total sales	2, 519, 743	212, 566	130, 244	212, 566
Segment operating income (loss)	625, 467	22, 806	15, 876	4, 671
Depreciation and amortization	353, 976	7, 615	2, 014	—
September 30, 2022 (in thousands) North America Solutions International Solutions Offshore Gulf of Mexico Other Eliminations Total External sales	\$ 1, 788, 167	\$ 136, 072	\$ 125, 465	\$ 136, 072
Intersegment	—	—	—	—
Total sales	1, 788, 167	136, 072	125, 465	136, 072
Segment operating income (loss)	121, 893	23, 214	(138) 23, 214	12, 720
Depreciation and amortization	375, 250	4, 156	9, 175	4, 156
September 30, 2021 (in thousands) North America Solutions Offshore Gulf of Mexico International Solutions Other Eliminations Total External sales	\$ 1, 026, 364	\$ 126, 399	\$ 57, 917	\$ 7, 888
Intersegment	—	—	—	—
Total sales	1, 026, 364	126, 399	57, 917	7, 888
Segment operating income (loss)	(287, 176) 15, 969	(21, 003) (9, 704)	(1, 580) (303, 494)	392, 415
Depreciation and amortization	10, 557	2, 013	1, 426	—
2023-2024 FORM 10-K 97	The following table reconciles segment operating income (loss) per the tables above to income (loss) before income taxes as reported on the Consolidated Statements of Operations: Year Ended September 30, (in thousands) 2023 2022 2021 Segment			
Segment operating income	\$ 622, 042	\$ 667, 929	\$ 151, 267	\$ 151, 267
Acquisition transaction costs (loss)	14, 982	—	—	—
Equipment	48	33, 309	48	173
Other gain (loss) on sale of assets	(5, 139)	(8, 016)	5, 432	(11, 280)
Corporate selling, general and administrative costs, corporate depreciation and corporate restructuring charges	(183, 331)	(146, 197)	(140, 850)	(126, 097)
Operating income	451, 899	(561, 889)	45, 292	(428, 549)
Other income (expense)	—	—	—	—
Interest and dividend income	28	41, 168	28	393
Interest expense	(29, 093)	(17, 283)	(19, 203)	(23, 955)
Gain on investment securities	11	13, 953	11	299
Loss on extinguishment of debt	—	(60, 083)	—	—
Other	3, 093	9	081	(10, 714)
Total unallocated amounts	31	29, 121	31	490
Income (loss) before income taxes	481, 020	\$ 593, 379	\$ 31, 319	\$(429, 871)
2024 FORM 10-K 105	The following table reconciles segment total assets to total assets as reported on the Consolidated Balance Sheets: Year Ended September 30, (in thousands) 2023 2022 Total			
Total assets	\$ 5, 781, 898	\$ 4, 381, 956	\$ 4, 355, 531	(1)
Assets by segment exclude investments in subsidiaries and intersegment activity. The following table presents revenues from external customers by country based on the location of service provided: Year Ended September 30, (in thousands) 2023 2022 2021 Operating	2024 2023 2022 Operating			
United States	\$ 2, 558, 814	\$ 2, 656, 617	\$ 1, 920, 026	\$ 1, 158, 230
Argentina	137	142	137	142
Bahrain	17	15	16	16
Colombia	46	990	15, 401	16, 986
Australia	14	112	3, 350	—
United Arab Emirates	10	165	9, 716	5, 698
Colombia	9, 254	46	720	22, 003
Bahrain	15	401	16, 986	27, 435
United Arab Emirates	9, 716	5, 698	957	—
Australia	3, 350	—	—	—
Other foreign	821	3, 197	2, 846	2, 417
Total	756, 607	2, 872	421	2, 058
2023-2024 FORM 10-K 98	The following table presents property, plant and equipment by country based on the location of service provided: Year Ended September 30, (in thousands) 2023 2022 Property			
Property, plant and equipment, net	United States \$ 2, 752, 325	\$ 2, 813, 707	\$ 2, 872, 145	Argentina 57
Saudi Arabia	1149	472	—	—
Argentina	62	533	57	168
Bahrain	19	15	16	16
Colombia	20	807	7, 657	19, 243
Australia	10	835	21, 809	10, 673
Australia	9	227	10	—
United Arab Emirates	10	2, 419	10, 373	—
Other foreign	1, 251	1, 282	1, 282	—
Total	3, 016	924	8, 277	939
2023-2024 FORM 10-K 99	18 SUBSEQUENT EVENTS As previously disclosed in Note 13 — Fair Value Measurement of Financial Instruments, we made a \$ 100. 0 million cornerstone investment in ADNOC Drilling for 159. 7 million shares of ADNOC Drilling (the “Shares”). In October 2024, we sold the Shares for aggregate proceeds of approximately \$ 197. 3 million. The Company intends to use the proceeds from the sale of the Shares to fund a portion of the Acquisition. As previously disclosed in Note 6 — Debt, in July 2024 we entered into an unsecured 364- day bridge loan facility in an aggregate principal amount of approximately \$ 2. 0 billion with MSSF. On October 17-15, 2023-2024, the remaining commitments under the Bridge Loan Facility were reduced such that there were no remaining commitments available. Board of Directors of the Company declared a quarterly cash supplemental dividend of \$ 0. 17 per share on the Company’s common stock, payable on December and the Bridge Loan Facility was automatically terminated in accordance with its terms. As of September 30, 2024, approximately \$ 1. 4, 2023, to stockholders of record at million in commitment fees were deferred and included in Prepaid assets and the other close of business on November 20, net 2023. The payable date and record date of this supplemental dividend coincides with within the Consolidated Balance Sheet dates applicable to the Company’s base dividend of \$ 0. 25 per share. Upon termination of the facility, which was declared on September 6, the remaining commitment fees of approximately \$ 1. 4 million will be recognized in Interest expense during the first fiscal quarter of 2023-2025. 2023-2024 FORM 10-K 106			

ON ACCOUNTING AND FINANCIAL DISCLOSURE None. ITEM 9A. CONTROLS AND PROCEDURES a) Evaluation of Disclosure Controls and Procedures. Our management, with the participation of our Chief Executive Officer and Chief Financial Officer, evaluated the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures as of the end of the period covered by this report have been designed and are effective at the reasonable assurance level so that the information required to be disclosed by us in our SEC filings, is recorded, processed, summarized and reported within the time periods specified in the SEC's rules, regulations, and forms and is accumulated and communicated to management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure. We believe that a controls system, no matter how well designed and operated, cannot provide absolute assurance that the objectives of the controls system are met, and no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within a company have been detected. b) Management's Report on Internal Control over Financial Reporting. A copy of our Management's Report on Internal Control over Financial Reporting is included in Item 8 of this Form 10-K. c) Attestation Report of the Independent Registered Public Accounting Firm. A copy of the report of Ernst & Young LLP, our independent registered public accounting firm, is included in Item 8 of this Form 10-K. d) Changes in Internal Control Over Financial Reporting. There have been no changes in our internal controls over financial reporting during the quarter ended September 30, ~~2023~~ **2024** that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting. ITEM 9B. OTHER INFORMATION **(c) Trading Plans On August 19, 2024, Raymond ("Trey") Adams III, Senior Vice President of Digital Operations, Sales, & Marketing, adopted a trading plan intended to satisfy Rule 10b5-1 (c) to sell up to 12,000 shares of Company common stock between November 19, 2024 and July 31, 2025, subject to certain conditions.** ITEM 9C. DISCLOSURE REGARDING FOREIGN JURISDICTIONS THAT PREVENT INSPECTIONS Not applicable. **2024 FORM 10-K | 107** PART III ITEM 10. DIRECTORS, EXECUTIVE OFFICERS AND CORPORATE GOVERNANCE We have adopted a Code of Ethics for our Principal Executive Officer and Senior Financial Officers. The text of this code is located on our website under "http://ir.helmerichpayne.com/websites/helmerichandpayne/English/4500.html." Our Internet address is www.helmerichpayne.com. We intend to disclose any amendments to or waivers from this code on our website. The other information required by this item will be included in the Company's definitive proxy statement to be filed with the SEC no later than 120 days after September 30, ~~2023~~ **2024**, in connection with the solicitation of proxies for the Company's ~~2024~~ **2025** annual meeting of stockholders (the "~~2024~~ **2025** Proxy Statement"), and is incorporated herein by reference. ~~2023 FORM 10-K | 100~~ ITEM 11. EXECUTIVE COMPENSATION The information required by this item will be included in the ~~2024~~ **2025** Proxy Statement, and is incorporated herein by reference. ITEM 12. SECURITY OWNERSHIP OF CERTAIN BENEFICIAL OWNERS AND MANAGEMENT AND RELATED STOCKHOLDER MATTERS ITEM 13. CERTAIN RELATIONSHIPS AND RELATED TRANSACTIONS, AND DIRECTOR INDEPENDENCE ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES PART IV ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES 1. Financial Statements: Our consolidated financial statements, together with the notes thereto and the report of Ernst & Young LLP dated November ~~8-13~~, ~~2023~~ **2024**, are listed below and included in Item 8 — "Financial Statements and Supplementary Data" of this Form 10-K. PageReport of Independent Registered Public Accounting Firm (PCAOB ID Number 00042) ~~56Consolidated~~ ~~64Consolidated~~ Balance Sheets at September 30, ~~2023~~ **2024** and ~~2022~~ ~~59Consolidated~~ ~~2023~~ ~~67Consolidated~~ Statements of Operations for the Years Ended September 30, ~~2024~~, ~~2023~~, ~~2022~~ and ~~2021~~ ~~60Consolidated~~ ~~2022~~ ~~68Consolidated~~ Statements of Comprehensive Income (Loss) for the Years Ended September 30, ~~2024~~, ~~2023~~, ~~2022~~ and ~~2021~~ ~~61Consolidated~~ ~~2022~~ ~~69Consolidated~~ Statements of Shareholders' Equity for the Years Ended September 30, ~~2024~~, ~~2023~~, ~~2022~~ and ~~2021~~ ~~62Consolidated~~ ~~2022~~ ~~70Consolidated~~ Statements of Cash Flows for the Years Ended September 30, ~~2024~~, ~~2023~~, ~~2022~~ and ~~2021~~ ~~63Notes~~ ~~2022~~ ~~71Notes~~ to Consolidated Financial Statements ~~65~~ ~~Statements~~ ~~73~~ **2024 FORM 10-K | 108** 2. Financial Statement Schedules: All schedules are omitted because they are not applicable or required or because the required information is contained in the financial statements or included in the notes thereto. 3. Exhibits: The following documents are included as exhibits to this Form 10-K. Exhibits incorporated by reference are duly noted as such. 3. ~~1 Amended~~ ~~1 Amended~~ and Restated Certificate of Incorporation of Helmerich & Payne, Inc. (incorporated herein by reference to Exhibit 3. 1 of the Company's Form 8-K filed on March 14, 2012, SEC File No. 001-04221). 3. ~~2 Amended and Restated By-laws of Helmerich & Payne, Inc. (incorporated herein by reference to Exhibit 3. 1 of the Company's Form 8-K filed on March 3~~ ~~September 12~~, ~~2023~~ **2024**, SEC File No. 001-04221). 4. ~~1 Description of Securities Registered Pursuant to Section 12 of the Securities Exchange Act of 1934 (incorporated herein by reference to Exhibit 4. 1 of the Company's Annual Report on Form 10-K for the fiscal year ended September 30, 2023, SEC File No. 001-04221).~~ 4. ~~2 Indenture, dated December 20, 2018, among Helmerich & Payne, Inc., Helmerich & Payne International Drilling Co. and Wells Fargo Bank, National Association, as trustee (incorporated herein by reference to Exhibit 4. 1 of the Company's Form 8-K filed on December 20, 2018, SEC File No. 001-04221).~~ ~~2023 FORM 10-K | 101~~ 4. ~~3 Second Supplemental Indenture, dated September 29, 2021, to the Indenture, dated December 20, 2018, between Helmerich & Payne, Inc. and Wells Fargo Bank, National Association, as trustee (including the form of 2. 900 % Senior Note due 2031) (incorporated herein by reference to Exhibit 4. 2 of the Company's Form 8-K filed on September 29, 2021, SEC File No. 001-04221).~~ 4. ~~4 Third Supplemental Indenture, dated September 17, 2024, between Helmerich & Payne, Inc. and Computershare Trust Company, N. A. (as successor to Wells Fargo Bank, National Association), as trustee (including the form of 4. 650 % Senior Note due 2027) (incorporated herein by reference to Exhibit 4. 2 of the Company's Form 8-K filed on September 17, 2024, SEC File No. 001-04221).~~ 4. ~~5 Fourth Supplemental Indenture, dated September 17, 2024, between Helmerich & Payne, Inc. and Computershare Trust Company, N. A. (as successor to Wells Fargo Bank, National Association), as trustee (including the form of 4. 850 % Senior Note due 2029) (incorporated herein by reference to Exhibit 4. 2 of the Company's Form 8-K filed on September 17, 2024, SEC File No. 001-04221).~~ 4. ~~6 Fifth~~

Supplemental Indenture, dated September 17, 2024, between Helmerich & Payne, Inc. and Computershare Trust Company, N. A. (as successor to Wells Fargo Bank, National Association), as trustee (including the form of 5.500 % Senior Note due 2034) (incorporated herein by reference to Exhibit 4.2 of the Company's Form 8 - K filed on September 17, 2024, SEC File No. 001 - 04221). 4. 7Registration Rights Agreement, dated September 17, 2024, among Helmerich & Payne, Inc. and the initial purchasers named therein (incorporated herein by reference to Exhibit 4.2 of the Company's Form 8 - K filed on September 17, 2024, SEC File No. 001 - 04221). 10. 1Amended and Restated Credit-Credit Agreement, dated November 13-August 14, 2018-2024, among Helmerich & Payne, Inc., the lenders from time to time party thereto and Wells Fargo Bank, National Association (incorporated herein by reference to Exhibit 10.2 of the Company's Annual Report Form 8 - K filed on August 15 Form 10 - K for the fiscal year ended September 30, 2018-2024, SEC File No. 001- 04221). 10. 2Term Loan 2Amendment No. 1 to Credit Agreement, dated November 13-as of August 14, 2019-2024, by and among Helmerich & Payne-the Company, Morgan Stanley Senior Funding, Inc., as Administrative Agent, and the other lenders party thereto and Wells Fargo Bank, National Association (incorporated herein by reference to Exhibit 10.2 of the Company's Annual Report Form 8 - K filed on August 15 Form 10 - K for the fiscal year ended September 30, 2019-2024, SEC File No. 001- 04221). 10. 3Amendment No. 2 to Credit Agreement, Dated March 8, 2022, among Helmerich & Payne, Inc., the lenders party thereto and Wells Fargo Bank, National Association. * 10. 4Form 3Form of Change of Control Agreement applicable to executive officers and certain other employees of Helmerich & Payne, Inc., adopted September 9, 2020 (incorporated herein by reference to Exhibit 10.1 of the Company's Form 8- K filed on September 14, 2020, SEC File No. 001- 04221). * 10. 5Helmerich 4Helmerich & Payne, Inc. 2010 Long- Term Incentive Plan (incorporated herein by reference to Appendix " A " of the Company's Proxy Statement on Schedule 14A filed on January 26, 2011, SEC File No. 001- 04221). * 10. 6Form 5Form of Agreements for the Helmerich & Payne, Inc. 2010 Long- Term Incentive Plan applicable to certain executives: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated herein by reference to Exhibit 10.1 of the Company's Form 8- K filed on March 14, 2012, SEC File No. 001- 04221). * 10. 7Form 6Form of Agreements for the Helmerich & Payne, Inc. 2010 Long- Term Incentive Plan applicable to participants other than certain executives: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated herein by reference to Exhibit 10.2 of the Company's Form 8- K filed on March 14, 2012, SEC File No. 001- 04221). 2024 FORM 10- K | 109 * 10. 8Form 7Form of Agreements for the Helmerich & Payne, Inc. 2010 Long- Term Incentive Plan applicable to Directors: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated by reference to Exhibit 10.3 of the Company's Form 8- K filed on March 14, 2012, SEC File No. 001- 04221). * 10. 9Helmerich 8Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan (incorporated herein by reference to Appendix " A " of the Company's Proxy Statement on Schedule 14A filed on January 19, 2016, SEC File No. 001- 04221). * 10. 10Form 9Form of Agreements for the Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan applicable to certain executives: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated herein by reference to Exhibit 10.26 of the Company's Annual Report on Form 10- K for the fiscal year ended September 30, 2016, SEC File No. 001- 04221). * 10. 11Form 10Form of Agreements for the Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan applicable to participants other than certain executives: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated herein by reference to Exhibit 10.27 of the Company's Annual Report on Form 10- K for fiscal year ended September 30, 2016, SEC File No. 001- 04221). * 10. 12Form 11Form of Agreements for the Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan applicable to Directors: (i) Nonqualified Stock Option Agreement and (ii) Restricted Stock Award Agreement (incorporated herein by reference to Exhibit 10.28 of the Company's Annual Report on Form 10- K for the fiscal year ended September 30, 2016, SEC File No. 001- 04221). * 10. 13Supplemental 12Supplemental Retirement Income Plan for Salaried Employees of Helmerich & Payne, Inc. (incorporated herein by reference to Exhibit 10.1 of the Company's Quarterly Report on Form 10- Q for the quarter ended December 31, 2008, SEC File No. 001- 04221). * 10. 14Supplemental 13Supplemental Savings Plan for Salaried Employees of Helmerich & Payne, Inc. (incorporated herein by reference to Exhibit 10.2 of the Company's Quarterly Report on Form 10- Q for the quarter ended December 31, 2008, SEC File No. 001- 04221). * 10. 15Helmerich 14Helmerich & Payne, Inc. Director Deferred Compensation Plan (incorporated herein by reference to Exhibit 10.3 of the Company's Quarterly Report on Form 10- Q for the quarter ended December 31, 2008, SEC File No. 001- 04221). 2023 FORM 10 - K | 102 * 10. 16Form 15Form of Performance- Vested Restricted Share Unit Award Agreement for the Helmerich & Payne, Inc. 2016 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10.1 of the Company's Form 8- K filed on December 18, 2018, SEC File No. 001- 04221). * 10. 17Helmerich 16Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan (incorporated herein by reference to Appendix " A " of the Company's Proxy Statement on Schedule 14A filed on January 21, 2020, SEC File No. 001- 04221). * 10. 18Helmerich 17Helmerich & Payne, Inc. Director Deferred Compensation Plan (incorporated herein by reference to Exhibit 10.2 of the Company's Quarterly Report on Form 10- Q for the quarter ended March 31, 2020, SEC File No. 001- 04221). * 10. 19Form 18Form of Restricted Stock Award Agreement for the Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan applicable to Directors (incorporated herein by reference to Exhibit 10.1 of the Company's Quarterly Report on Form 10- Q for the quarter ended June 30, 2020, SEC File No. 001- 04221). * 10. 20Form 19Form of Annual Three- Year Performance- Vested Restricted Share Unit Award Agreement for the Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10.27 of the Company's Annual Report on Form 10- K for the fiscal year ended September 30, 2020, SEC File No. 001- 04221). * 10. 21Form 20Form of Standard Three- Year Performance- Vested Restricted Share Unit Award Agreement for the Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10.28 of the Company's Annual Report on Form 10- K for the fiscal year ended September 30, 2020, SEC File No. 001- 04221). * 10. 22Form 21Form of Restricted Stock Award Agreement for the Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan applicable to employees (incorporated herein by reference to Exhibit 10.29 of the Company's Annual Report on Form 10- K for the fiscal year ended September 30, 2020, SEC File No. 001- 04221). * 10. 23Amendment

22Amendment to Standard Three- Year Performance- Vested Restricted Share Unit Award Agreement for the 2020 Helmerich & Payne, Inc. 2020 Omnibus Incentive Plan, dated June 6, 2022 (incorporated herein by reference to Exhibit 10. 1 of the Company' s Quarterly Report on Form 10- Q for the quarter ended June 30, 2022, SEC File No. 001- 04221). * 10.

24Helmerich 23Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan (incorporated herein by reference to Appendix " A" of the Company' s Proxy Statement on Schedule 14A filed on January 18, 2022, SEC File No. 001- 04221). * 10. **25Form 24Form** of Restricted Stock Agreement for the Helmerich & Payne Amended and Restated 2020 Omnibus Incentive Plan applicable to Directors (incorporated herein by reference to Exhibit 10. 3 of the Company' s Quarterly Report on Form 10- Q for the quarter ended March 31, 2022, SEC File No. 001- 04221). **2024 FORM 10- K | 110** * 10.

26Form 25Form of Annual Three- Year Performance- Vested Restricted Share Unit Award Agreement for the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10. 1 of the Company' s Quarterly Report on Form 10- Q for the quarter ended December 31, 2022, SEC File No. 001- 04221). * 10.

27Form 26Form of Standard Three- Year Performance- Vested Restricted Share Unit Award Agreement for the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10. 2 of the Company' s Quarterly Report on Form 10- Q for the quarter ended December 31, 2022, SEC File No. 001- 04221). * 10.

28Form 27Form of Restricted Stock Award Agreement applicable to employees for the Helmerich & Payne, Inc. Amended and Restated 2020 Omnibus Incentive Plan (incorporated herein by reference to Exhibit 10. 3 of the Company' s Quarterly Report on Form 10- Q for the quarter ended December 31, 2022, SEC File No. 001- 04221). **19. 1Insider Trading Policy.** **21List of Subsidiaries of the Company.** **23. 1Consent of Independent Registered Public Accounting Firm.** **31. 1Certification of Chief Executive Officer pursuant to Rule 13a - 14 (a) promulgated under the Securities Exchange Act of 1934, as amended, as adopted pursuant to Section 302 of the Sarbanes - Oxley Act of 2002.** **31. 2Certification of Chief Financial Officer pursuant to Rule 13a - 14 (a) promulgated under the Securities Exchange Act of 1934, as amended, as adopted pursuant to Section 302 of the Sarbanes - Oxley Act of 2002.** * * **32Certification of Chief Executive Officer and Chief Financial Officer Pursuant to 18 U. S. C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes - Oxley Act of 2002.** **97Helmerich & Payne Rule 10D- 1 Clawback Policy** **-(incorporated herein by reference to Exhibit 97 of the Company' s Annual Report on Form 10- K for the fiscal year ended September 30, 2023 FORM 10- K | 103-04221).** **101Financial statements from this Form 10 - K formatted in Inline eXtensible Business Reporting Language (XBRL): (i) the Consolidated Balance Sheets, (ii) the Consolidated Statements of Operations, (iii) the Consolidated Statements of Comprehensive Income (Loss), (iv) the Consolidated Statements of Shareholders' Equity, (v) the Consolidated Statements of Cash Flows and (vi) the Notes to Consolidated Financial Statements.** **104Cover Page Interactive Date File (formatted as Inline XBRL and contained in Exhibit 101).** * **Management or Compensatory Plan or Arrangement.** * * **The certifications on Exhibit 32 hereto are deemed furnished and not " filed " for purposes of Section 18 of the Exchange Act or otherwise subject to the liability of that Section. Such certifications will not be deemed incorporated by reference into any filing under the Securities Act or the Exchange Act.** **ITEM 16. FORM 10- K SUMMARY 2023-2024 FORM 10- K | 104-111 (This page has been left blank intentionally.) 2023-2024 FORM 10- K | 105-112 SIGNATURES Pursuant to the requirements of Section 13 or 15 (d) of the Securities Exchange Act of 1934, the Company has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized: HELMERICH & PAYNE, INC. By: / s / John W. LindsayJohn W. Lindsay, Director, President and Chief Executive OfficerDate: November 8-13, 2023-2024 2023-2024 FORM 10- K | 106-113 Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the Company and in the capacities and on the dates indicated: SignatureTitleDate / s / John W. LindsayDirector, President and Chief Executive OfficerNovember 8-13, 2023John 2024John W. Lindsay (Principal Executive Officer) / s / J Mark W. SmithSenior Kevin VannSenior Vice President and Chief Financial OfficerNovember 8-13, 2024J 2023Mark W. SmithKevin Vann (Principal Financial Officer) / s / Sara M. MomperVice President and Chief Accounting OfficerNovember 8-13, 2023Sara 2024Sara M. Momper (Principal Accounting Officer) / s / Hans HelmerichDirector and Chairman of the BoardNovember 8-13, 2023Hans 2024Hans Helmerich / s / Delaney M. BellingerDirectorNovember 8-13, 2023Delaney 2024Delaney Bellinger / s / Belgacem ChariagDirectorNovember 8-13, 2023Belgacem 2024Belgacem Chariag / s / Kevin G. CramtonDirectorNovember 8-13, 2023Kevin 2024Kevin G. Cramton / s / Randy A. FoutchDirectorNovember 8-13, 2023Randy 2024Randy A. Foutch / s / Elizabeth KillingerDirectorNovember 8-13, 2023Elizabeth 2024Elizabeth Killinger / s / Jose R. MasDirectorNovember 8-13, 2023Jose 2024Jose R. Mas / s / Thomas A. PetrieDirectorNovember 8-13, 2023Thomas 2024Thomas A. Petrie / s / Donald F. Robillard, Jr. DirectorNovember 8-13, 2023Donald 2024Donald F. Robillard, Jr. / s / John D. ZeglisDirectorNovember 8-13, 2023John 2024John D. Zeglis 2023-2024 FORM 10- K | 107-As-114 Exhibit 19. 1 Scope of September 30, 2023, Coverage** **This policy applies to all officers of Helmerich & Payne, Inc. (the " Company ") and its subsidiaries, all members of the Company' s Board of Directors, and all employees of the Company and its subsidiaries, as well as other persons, such as contractors or consultants who have access to Material Non- Public Information (as defined below), whom the Company has notified (collectively referred to in this policy as " company persons "). In the course of conducting the business of the Company , a Delaware corporation covered person may come into possession of material information about the Company or other entities that is not available to the investing public, as further described below (" H & P Material Non- Public Information ") , had one class. It is illegal and a violation of Company policy to trade securities registered of the Company or any other entity with whom we have a business relationship, such as the Company' s customers, distributors, vendors or suppliers, partners or a firm with which the Company is negotiating a transaction while a company person is in possession of Material Non- Public Information about the Company or that other entity obtained in the course of employment or service to the Company (each such entity, a " Business Partner "). It is also Company policy that no company person, nor the spouse, minor children, adult family members sharing the same household (collectively " Family Members ") or any other person or entity (including corporations or other business entities and trusts for which**

such company person is the trustee) over whom the company person exercises substantial influence or control over his or her securities trading decisions (“ Controlled Persons ”), may trade securities of the Company (including the sale of Company securities in the Company’ s 401 (k) Plan) while in possession of Material Non- Public Information. For purposes of this Policy, company persons, together with their respective Family Members and Controlled Persons, are referred to as “ covered persons. ” This policy’ s trading restrictions generally do not apply to the exercise of a stock option. HOWEVER, the trading restrictions do apply to any sale of the underlying stock or to a cashless exercise of the option through a broker, as this entails selling a portion of the underlying stock to cover the costs of the exercise. In addition, the use of “ transact ” or “ trade ” in this Policy should be read to include gifts of securities. Transactions that may be necessary for independent reasons (such as the need to raise money for an emergency expenditure) are no exception. Even the appearance of an improper transaction must be avoided. Individual Responsibility In all cases, the responsibility for determining whether an individual is in possession of Material Non- Public Information rests with that individual, and any action on the part of the Company or any covered person pursuant to this Policy (or otherwise) does not in any way constitute legal advice or insulate an individual from liability under Section 12 applicable securities laws. “ MATERIAL INFORMATION ” IS ANY INFORMATION FOR WHICH THERE IS A SUBSTANTIAL LIKELIHOOD THAT A REASONABLE INVESTOR WOULD CONSIDER IMPORTANT IN A DECISION TO BUY, HOLD, OR SELL A SECURITY — IN SHORT, ANY INFORMATION WHICH COULD REASONABLY AFFECT THE PRICE OF THE SECURITY. Common examples of information regarded as material are earnings announcements or estimates, or changes to previously released announcements or estimates; other unpublished financial results; write downs and additions to reserves for bad debts; currency exchange losses; expansion or curtailment of operations; loss of a material contract; announcements regarding new share repurchase programs or changes to existing share repurchase programs; news of a pending or proposed merger, acquisition, tender offer, or joint venture; news of a significant sale of assets or the disposition of a subsidiary; changes in dividend policies, the declaration of a stock split, or the offering of additional securities; changes in management; significant new products, inventions, or discoveries; major litigation or government actions; impending bankruptcy or financial liquidity problems; the gain or loss of a substantial customer or supplier; the interruption of a company’ s business as a result of an accident, fire, natural disaster, or any major shut- down; major environmental incidents; and significant actual or potential cybersecurity incidents. Either positive or negative information may be material. INFORMATION IS CONSIDERED “ NON- PUBLIC INFORMATION ” UNLESS IT HAS BEEN ADEQUATELY DISCLOSED TO THE PUBLIC, WHICH MEANS THAT THE INFORMATION MUST BE PUBLICLY DISSEMINATED AND SUFFICIENT TIME MUST HAVE PASSED FOR THE SECURITIES MARKETS TO DIGEST THE INFORMATION. Because the Company’ s shareholders and the investing public should be afforded the time to receive the information and act upon it, as a general rule, covered persons should not engage in any transactions in the securities of the Company or any Business Partner until the second full trading day after the material nonpublic information has been released. Thus, if an announcement is made before the commencement of trading on a Monday, then generally Wednesday would be the first day on which a covered person should trade. If the announcement is made on Monday after trading begins, covered persons generally may not trade in Company securities until Thursday. Covered persons should presume that information is Non- Public unless it has been officially released by the Company or relevant Business Partner, such as in a public filing with securities regulatory authorities, a press release, or in a proxy statement or prospectus. If any securities transaction becomes the subject of scrutiny, the transaction will be viewed after the fact with the benefit of hindsight. As a result, before engaging in any transaction, a covered person should carefully consider how regulators and others might view the transaction in hindsight. “ Tipping ” Material Non- Public Information is Prohibited In addition to trading while in possession of Material Non- Public Information about the Company or any Business Partner, it is also illegal and a violation of Company policy for any covered person to convey such information to any other person (“ Tipping ”). This applies regardless of whether the “ tippee ” is related to the insider or is an entity, such as a trust or a corporation, and regardless of whether the insider receives any monetary benefit from the tippee. The prohibition on “ tipping ” does not prohibit legitimate business communications to Company personnel or third party advisors (such as the independent auditors, investment banking advisors or outside legal counsel) who require the information in order to perform their business duties or made in accordance with the Company’ s Policy Regarding Communications with Analysts, Securityholders, and others in Accordance with Regulation FD. Additional Prohibited Transactions The Company believes it is improper and inappropriate for any covered person to engage in short- term or speculative transactions involving Company’ s securities and it is the Company’ s policy that a covered person may not engage in any of the following activities with respect to securities of the Company: • Trading in Securities on a Short- term or Speculative Basis. Any Company securities purchased in the open market must be held for a minimum of six months, and ideally longer. Additionally, covered persons may not engage in speculative transactions in Company securities. Therefore, our Insider Trading Policy also prohibits the purchase or sale of puts, calls, options or other derivative securities based on Company securities. Also, covered persons may not engage in short sales of the Company’ s securities (sales of securities that are not then owned), including a “ sale against the box ” (a sale with delayed delivery). • Hedging Transactions. Our policy prohibits hedging transactions such as (but not limited to) zero cost collars, equity swaps and forward sale contracts. Hedging transactions may allow a covered person to continue to own Company securities, but without the full risks and rewards of ownership. This may lead to the covered person no longer having the same objectives as the Company’ s other shareholders. • Standing Orders and Limit Orders. Except for Rule 10b5- 1 Trading Plans (defined below) approved by the Chief Legal Officer, the General Counsel, or their designee, standing orders or limit orders are prohibited. A standing order or limit order placed with a broker to sell or purchase a security at a specified price leaves

the individual with no control over the timing of the transaction, as a result the broker could execute a transaction when a covered person is in possession of Material Non- Public Information. • Margin Accounts and Pledges. Securities held in a margin account or pledged as collateral for a loan may be sold without the covered person's consent by the broker if he / she fails to meet a margin call or by the lender in foreclosure if he / she defaults on the loan. A margin or foreclosure sale that occurs when the covered person is aware of Material Non- Public Information may, under some circumstances, result in unlawful insider trading. Because of this danger, covered persons are prohibited from (i) holding Company securities in a margin account and (ii) pledging Company securities as collateral for a loan. Rule 10b5- 1 (" Rule 10b5- 1 ") under the Securities Exchange Act of 1934, as amended - common stock, par value \$ 0. 10 per share- (the " common stock 1934 Act ") - The following contains provides for an affirmative defense against insider trading liability if trades occur pursuant to a description prearranged " trading plan " that meets certain specified conditions (a " Rule 10b5- 1 Trading Plan "). Because of the trading restrictions imposed under this Policy, the Company will allow a covered person to enter into a Rule 10b5- 1 Trading Plan, provided that the plan complies with the requirements set forth in " Appendix A: Guidelines for Rule 10b5- 1 Trading Plans. " Transactions pursuant to Rule 10b5- 1 Trading Plans that are effected in accordance with this Policy and the requirements set forth in " Appendix A: Guidelines for Use of Rule 10b5- 1 Trading Plans " may occur notwithstanding the other prohibitions included herein. Post- Termination Transactions This policy applies to a company person's transactions, together with those of his / her Family Members and Controlled Persons, in Company securities even after he / she has terminated employment our- or common stock- ceased service to Company. If a company person is aware of Material Non- Public Information about the Company or a Business Partner when his / her employment or service relationship terminates, neither the company person nor any of his / her respective Family Members or Controlled Persons may trade in the securities of the Company or such Business Partner until that information has become public or is no longer material. Any applicable pre- clearance requirements, however, will cease to apply to transactions in Company securities upon the expiration of any blackout period or other Company- imposed trading restrictions applicable at the time of termination of service. Company Transactions From time to time, the Company may engage in transactions in Company securities. It is the Company's policy to take appropriate steps to comply with applicable federal and state securities laws and regulations , as well as applicable stock exchange listing standards, when the Company engages in transactions in Company securities. Penalties for Non- compliance Both the Securities and Exchange Commission and Department of Justice actively pursue insider trading violations. Potential penalties for insider trading violations include (i) imprisonment for up to 20 years, (ii) criminal fines of up to \$ 5 million and (iii) civil fines of up to three times the profit gained or loss avoided. In addition, if the Company fails to take appropriate steps to prevent illegal insider trading, the Company may be exposed to significant civil and criminal penalties. Company Assistance Any person with questions about this policy or specific transactions may obtain additional guidance from the General Counsel. Remember, however, that while the Company intends to assist and promote compliance with the policy, any additional guidance provided does not in any way constitute legal advice. The ultimate responsibility for adhering to the policy and avoiding improper transactions rests with each individual. In this regard, use of one's best judgment is imperative. Additional Restrictions for Directors, Executive Officers, and certain Designated Employees • Pre- Clearance. To provide assistance in preventing inadvertent violations and avoiding even the appearance of an improper transaction (which could result, for example, when an officer engages in a trade while unaware of a pending major development), ALL TRANSACTIONS IN COMPANY SECURITIES (ACQUISITIONS, DISPOSITIONS, TRANSFERS, STOCK OPTION EXERCISES, ETC.), INCLUDING THE SALE OF COMPANY SECURITIES IN THE COMPANY'S 401 (K) PLAN, BY DIRECTORS AND EXECUTIVE OFFICERS, AS WELL THEIR FAMILY MEMBERS AND CONTROLLED PERSONS, MUST BE PRE- CLEARED BY THE GENERAL COUNSEL, THE CHIEF LEGAL OFFICER, OR THEIR DESIGNEE. In addition, the Company may from time to time designate other individuals whose positions are subject to pre- clearance (" designated employees "). Each proposed transaction will be evaluated to determine if it raises insider trading concerns or other concerns under federal laws and regulations. Any advice will related- relate solely to the restraints imposed by law and will not constitute advice regarding the investment aspects of any transaction. Pre- clearance of a transaction is valid only for a 48- hour period. If the transaction order is not placed within that 48- hour period, pre- clearance of the transaction must be re- requested. If pre- clearance is denied, the denial must be kept confidential by the person requesting such pre- clearance. Regardless of approval, the transaction cannot be performed if a covered person comes into possession of Material Non- Public Information before the transaction is executed. Trading Blackout. In addition to being subject to pre- clearance of trades and all other limitations of this Insider Trading Policy, all directors, executive officers, and designated employees, as well as their Family Members and Controlled Persons, may not buy or sell Company securities in the public market during the following blackout periods. • Quarterly Blackout. Because the announcement of the Company's quarterly financial results generally has the potential to have a material effect on the market for the Company's securities, directors, executive officers, and designated employees, as well as their Family Members and Controlled Persons, may not trade in the Company's securities during the period beginning on the first day of the month following the close of the fiscal quarter and ending after the second full trading day following the release of the Company's earnings for the same quarter. • Blackout. The Company may on occasion issue interim earnings guidance, outlook information, or other potentially material information by means of a press release, SEC filing on Form 8- K or other means designed to achieve widespread dissemination of the information. Trading will be blacked out while the Company is in the process of assembling the information to be released and until the second full trading day after the information has been released. • Event Specific Blackout. From time to time, an event may occur that is material to the Company and is known by only a few directors, officers, and / or employees. In such a case, a memorandum or other instructions may be issued to

particular individuals that the trading window has been closed and / or that they are prohibited from trading. The existence of an event- specific blackout will not be announced to the Company as a whole. Any person made aware of the existence of an event- specific blackout should not disclose the existence of the blackout to any other person. Even if a blackout period is not in effect, at no time may a covered person trade in Company securities if he / she is in possession of Material Non- Public Information about the Company. **GUIDELINES FOR USE OF RULE 10b5- 1 TRADING PLANS** This document sets forth guidelines for the use of Rule 10b5- 1 Trading Plans by covered persons, as such term is defined in the Company' s Insider Trading Policy. Capitalized terms used in these guidelines without definition have the meaning set forth in the Insider Trading Policy. All covered persons are permitted, but are not required, to use Rule 10b5- 1 Trading Plans. All Rule 10b5- 1 Trading Plans must comply with these guidelines and the Company' s Insider Trading Policy. Note that for any director or Section 16 officer (as defined below), the Company is required to disclose the material terms of his or her Rule 10b5- 1 Trading Plan (and may be required to disclose the material terms of Rule 10b5- 1 Trading Plans of Family Members and Controlled Persons of such person), other than with respect to price, in its periodic report for the quarter in which the Rule 10b5- 1 Trading Plan is adopted, amended, or terminated. • Written approval of the Chief Legal Officer (or her designee) is required for any covered person' s entry into, modification of and early termination of a Rule 10b5- 1 Trading Plan. • Covered persons should generally not enter into more than one Rule 10b5- 1 Trading Plan in a 12- month period except as described herein. • Rule 10b5- 1 Trading Plans should: ◦ Specify the terms (e. g., amount, price and date of the transactions, the written formula or delegation of discretionary trading authority); ◦ Include language preventing any transactions that would violate law and prohibiting corresponding or hedging transactions in accordance with the requirements of Rule 10b5- 1; ◦ Include a representation by the broker that no person who exercises influence on the broker' s behalf over how, when or whether to effect purchases or sales under the 10b5- 1 Trading Plan may do so while aware of any material nonpublic information regarding the Company; and ◦ Include provisions requiring the broker to comply with Rule 144 volume and manner of sale restrictions, if applicable. • A covered person may enter into a Rule 10b5- 1 Trading Plan only at a time when he, she or it is not in possession of material, nonpublic information and when a trading blackout is not in effect under the Insider Trading Policy. For the avoidance of doubt, a company person' s Family Members and Controlled Persons may not enter into a Rule 10b5- 1 Trading Plan when such company person is in possession of material, nonpublic information. • A covered person must enter into the Rule 10b5- 1 Trading Plan in good faith and not as part of a plan or scheme to evade the prohibitions of Rule 10b- 5 under the 1934 Act. Covered persons must act in good faith with respect to the Rule 10b5- 1 Trading Plan for the entirety of its duration. • For directors and officers, as defined in Rule 16a- 1 (f) under the 1934 Act (" Section 16 officer ") and their respective Family Members and Controlled Persons (collectively, " Section 16 persons "), the Rule 10b5- 1 Trading Plan must include or be accompanied by the following certifications required by Rule 10b5- 1 (c) (1) (ii) (C): (i) the Section 16 person is not aware of any Material Nonpublic Information about the Company or the Company securities; and (ii) the Section 16 person is adopting the Rule 10b5- 1 Trading Plan in good faith and not as part of a plan or scheme to evade the prohibitions of Rule 10b- 5 under the 1934 Act. • For a Section 16 person, the first trade under a Rule 10b5- 1 Plan may not take place until the expiration of a cooling- off period consisting of the later of (i) two business days following the filing of the Form 10- Q or Form 10- K for the completed fiscal quarter in which the Rule 10b5- 1 Trading Plan was adopted and (ii) 90 calendar days after adoption of the Rule 10b5- 1 Trading Plan; provided, however, that the required cooling- off period shall in no event exceed 120 days. • If a covered person is not a Section 16 person, the first trade under a Rule 10b5- 1 Trading Plan may not take place until the expiration of a cooling- off period consisting of at least 30 days following the date the plan is entered into. • The Company discourages covered persons from having multiple Rule 10b5- 1 Trading Plans in place at any one time (except eligible sell- to- cover Rule 10b5- 1 Trading Plans (" Eligible STC Rule 10b5- 1 Trading Plans ")), but will consider approving the entry into one additional information Rule 10b5- 1 Trading Plan while another plan is in place, provided that the additional Rule 10b5- 1 Trading Plan does not begin trading until after all trades under the earlier- commencing Rule 10b5- 1 Trading Plan are completed or expired without execution, and the additional Rule 10b5- 1 Trading Plan otherwise complies with these guidelines. This description Please note that if a covered person' s earlier- commencing Rule 10b5- 1 Trading Plan is terminated before its scheduled expiration, trading under the later- commencing Rule 10b5- 1 Trading Plan may not begin until the completion of the cooling- off period that would have applied if the later- commencing plan was adopted on the date the earlier- commencing plan was terminated. ◦ An Eligible STC Rule 10b5- 1 Trading Plan is not subject to the limitations set forth in the immediately preceding paragraph. An Eligible STC Rule 10b5- 1 Trading Plan is a summary contract, instruction, or plan that authorizes an agent to sell only such securities as are necessary to satisfy tax withholding obligations arising exclusively from the vesting of a compensatory award, such as restricted stock, restricted stock units or stock appreciation rights (but not options), and a company person does not purport otherwise exercise control over the timing of such sales. ◦ Other than an eligible STC Rule 10b5- 1 Trading Plan with respect to company persons, covered persons may not enter into more than one Rule 10b5- 1 Trading Plan designed to effect the open- market purchase or sale of the total amount of securities as a single transaction during any rolling 12- month period. A single- transaction plan is " designed to effect " the purchase or sale of securities as a single transaction when the terms of the plan would, for practical purposes, directly or indirectly require execution in a single transaction. • Amendments to a Rule 10b5- 1 Trading Plan are discouraged. Amendments to Rule 10b5- 1 Trading Plans will be complete permitted only at a time when the covered person is not in possession of material, nonpublic information and when the trading window is open under the Insider Trading Policy. We encourage you to read Under Rule 10b5- 1 and the these complete text guidelines, any modification or amendment to the amount, price, or timing of H & P the purchase or sale of the securities underlying the Rule 10b5- 1 Trading Plan will be deemed to be a termination of the current Rule 10b5- 1 Trading Plan

and creation of a new Rule 10b5-1 Trading Plan. If a company person or any of his or her respective Family Members of Controlled Persons is considering administrative changes to his, her or its Rule 10b5-1 Trading Plan, such as changing the account information, the company person should consult with the General Counsel (or the Chief Financial Officer in the General Counsel's absence) amended and restated certificate of incorporation (the "certificate of incorporation") in advance to confirm that any such change does not constitute and an effective termination of amended and restated bylaws (the "bylaws") plan. • While a Rule 10b5-1 Trading Plan is in place, which we the individual may not engage in any transactions outside of the plan involving the securities that are covered by the plan. Adoption of a 10b5-1 Trading Plan will not preclude trading of securities not covered by the plan outside of the plan that otherwise is in accordance with the Insider Trading Policy. • The Company will have filed authority to suspend or incorporated by reference terminate the trading plan in its sole discretion. • The Company may elect to make public disclosures regarding the Rule 10b5-1 Trading Plan in its sole discretion. • Covered persons are encouraged to design plans with clear instructions, that contemplate smaller trades over a longer period of time as exhibits opposed to H & P a small number of large trades. • Covered persons who are subject to Rule 144 who engage in trades pursuant to a Rule 10b5-1 Trading Plan should state on their Form 144 that the sale is being made pursuant to a previously adopted trading plan, and should include the date the plan was adopted and indicate that the representation regarding the covered person's knowledge Annual Report on Form 10-K. References to "we," "our" and "us" refer to H & P, unless the context otherwise requires. References to "stockholders" refer to holders of our common stock, unless the context otherwise requires material information speaks as of that plan adoption date. • Transactions made Pursuant pursuant to a Rule 10b5-1 the certificate of incorporation, we have the authority to issue 161,000,000 shares of capital stock, consisting of 160,000,000 shares of our common stock and 1,000,000 shares of preferred stock, without par value ("preferred stock"). All of the outstanding shares of common stock are fully paid and nonassessable. Voting Rights Our stockholders are entitled to one vote for each share of common stock held on all matters voted upon by stockholders, including the election of directors. Under our bylaws, unless otherwise provided by law, our certificate of incorporation or our bylaws, or permitted by the rules and regulations of any securities exchange or quotation system on which the securities of H & P are listed or quoted for trading Trading Plan, the authorization of any action or the transaction of any business at any meeting of our stockholders at which a quorum is present (other than the election of directors) shall be decided by the affirmative vote of the majority of shares present in person or represented by proxy and entitled to vote thereat. Under our bylaws, in connection with an election of directors, each nominee for election in an uncontested election is elected by the vote of the majority of votes cast with respect to such director at any meeting of our stockholders at which a quorum is present, meaning that the number of shares voted for such director must exceed the number of shares voted against such director; provided, however, that, if the number of nominees exceeds the number of directors to be elected as of a date that is 14 days in advance of the date we file our definitive proxy statement with the Securities and Exchange Commission, the directors shall be elected by the affirmative vote of a plurality of the shares present in person or represented by proxy at any such meeting and entitled to vote on the election of directors. Holders of our common stock have no right to cumulate their votes in an election of directors. Dividend Rights Subject to the rights of any then-outstanding shares of preferred stock, our stockholders are entitled to receive dividends as may be declared in the discretion of H & P's board of directors (the "board of directors") out of funds legally available for the payment of dividends. The declaration and amount of future dividends is at the discretion of our board of directors and will depend on our financial condition, results of operations, cash flows, prospects, industry conditions, capital requirements and other factors and restrictions our board of directors deems relevant. Liquidation Rights Our stockholders are entitled to share equally and ratably in our net assets upon a liquidation or dissolution after the payment or provision for all liabilities, subject to any preferential liquidation rights of any preferred stock that at the time may be outstanding. No Preemptive, Conversion or Redemption Rights Our stockholders have no preemptive, subscription, conversion or redemption rights, and are not subject to further calls or assessments by us exempt from Section 16 of the Exchange Act. Therefore, Section 16 insiders should check to determine if There there have been any non-exempt transactions that are matchable no sinking fund provisions applicable to our common stock. Listing Our common stock is traded on the New York Stock Exchange under the symbol "HP." Effects of Certain Provisions of Our Certificate of Incorporation and Bylaws and Delaware Law Our certificate of incorporation, our bylaws and Delaware law contain provisions that may deter or render more difficult proposals to acquire control of H & P, including proposals a stockholder might consider to be in his or her best interest, impede or lengthen a change in membership of the board of directors and make removal of our management more difficult. Action by Stockholders Without a Meeting Our bylaws provide that stockholders may take action without a meeting of stockholders only if all stockholders consent in writing to such action. Such written consents must be delivered in accordance with transactions Section 228 (d) of the State of Delaware (the "DGCL"); provided, however, that H & P has not designated, and shall not designate, any information processing system for receiving such consents. Special Meetings of Stockholders Our bylaws provide that special meetings of stockholders may be called at any time by the chief executive officer or the president (if separate) and shall be called by the chief executive officer, president (if separate) or secretary at the request in writing of a majority of the board of directors. The only business that may be conducted at affected through the trading plan. • Each Section 16 insider must report, or cause his or her broker to report, any transactions made pursuant to a special meeting of stockholders is Rule 10b5-1 Trading Plan to the Company immediately so that business specified in the Company notice of the meeting. Advance Notice Provisions Our bylaws provide that proposals and director nominations made by a stockholder to be voted upon at any annual meeting or special meeting of stockholders may timely be taken only if such proposal or director nomination is "properly presented" at such meeting. In order for any matter, as the case may be, to be considered "properly presented" at such meeting, a stockholder must comply with certain requirements regarding advance notice to us. Generally, in the case of an annual meeting, stockholders must deliver to the Secretary of H & P a written notice between 90 and 120 days before the anniversary date of our immediately preceding annual

meeting of stockholders. In the case of an annual meeting where we have changed the date of the annual meeting to more than 30 days before or after the anniversary date of our immediately preceding annual meeting of stockholders or in the case of a special meeting of stockholders for the purpose of electing directors, stockholders must deliver the notice (a) no earlier than the close of business on the one hundred twentieth day prior to such meeting and (b) no later than the close of business on the later of the ninetieth day prior to such meeting; or the tenth day following the day on which the public announcement of the date of the meeting is made. Our bylaws prescribe specific information that any such stockholder notice must contain, including, without limitation, various information and representations related to stockholder proposed nominee (s) for election as a director, the stockholder giving the notice, the beneficial owner, if any, on whose behalf the nomination or proposal is made and other persons related to such matter. Director nominations and stockholder proposals that are late or that do not include all required information may be rejected. This could prevent stockholders from bringing certain matters before an annual meeting, including making nominations for directors. Vacancies on the Board of Directors Our bylaws provide that vacancies on the board of directors arising through death, resignation, retirement, removal, an increase in the number of directors or otherwise shall be filled -- **file** only by a majority of the directors then -- **the insider** in office, though less than a quorum. Issuance of Preferred Stock Our certificate of incorporation authorizes up to 1,000,000 shares of preferred stock. Preferred stock may be issued from time to time in one or more series, and the board of directors, without further approval of the stockholders, is authorized to fix the rights, preferences, privileges and restrictions applicable to each series of preferred stock. The purpose of authorizing the board of directors to determine these rights, preferences, privileges and restrictions is to eliminate delays associated with a stockholder vote on specific issuances. The issuance of preferred stock, while providing flexibility in connection with possible acquisitions and other corporate purposes, could, among other things, adversely affect the voting power of our then-existing stockholders and, under certain circumstances, make it more difficult for a third party to gain control of H & P. Merger Provisions Our certificate of incorporation provides that the affirmative vote of at least two-thirds of the outstanding stock entitled to vote thereon is required in order for us to: • merge and / or consolidate with any other corporation unless we own at least 90 % of the outstanding shares of the other corporation; or • sell, lease, exchange, transfer or otherwise dispose of all or substantially all of our assets or business. Our certificate of incorporation also provides that the affirmative vote of at least three-fourths of the outstanding stock entitled to vote thereon is required in order for us to: • sell, lease, exchange, transfer or otherwise dispose of all or substantially all of our assets or business to a related corporation (defined as a stockholder owning more than 5 % of our outstanding shares of any class of stock entitled to vote) or an affiliate of a related corporation; • merge with a related corporation or an affiliate of a related corporation; or • enter into a combination or majority share acquisition in which we are the acquiring corporation and our voting shares are issued or transferred to a related corporation or an affiliate of a related corporation or to stockholders of a related corporation. Delaware Business Combination Statute We are a Delaware corporation and are subject to Section 203 of the DGCL. Section 203 prohibits a “business combination” between a corporation and an “interested stockholder” within three years of the time the stockholder became an interested stockholder, unless: • prior to such time, the board of directors of the corporation approved either the business combination or the transaction that resulted in the stockholder becoming an interested stockholder; • upon consummation of the transaction that resulted in the stockholder becoming an interested stockholder, the interested stockholder owned at least 85 % of the voting stock of the corporation outstanding at the time the transaction commenced, exclusive of shares owned by directors who are also officers and by certain employee stock plans; or • at or subsequent to such time, the business combination is approved by the board of directors and authorized at a stockholders’ meeting by at least two thirds of the outstanding voting stock that is not owned by the interested stockholder. Generally, a “business combination” includes a merger, asset or stock sale, or other transaction resulting in a financial benefit to the interested stockholder. Generally, an “interested stockholder” is a person who owns, individually or with or through other persons, 15 % or more of the corporation’s outstanding voting stock. Exclusive Forum -- **Form 4** Our bylaws provide that unless we consent in writing to the selection of an **and check** alternative forum (a) the **required box** Court of Chancery of the State of Delaware shall be the sole and exclusive forum for (i) any derivative action or proceeding brought on our behalf, (ii) any action asserting a claim of breach of a fiduciary duty owed by any director, officer, stockholder, employee or agent to us or our stockholders, (iii) any action asserting a claim against us or any director, officer, stockholder, employee or agent arising out of or relating to any provision of the General Corporation Law of the State of Delaware, our certificate of incorporation or our bylaws, or (iv) any action asserting a claim against us or any director, officer, stockholder, employee or agent governed by the internal affairs doctrine of the State of Delaware; provided, however, that, in the event that the Court of Chancery of the State of Delaware lacks subject matter jurisdiction over any such action or proceeding, the sole and exclusive forum for such action or proceeding shall be another state or federal court located within the State of Delaware, in each such case, unless the Court of Chancery (or such other -- **the Form 4** state or federal court located within the State of Delaware, as applicable) has dismissed a prior action by the same plaintiff asserting the same claims because such court lacked personal jurisdiction over an indispensable party named as a defendant therein; and (b) the sole and exclusive forum for any complaint asserting a cause of action arising under the Securities Act of 1933, to the fullest extent permitted by law, shall be the federal district courts of the United States of America. While the Delaware Supreme Court has upheld the validity of similar provisions under the DGCL, there is uncertainty as to whether a court in another state would enforce such a forum selection provision. In addition, our bylaws provide that any person or entity purchasing or otherwise acquiring any interest in shares of our capital stock is deemed to have notice of and consented to this exclusive forum provision. This exclusive forum provision is not intended to apply to claims arising under the Securities Exchange Act of 1934, as amended. Our exclusive forum provision does not relieve us of our duties to comply with the federal securities laws and the rules and regulations thereunder, and our stockholders will not be deemed to have waived our compliance with these laws, rules and regulations. Transfer Agent and Registrar The transfer agent and registrar for our common stock is Computershare Trust Company, N. A.

