

HELMERICH & PAYNE, INC.

FORM 10-Q (Quarterly Report)

Filed 08/08/14 for the Period Ending 06/30/14

Address 1437 S. BOULDER AVE. SUITE 1400

TULSA, OK, 74119

Telephone 918-742-5531

CIK 0000046765

Symbol HP

SIC Code 1381 - Drilling Oil and Gas Wells

Industry Oil & Gas Drilling

Sector Energy

Fiscal Year 09/30



UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

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

For quarterly period e	ended: June 30, 2014
OI	R
☐ TRANSITION REPORT PURSUANT TO SEC EXCHANGE ACT OF 1934	TION 13 OR 15(d) OF THE SECURITIES
For the transition period from	to
Commission File	Number: 1-4221
HELMERICH & (Exact name of registrant a	
Delaware (State or other jurisdiction of incorporation or organization)	73-0679879 (I.R.S. Employer I.D. Number)
1437 South Boulder Avenue (Address of principal exec	
(918) 74 (Registrant's telephone num	
N/A (Former name, former address if changed since	ess and former fiscal year,
Indicate by check mark whether the registrant (1) has filed all report Act of 1934 during the preceding 12 months (or for such shorter period the subject to such filing requirements for the past 90 days. Yes \boxtimes No \square	
Indicate by check mark whether the registrant has submitted electron Data File required to be submitted and posted pursuant to Rule 405 of Remonths (or for such shorter period that the registrant was required to submitted	egulation S-T (§ 232.405 of this chapter) during the preceding 12
Indicate by check mark whether the registrant is a large accelerated to company. See the definitions of "large accelerated filer," "accelerated file Act.	filer, an accelerated filer, a non-accelerated filer, or a small reporting ler" and "small reporting company" in Rule 12b-2 of the Exchange
Large accelerated filer ⊠	Accelerated filer □
Non-accelerated filer \square (Do not check if a smaller reporting company)	Smaller reporting company □
Indicate by check mark whether the registrant is a shell company (as	s defined in Rule 12b-2 of the Exchange Act). Yes □ No ⊠
CLASS Common Stock \$0.10 per volve	OUTSTANDING AT July 31, 2014
Common Stock, \$0.10 par value	108,226,909

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HELMERICH & PAYNE, INC. AND SUBSIDIARIES

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PART I. FINANCIAL INFORMATION HELMERICH & PAYNE, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED BALANCE SHEETS

(Unaudited)

(in thousands, except share and per share amounts)

ITEM 1. FINANCIAL STATEMENTS

Property, plant and equipment, net 4,943,660 4,676,103 Other assets 19,573 14,359 Total assets 6,693,082 6,264,827 LIABILITIES AND SHAREHOLDERS' EQUITY Current liabilities: Accounts payable 139,396 144,379 Accrued liabilities 244,539 189,684 Long-term debt due within one year 115,000 115,000 Current liabilities of discontinued operations 3,176 3,210 Total current liabilities 80,000 80,000 Deferred income taxes 1,230,633 1,222,981 Other 57,465 65,351 Noncurrent liabilities of discontinued operations 3,786 495 Total noncurrent liabilities of discontinued operations 3,786 495 Shareholders' equity: Common stock, \$.10 par value, 160,000,000 shares authorized, 110,475,089 shares and 108,738,577 shares issued as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstand			June 30, 2014	S	eptember 30, 2013
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Accounts receivable, less reserve of \$4,601 at June 30, 2014 and \$4,795 at September 30, 2013 705,787 621,420 Inventories 106,250 88,866 Deferred income taxes 12,170 16,414 Prepaid expenses and other 6,9324 79,388 Current assets of discontinued operations 6,962 3,705 Total current assets 1,450,421 1,258,211 Investments 279,428 316,154 Property, plant and equipment, net 4,943,660 4,676,103 Other assets 19,573 14,359 Total assets 5,6693,082 5,6264,827 LIBILITIES AND SHAREHOLDERS' EQUITY Current liabilities: 244,539 189,684 Long-term debt due within one year 115,000 115,000 Total current liabilities 502,111 452,273 Noncurrent liabilities 502,111 452,273 Noncurrent liabilities 5,7,465 5,351 Noncurrent liabilities 1,371,884 1,368,827 Shareholders' equity: Common stock, \$1.0 par value, 160,000,000 shares authorized, 110,475,089 shares and 108,738,577 share is sued as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and Septe	Current assets:				
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Current liabilities: \$ 139,396 \$ 144,379 Accounts payable \$ 244,539 189,684 Long-term debt due within one year 115,000 15,000 Current liabilities of discontinued operations 3,176 3,210 Total current liabilities 502,111 452,273 Noncurrent liabilities: 80,000 80,000 Deferred income taxes 1,230,633 1,222,981 Other 57,465 65,351 Noncurrent liabilities of discontinued operations 3,786 495 Total noncurrent liabilities 1,371,884 1,368,827 Shareholders' equity: Common stock, \$.10 par value, 160,000,000 shares authorized, 110,475,089 shares and 108,738,577 shares issued as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively and 108,199,941 shares and 106,716,970 shares outstanding as of June 30, 2014 and September 30, 2013, respectively 11,048 10,874 1	Total assets	\$	6,693,082	\$	6,264,827
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Additional paid-in capital 376,465 288,758 Retained earnings 4,431,974 4,102,663 Accumulated other comprehensive income 112,445 132,530 Treasury stock, at cost (112,845) (91,098) Total shareholders' equity 4,819,087 4,443,727			_		_
Retained earnings 4,431,974 4,102,663 Accumulated other comprehensive income 112,445 132,530 Treasury stock, at cost (112,845) (91,098) Total shareholders' equity 4,819,087 4,443,727			376,465		288,758
Accumulated other comprehensive income 112,445 132,530 Treasury stock, at cost (112,845) (91,098) Total shareholders' equity 4,819,087 4,443,727			,		,
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Total shareholders' equity 4,819,087 4,443,727					(91,098)
Total liabilities and shareholders' equity \(\frac{\\$ 6,693,082}{\} \) \(\frac{\\$ 6,264,827}{\} \)	·				
	Total liabilities and shareholders' equity	\$	6,693,082	\$	6,264,827

HELMERICH & PAYNE, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF INCOME

(Unaudited)

(in thousands, except per share data)

			nded		Nine Months Ended June 30,			
	2014		2013		2014		2013	
\$		\$		\$		\$	2,077,556	
	,						167,182	
							268,337	
							10,003	
	952,087		840,197		2,734,669		2,523,078	
	515 220		450,000		1 460 454		1 270 509	
							1,379,598 336,822	
							96,347	
							11,422	
				_			(14,538) 1,809,651	
_	080,173		600,237		1,943,364		1,809,031	
	271,912		239,960		791,285		713,427	
	373		341		1 316		1,082	
							(4,585)	
							162,121	
							(3,195)	
							155,423	
			,		,		,	
	295,078		390,365		833,450		868,850	
					293,389		307,194	
	192,290		250,978		540,061		561,656	
	(11)		15,181		2,775		14,701	
	<u> </u>		<u> </u>		2,805		(485)	
	(11)		15,181		(30)		15,186	
\$	192,279	\$	266,159	\$	540,031	\$	576,842	
\$	1 77	\$	2 35	\$	4 99	\$	5.26	
Ψ		Ψ		Ψ		Ψ	0.14	
\$	1 77	\$		\$	1 00	Φ	5.40	
Ψ	1.77	Ψ	2.4)	Ψ	7.77	Ψ	3.40	
\$	1.75	\$	2.32	\$	4.92	\$	5.19	
	_	·			_		0.14	
\$	1.75	\$	2.46	\$	4.92	\$	5.33	
	400.125		40 - 10 -		40=		40.500	
	108,137		106,430		107,657		106,206	
	108,137 109,285		106,430 107,826		107,657 109,086		106,206 107,717	
	\$ \$ \$	\$ 802,279 64,554 81,267 3,987 952,087 515,239 128,978 34,222 3,864 (2,128) 680,175 271,912 373 (1,435) 23,882 346 23,166 295,078 102,788 192,290 (11) (11) \$ 192,279 \$ 1.77 \$ 1.77	\$ 802,279 \$ 64,554 81,267 3,987 952,087 \$ 128,978 34,222 3,864 (2,128) 680,175 \$ 271,912 \$ 373 (1,435) 23,882 346 23,166 \$ 295,078 102,788 192,290 \$ \$ 1.77 \$ \$ 1.77 \$ \$ 1.77 \$ \$	2014 2013 \$ 802,279 \$ 695,816 64,554 53,859 81,267 86,978 3,987 3,544 952,087 840,197 515,239 450,990 128,978 117,790 34,222 31,090 3,864 4,373 (2,128) (4,006) 680,175 600,237 271,912 239,960 373 341 (1,435) (2,091) 23,882 153,369 346 (1,214) 23,166 150,405 295,078 390,365 102,788 139,387 192,290 250,978 (11) 15,181 — (11) 15,181 * 192,279 \$ 266,159 \$ 1.77 \$ 2.35 — 0.14 \$ 1.77 \$ 2.49	\$ 802,279 \$ 695,816 \$ 64,554 \$ 53,859 \$ 81,267 \$ 86,978 \$ 3,987 \$ 3,544 \$ 952,087 \$ 840,197 \$	June 30, June 2014 2014 2013 2014 \$ 802,279 \$ 695,816 \$ 2,275,744 64,554 53,859 186,884 81,267 86,978 262,141 3,987 3,544 9,900 952,087 840,197 2,734,669 515,239 450,990 1,469,454 128,978 117,790 373,178 34,222 31,090 100,896 3,864 4,373 11,746 (2,128) (4,006) (11,890) 680,175 600,237 1,943,384 271,912 239,960 791,285 373 341 1,316 (1,435) (2,091) (4,354) 23,882 153,369 45,234 346 (1,214) (31) 23,166 150,405 42,165 295,078 390,365 833,450 102,788 139,387 293,389 192,290 250,978 540,061 \$ 1,75 <td> Successful Successfu</td>	Successful Successfu	

HELMERICH & PAYNE, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF COMPREHENSIVE INCOME (Unaudited)

(in thousands, except per share data)

	Three Months Ended June 30,				Nine Months Ended June 30,			
		2014		2013		2014		2013
Net income	\$	192,279	\$	266,159	¢	540.031	\$	576,842
Other comprehensive income (loss), net of income taxes:	Ψ	192,219	Ψ	200,139	Ψ	340,031	Ψ	370,842
Unrealized appreciation (depreciation) on securities, net of								
income taxes of \$5.3 million and \$1.0 million at June 30, 2014 and \$1.2 million and \$23.0 million at June 30, 2013		13,728		(7,495)		7,215		29,887
Reclassification of realized gains in net income, net of income taxes of (\$9.0) million and (\$17.5) million at								
June 30, 2014 and (\$60.8) million at June 30, 2013		(14,853)		(92,543)		(27,737)		(92,543)
Minimum pension liability adjustments, net of income taxes of \$0.1 million and \$0.3 million at June 30, 2014 and								
\$0.3 million and \$0.8 million at June 30, 2013		145		441		437		1,306
Other comprehensive loss		(980)		(99,597)		(20,085)		(61,350)
Comprehensive income	\$	191,299	\$	166,562	\$	519,946	\$	515,492

HELMERICH & PAYNE, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENTS OF CASH FLOWS (Unaudited)

(in thousands)

	Nine Mont June	ded	
	2014		2013
OPERATING ACTIVITIES:	ф. 540.021	Ф	576.040
Net income	\$ 540,031	\$	576,842
Adjustment for (income) loss from discontinued operations	540.061		(15,186)
Income from continuing operations	540,061		561,656
Adjustments to reconcile net income to net cash provided by operating activities:	272 179		336,822
Depreciation Provision for (recovery of) bad debt	373,178		3,781
Stock-based compensation	(194) 21,089		17,471
Other	21,089		1,156
Gain on sale of investment securities	(45,234)		(162,121)
Income from asset sales	(11,890)		(102,121)
Deferred income tax expense	28,665		15,822
Change in assets and liabilities:	28,003		13,022
Accounts receivable	(84,173)		(5,697)
Inventories	(17,384)		(10,009)
Prepaid expenses and other	5,400		15,564
Accounts payable	(31,240)		(62,830)
Accrued liabilities	31,633		83,290
Deferred income taxes	(927)		(1,291)
Other noncurrent liabilities	(11,060)		(17,619)
Net cash provided by operating activities from continuing operations	797,925		761,457
Net cash provided by (used in) operating activities from discontinued operations	(30)		186
Net cash provided by operating activities	797,895		761,643
INVESTING ACTIVITIES:			
Capital expenditures	(622,028)		(618,550)
Proceeds from sale of investment securities	49,205		232,221
Proceeds from asset sales	21,485		21,729
Net cash used in investing activities from continuing operations	(551,338)		(364,600)
Net cash provided by investing activities from discontinued operations	`		15,000
Net cash used in investing activities	(551,338)		(349,600)
FINANCING ACTIVITIES:			
Dividends paid	(189,542)		(39,519)
Exercise of stock options	22,370		6,118
Tax withholdings related to net share settlements of restricted stock	(3,049)		(1,677)
Excess tax benefit from stock-based compensation	25,724		7,420
Net cash used in financing activities	(144,497)		(27,658)
Net increase in cash and cash equivalents	102,060		384,385
Cash and cash equivalents, beginning of period	447,868		96,095
Cash and cash equivalents, end of period	\$ 549,928	\$	480,480

HELMERICH & PAYNE, INC. AND SUBSIDIARIES CONSOLIDATED CONDENSED STATEMENT OF SHAREHOLDERS' EQUITY NINE MONTHS ENDED JUNE 30, 2014

(Unaudited)

(in thousands, except per share amounts)

	Common	Stock	Additional Paid-In	Retained	Ot	nulated ther ehensive	Treasu	ry Stock		Total Shareholders'		
	Shares	Amount	Capital	Earnings	Inc	come	Shares	Amou	ınt		Equity	
Balance, September 30, 2013	108,739	\$ 10,874	\$ 288,758	\$ 4,102,663	\$	132,530	2,022	\$ (91	1,098)	\$	4,443,727	
Net income				540,031							540,031	
Other comprehensive loss						(20,085)					(20,085)	
Cash dividends (\$1.94 per share)				(210,720)							(210,720)	
Exercise of stock options	1,579	158	40,910				215	(18	3,698)		22,370	
Tax benefit of stock-based awards, including excess tax benefits of \$25.7 million			25,724								25,724	
Stock issued for vested restricted stock, net of shares withheld for												
employee taxes	157	16	(16)				38	(3	3,049)		(3,049)	
Stock-based compensation			21,089								21,089	
Balance, June 30, 2014	110,475	\$ 11,048	\$ 376,465	\$ 4,431,974	\$	112,445	2,275	\$ (112	2,845)	\$	4,819,087	

HELMERICH & PAYNE, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED CONDENSED FINANCIAL STATEMENTS (Unaudited)

Basis of Presentation

Unless the context otherwise requires, the use of the terms "the Company", "we", "us" and "our" in these Notes to Consolidated Condensed Financial Statements refers to Helmerich & Payne, Inc. and its consolidated subsidiaries.

The accompanying unaudited Consolidated Condensed Financial Statements have been prepared in accordance with accounting principles generally accepted in the United States ("GAAP") and applicable rules and regulations of the Securities and Exchange Commission (the "Commission") pertaining to interim financial information. Accordingly, these interim financial statements do not include all information or footnote disclosures required by GAAP for complete financial statements and, therefore, should be read in conjunction with the Consolidated Financial Statements and notes thereto in our 2013 Annual Report on Form 10-K, as amended, and other current filings with the Commission. In the opinion of management all adjustments, consisting of those of a normal recurring nature, necessary to present fairly the results of the periods presented have been included. The results of operations for the interim periods presented may not necessarily be indicative of the results to be expected for the full year.

As more fully described in our 2013 Annual Report on Form 10-K, as amended, our contract drilling revenues are comprised of daywork drilling contracts for which the related revenues and expenses are recognized as services are performed. 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.

2. Discontinued Operations

Current assets of discontinued operations consist of restricted cash to meet remaining in-country current obligations. Current and noncurrent liabilities of discontinued operations consist of municipal and income taxes payable and social obligations due within the country of Venezuela.

3. Earnings per Share

Accounting Standards Codification ("ASC") 260, *Earnings per Share*, requires companies to treat unvested share-based payment awards that have non-forfeitable rights to dividend 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.

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 stock options and nonvested restricted stock.

The following table sets forth the computation of basic and diluted earnings per share:

	Three Months Ended June 30,					nded		
		2014		2013	2014			2013
		_	(ir	n thousands, except	t per	share amounts)		
Numerator:								
Income from continuing operations	\$	192,290	\$	250,978	\$	540,061	\$	561,656
Income (loss) from discontinued operations		(11)		15,181	_	(30)		15,186
Net income		192,279		266,159		540,031		576,842
Adjustment for basic earnings per share:		, , , , ,				,		, .
Earnings allocated to unvested shareholders		(1,134)		(1,441)		(3,160)		(2,972)
Numerator for basic earnings per share:						<u> </u>		
From continuing operations		191,156		249,537		536,901		558,684
From discontinued operations		(11)		15,181		(30)		15,186
·		191,145		264,718		536,871		573,870
Adjustment for diluted earnings per share:								
Effect of reallocating undistributed earnings of								
unvested shareholders		7		15		25		35
Numerator for diluted earnings per share:								
From continuing operations		191,163		249,552		536,926		558,719
From discontinued operations		(11)		15,181		(30)		15,186
	\$	191,152	\$	264,733	\$	536,896	\$	573,905
Denominator:								
Denominator for basic earnings per share —								
weighted-average shares		108,137		106,430		107,657		106,206
Effect of dilutive shares from stock options and								
restricted stock		1,148		1,396	_	1,429		1,511
Denominator for diluted earnings per share —		100 205		107.026		100.006		107.717
adjusted weighted-average shares		109,285	_	107,826	_	109,086		107,717
Basic earnings per common share:	Ф	1.77	Φ	2.25	Φ	4.00	Φ	5.06
Income from continuing operations	\$	1.77	\$	2.35	\$	4.99	\$	5.26
Income from discontinued operations	Φ.	1.77	Φ.	0.14	Ф	4.00	Φ.	0.14
Net income	\$	1.77	\$	2.49	\$	4.99	\$	5.40
Diluted earnings per common share:	Ф	1.77	Φ	2.22	ф	4.00	Φ	F 10
Income from continuing operations	\$	1.75	\$	2.32	\$	4.92	\$	5.19
Income from discontinued operations	Φ.		Φ.	0.14	Ф	4.02	Φ.	0.14
Net income	\$	1.75	\$	2.46	\$	4.92	\$	5.33

The following shares attributable to outstanding equity awards were excluded from the calculation of diluted earnings per share because their inclusion would have been anti-dilutive:

	 Three Months Ended June 30,				Nine Mon Jun	led	
	 2014		2013		2014		2013
		(in	thousands, excep	t per s	hare amounts)		_
Shares excluded from calculation of diluted earnings							
per share	_		750		256		801
Weighted-average price per share	\$ _	- \$	57.29	\$	79.67	\$	57.22
	9						

4. Financial Instruments and Fair Value Measurement

The estimated fair value of our available-for-sale securities, reflected on our Consolidated Condensed Balance Sheets as Investments, is based on market quotes. The following is a summary of available-for-sale securities, which excludes assets held in a Non-qualified Supplemental Savings Plan:

		Cost	Gross Unrealized Gains	Unre	ross alized sses	Estimated Fair Value
	'		(in tho	ısands)		
Equity securities June 30, 2014	\$	64,462	\$ 200,600	\$	_	\$ 265,062
Equity securities September 30, 2013	\$	68,434	\$ 237,214	\$		\$ 305,648

On an ongoing basis we evaluate the marketable equity securities to determine if any decline in fair value below cost is other-than-temporary. If a decline in fair value below cost is determined to be other-than-temporary, an impairment charge is recorded and a new cost basis established. We review several factors to determine whether a loss is other-than-temporary. These factors include, but are not limited to, (i) the length of time a security is in an unrealized loss position, (ii) the extent to which fair value is less than cost, (iii) the financial condition and near-term prospects of the issuer and (iv) our intent and ability to hold the security for a period of time sufficient to allow for any anticipated recovery in fair value. The cost of securities used in determining realized gains and losses is based on the average cost basis of the security sold.

During the three and nine months ended June 30, 2014, we sold shares in an available-for-sale security realizing gains of \$23.9 million and \$45.2 million, respectively. During the third quarter ended June 30, 2013, we sold shares in an available-for-sale security realizing a gain of \$153.4 million. All of the gains from available-for-sale securities are included in gain from sale of investment securities in the Consolidated Condensed Statements of Income. Net income includes after-tax gains from the sale of available-for-sale securities as follows:

	Three Months Ended June 30,				Nine Months Ended June 30,			nded
		2014		2013		2014		2013
			(i	in thousands, excep	t per	share amounts)		_
After-tax gain from the sale of available-for-sale								
securities	\$	14,882	\$	92,449	\$	27,761	\$	92,449
Earnings per diluted share from the sale of available- for-sale securities	\$	0.13	\$	0.86	\$	0.25	\$	0.86

During the nine months ended June 30, 2013, we sold our shares in three limited partnerships that were primarily invested in international equities realizing a gain of \$8.8 million that is included in gain from sale of investment securities in the Consolidated Condensed Statements of Income.

Assets held in the Non-qualified Supplemental Savings Plan are carried at fair value based on level 1 inputs described below. The fair value totaled \$14.4 million at June 30, 2014 and \$10.5 million at September 30, 2013.

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. The carrying amount of cash and cash equivalents approximates fair value due to the short maturity of those investments.

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 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.

At June 30, 2014, our financial instruments utilizing Level 1 inputs include cash equivalents, equity securities with active markets, restricted cash included in other current assets and money market funds we have elected to classify as restricted assets that are included in other current assets and other assets. Also included is cash denominated in a foreign currency that we have elected to classify as restricted to be used to settle the remaining liabilities of discontinued operations. For these items, quoted current market prices are readily available.

At June 30, 2014, financial instruments utilizing level 2 inputs include a bank certificate of deposit included in other current assets.

Currently, we do not have any financial instruments utilizing Level 3 inputs.

The following table summarizes our assets measured at fair value on a recurring basis presented in our Consolidated Condensed Balance Sheet as of June 30, 2014:

	 Total Measure at Fair Value	Quoted Prices in Active Markets for Identical Assets (Level 1) (in thou			Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)	
Assets:							
Cash and cash equivalents	\$ 549,928	\$	549,928	\$	_	\$	_
Equity securities	265,062		265,062		_		_
Other current assets	31,060		30,810		250		
Other assets	 2,000		2,000		<u> </u>		<u> </u>
Total assets measured at fair value	\$ 848,050	\$	847,800	\$	250	\$	

The following information presents the supplemental fair value information about fixed-rate debt at June 30, 2014 and September 30, 2013:

	June 3 2014	,	Sep	otember 30, 2013
		(in mi	llions)	_
Carrying value of fixed-rate debt	\$	195.0	\$	195.0
Fair value of fixed-rate debt	\$	201.4	\$	205.4

The fair value for fixed-rate debt was estimated using cash flows discounted at rates reflecting current interest rates at similar maturities plus a credit spread which was estimated using market information on debt instruments with a similar credit profile to us. The debt was valued using a Level 2 input.

5. Accumulated Other Comprehensive Income

 June 30, 2014	Sep	otember 30, 2013		
(in thousands)				
\$ 200,599	\$	237,214		
(18,523)		(19,210)		
\$ 182,076	\$	218,004		
\$ 123,639	\$	144,161		
 (11,194)		(11,631)		
\$ 112,445	\$	132,530		
\$ <u>\$</u>	\$ 200,599 (18,523) \$ 182,076 \$ 123,639 (11,194)	\$ 200,599 \$ (18,523) \$ 182,076 \$ \$ 123,639 \$ (11,194)		

The following is a summary of the changes in accumulated other comprehensive income (loss), net of tax, by component for the three and nine months ended June 30, 2014:

	Ap (Dep Avail	Unrealized Appreciation tepreciation) on railable-for-sale Securities		Defined Benefit Pension Plan (in thousands)		Total
Balances at April 1, 2014	\$	124,764	\$	(11,339)	\$	113,425
Other comprehensive income before reclassifications		13,728				13,728
Amounts reclassified from accumulated other comprehensive income (loss)		(14,853)		145		(14,708)
Net current-period other comprehensive income (loss)	_	(1,125)		145		(980)
Balances at June 30, 2014	\$	123,639	\$	(11,194)	\$	112,445
	Nine Months Ended June 30, 2					
		Nine	Mont	ths Ended June 30,	2014	
	Ap (Dep Avail	Nine nrealized preciation reciation) on able-for-sale ecurities		ths Ended June 30, Defined Benefit Pension Plan (in thousands)	2014	Total
Balance at October 1, 2013	Ap (Dep Avail	nrealized preciation reciation) on able-for-sale		Defined Benefit Pension Plan		Total 132,530
Balance at October 1, 2013 Other comprehensive income before reclassifications	Ap (Dep Avail	nrealized preciation reciation) on able-for-sale ecurities		Defined Benefit Pension Plan (in thousands)		
·	Ap (Dep Avail	nrealized preciation reciation) on able-for-sale ecurities		Defined Benefit Pension Plan (in thousands)		132,530
Other comprehensive income before reclassifications Amounts reclassified from accumulated other comprehensive	Ap (Dep Avail	nrealized preciation reciation) on able-for-sale ecurities 144,161 7,215		Defined Benefit Pension Plan (in thousands) (11,631)		132,530 7,215

The following provides detail about accumulated other comprehensive income (loss) components which were reclassified to the Condensed Consolidated Statement of Income during the three and nine months ended June 30, 2014:

			unt Reclassified ier Comprehen:								
Details About Accumulated Other Comprehensive Income		Three Months Ended June 30,					nded	Affected Line Item in the Condensed Consolidated			
(Loss) Components	2014		2013	2014 2013				Statement of Income			
	(in thou	ısand	s)		(in thou	ısand	s)				
Unrealized gains on available-for-								Gain on sale of investment			
sale securities	\$ (23,882)	\$	(153,369)	\$	(45,234)	\$	(153,369)	securities			
	 9,029		60,826		17,497		60,826	Income tax provision			
	\$ (14,853)	\$	(92,543)	\$	(27,737)	\$	(92,543)	Net of tax			
Defined Benefit Pension Items											
Amortization of net actuarial											
loss	\$ 228	\$	685	\$	686	\$	2,055	General and administrative			
	(83)		(244)		(249)		(749)	Income tax provision			
	\$ 145	\$	441	\$	437	\$	1,306	Net of tax			
Total reclassifications for the period	\$ (14,708)	\$	(92,102)	\$	(27,300)	\$	91,237				

6. Cash Dividends

The \$0.625 per share cash dividend declared March 5, 2014, was paid June 2, 2014. On June 4, 2014, a cash dividend of \$0.6875 per share was declared for shareholders of record on August 15, 2014, payable September 2, 2014. The dividend payable is included in accounts payable in the Consolidated Condensed Balance Sheet.

7. Stock-Based Compensation

On March 2, 2011, the 2010 Long-Term Incentive Plan (the "2010 Plan") was approved by our stockholders. The 2010 Plan, among other things, authorizes the Human Resources Committee of the Board to grant non-qualified stock options, restricted stock awards and stock appreciation rights to selected employees and to non-employee Directors. 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 10 years after the grant date. There were 261,438 non-qualified stock options and 230,375 shares of restricted stock awards granted in the nine months ended June 30, 2014. Awards outstanding in the 2005 Long-Term Incentive Plan (the "2005 Plan") and one prior equity plan remain subject to the terms and conditions of those plans.

A summary of compensation cost for stock-based payment arrangements recognized in general and administrative expense is as follows:

	Three Months Ended June 30,				Nine Months Ended June 30,			
	 2014 2013				2014	2013		
	 (in thou	ısands)			(in thousands)			
Compensation expense								
Stock options	\$ 3,758	\$	2,672	\$	9,400	\$	8,804	
Restricted stock	 4,527		3,073		11,689		8,667	
	\$ 8,285	\$	5,745	\$	21,089	\$	17,471	

STOCK OPTIONS

The following summarizes the weighted-average assumptions utilized in determining the fair value of options granted during the nine months ended June 30, 2014 and 2013:

	2014	2013
Risk-free interest rate	1.6%	0.7%
Expected stock volatility	52.6%	53.87%
Dividend yield	3.1%	1.1%
Expected term (in years)	5.5	5.5

Risk-Free Interest Rate. The risk-free interest rate is based on U.S. Treasury securities for the expected term of the option.

Expected Volatility Rate. Expected volatility is based on the daily closing price of our stock based upon historical experience over a period which approximates the expected term of the option.

Expected Dividend Yield. The expected dividend yield is based on our current dividend yield.

Expected Term. The expected term of the options granted represents the period of time that they are expected to be outstanding. We estimate the expected term of options granted based on historical experience with grants and exercises.

A summary of stock option activity under the Plan for the three and nine months ended June 30, 2014 is presented in the following tables:

	Three Months Ended June 30, 2014									
Options	Shares (in thousands)		Weighted- Average Exercise Price	Weighted- Average Remaining Contractual Term (in years)		Aggregate Intrinsic Value (in millions)				
Outstanding at April 1, 2014	2,818	\$	42.59							
Granted	_		_							
Exercised	(151)		30.05							
Forfeited/Expired	(3)		55.03							
Outstanding at June 30, 2014	2,664	\$	43.29	5.5	\$	194.0				
Vested and expected to vest at June 30, 2014	2,657	\$	43.26	5.5	\$	193.6				
Exercisable at June 30, 2014	1,917	\$	35.82	4.4	\$	153.9				
	Nine Mon June 3									
Options	Shares (in thousands)		Weighted- Average Exercise Price							
Outstanding at October 1, 2013	3,991	\$	34.12							
Granted	261	Ψ	79.67							
Exercised	(1,579)		26.00							
Forfeited/Expired	(9)		70.74							

The weighted-average fair value of options granted in the first quarter of fiscal 2014 was \$29.44. No options were granted in the second and third quarters of fiscal 2014.

2,664

43.29

The total intrinsic value of options exercised during the three and nine months ended June 30, 2014 was \$12.4 million and \$99.0 million, respectively.

As of June 30, 2014 the unrecognized compensation cost related to stock options was \$9.5 million which is expected to be recognized over a weighted-average period of 2.5 years.

RESTRICTED STOCK

Outstanding at June 30, 2014

Restricted stock awards consist of our common stock and are time-vested over three to six years. We recognize compensation expense on a straight-line basis over the vesting period. The fair value of restricted stock awards under the 2010 Plan is determined based on the closing price of our shares on the grant date. As of June 30, 2014, there was \$23.9 million of total unrecognized compensation cost related to unvested restricted stock awards which is expected to be recognized over a weighted-average period of 2.5 years.

A summary of the status of our restricted stock awards as of June 30, 2014 and changes in restricted stock outstanding during the nine months then ended is presented below:

	Nine Mon June 30		
Restricted Stock Awards	Shares (in thousands)		Weighted- Average Grant-Date Fair Value
Unvested at October 1, 2013	576	\$	55.17
Granted	230		79.67
Vested (1)	(157)		54.08
Forfeited	(8)		65.72
Unvested at June 30, 2014	641	\$	64.10

⁽¹⁾ The number of restricted stock awards vested includes shares that we withheld on behalf of our employees to satisfy the statutory tax withholding requirements.

8. Debt

At June 30, 2014 and September 30, 2013, we had the following unsecured long-term debt outstanding:

	,	June 30, 2014		ptember 30, 2013
		(in tho)	
Unsecured intermediate debt issued August 15, 2002:				
Series D, due August 15, 2014, 6.56%	\$	75,000	\$	75,000
Unsecured senior notes issued July 21, 2009:				
Due July 21, 2014, 6.10%		40,000		40,000
Due July 21, 2015, 6.10%		40,000		40,000
Due July 21, 2016, 6.10%		40,000		40,000
	\$	195,000	\$	195,000
Less long-term debt due within one year		115,000		115,000
Long-term debt	\$	80,000	\$	80,000

The intermediate unsecured debt outstanding at June 30, 2014 matures August 15, 2014 and carries an interest rate of 6.56 percent, which is paid semi-annually. The terms require that we maintain a ratio of debt to total capitalization of less than 55 percent. The debt is held by various entities. We intend to make the scheduled payment due August 15, 2014.

We have \$120 million in senior unsecured fixed-rate notes outstanding at June 30, 2014 that mature over a period from July 2014 to July 2016. Interest on the notes is paid semi-annually based on an annual rate of 6.10 percent. Annual principal repayments of \$40 million are due July 2014 through July 2016. Subsequent to June 30, 2014, we paid the \$40 million due July 21, 2014. We have complied with our financial covenants which require us to maintain a funded leverage ratio of less than 55 percent and an interest coverage ratio (as defined) of not less than 2.50 to 1.00.

We have a \$300 million unsecured revolving credit facility that will mature May 25, 2017. The credit facility has \$100 million available to use for letters of credit. We anticipate that the majority of any borrowings under the facility will accrue interest at a spread over the London Interbank Offered Rate (LIBOR). We will also pay a commitment fee based on the unused balance of the facility. Borrowing spreads as well as commitment fees are determined according to a scale based on a ratio of our total debt to total capitalization. The spread over LIBOR ranges from 1.125 percent to 1.75 percent per annum and commitment fees range from .15 percent to .35 percent per annum. Based on our debt to total capitalization on June 30, 2014, the spread over LIBOR and commitment fees would be 1.125 percent and .15 percent, respectively. Financial covenants in the facility require us to maintain a funded leverage ratio (as defined) of less than 50 percent and an interest coverage ratio (as defined) of not less than 3.00 to 1.00. The credit 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. At June 30, 2014, we were in compliance with all debt covenants. As of June 30, 2014, there were no borrowings, but there were three letters of credit outstanding in the amount of \$34.2 million. At June 30, 2014, we had \$265.8 million available to borrow under our \$300 million unsecured credit facility.

At June 30, 2014, we had two letters of credit outstanding, totaling \$12 million that were issued to support international operations. These letters of credit were issued separately from the \$300 million credit facility so they do not reduce the available borrowing capacity discussed in the previous paragraph.

Income Taxes

Our effective tax rate for the first nine months of fiscal 2014 and 2013 was 35.2 percent and 35.4 percent, respectively. Our effective tax rate for the three months ended June 30, 2014 and 2013 was 34.8 percent and 35.7 percent, respectively. Effective tax rates differ from the U.S. federal statutory rate of 35.0 percent primarily due to state and foreign income taxes and the tax benefit from the Internal Revenue Code Section 199 deduction for domestic production activities.

For the next 12 months, we cannot predict with certainty whether we will achieve ultimate resolution of any uncertain tax positions associated with our U.S. and international operations that could result in increases or decreases of our unrecognized tax benefits. However, we believe it is reasonably possible that the reserve for uncertain tax positions may increase by approximately \$8.5 million to \$11.2 million during the next 12 months due to international matters. We provided for uncertain tax positions of \$3.3 million related to discontinued operations during the nine months ended June 30, 2014.

10. Commitments and Contingencies

In conjunction with our current drilling rig construction program, purchase commitments for equipment, parts and supplies of approximately \$246.0 million are outstanding at June 30, 2014.

Various legal actions, the majority of which arise in the ordinary course of business, are pending. We maintain insurance against certain business risks subject to certain deductibles. None of these legal actions are expected to have a material adverse effect on our financial condition, cash flows or results of operations.

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 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. 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. ("PDVSA") and PDVSA Petroleo, S.A. ("Petroleo"). Our subsidiaries seek damages for the taking of their Venezuelan drilling business in violation of international law and for breach of contract. While there exists the possibility of realizing a recovery, we are currently unable to determine the timing or amounts we may receive, if any, or the likelihood of recovery. No gain contingencies are recognized in our Consolidated Financial Statements.

On November 8, 2013, the United States District Court for the Eastern District of Louisiana approved the previously disclosed October 30, 2013 plea agreement between our wholly owned subsidiary, Helmerich & Payne International Drilling Co., and the United States Department of Justice, United States Attorney's Office for the Eastern District of Louisiana ("DOJ"). The court's approval of the plea agreement resolved the DOJ's investigation into certain choke manifold testing irregularities that occurred in 2010 at one of Helmerich & Payne International Drilling Co.'s offshore platform rigs in the Gulf of Mexico. We are engaged in discussions with the Inspector General's office of the Department of Interior regarding the same events that were the subject of the DOJ's investigation. Although we presently believe that the outcome of our discussions will not have a material adverse effect on the Company, we can provide no assurances as to the timing or eventual outcome of these discussions.

11. Segment Information

We operate principally in the contract drilling industry. Our contract drilling business includes the following reportable operating segments: U.S. Land, Offshore and International Land. The contract drilling operations consist mainly of contracting Company-owned drilling equipment primarily to large oil and gas exploration companies. To provide information about the different types of business activities in which we operate, we have included Offshore and International Land, along with our U.S. Land reportable operating segment, as separate reportable operating segments. Additionally, each reportable operating segment is a strategic business unit that is managed separately. Our primary international areas of operation include Colombia, Ecuador, Argentina, Tunisia, Bahrain, U.A.E. and other South American countries. Other includes additional non-reportable operating segments. Revenues included in Other consist primarily of rental income. Consolidated revenues and expenses reflect the elimination of all material intercompany transactions.

We evaluate segment performance based on income or loss from continuing operations (segment operating income) before income taxes which includes:

- revenues from external and internal customers
- direct operating costs
- depreciation and
- allocated general and administrative costs

but excludes corporate costs for other depreciation, income from asset sales and other corporate income and expense.

General and administrative costs are allocated to the segments based primarily on specific identification and, to the extent that such identification is not practical, on other methods which we believe to be a reasonable reflection of the utilization of services provided.

Segment operating income for all segments is a non-GAAP financial measure of our performance, as it excludes certain general and administrative expenses, corporate depreciation, income from asset sales and other corporate income and expense. We consider segment operating income to be an important supplemental measure of operating performance by presenting trends in our core businesses. We use this measure to facilitate period-to-period comparisons in operating performance of our reportable segments in the aggregate by eliminating items that affect comparability between periods. We believe that segment operating income is useful to investors because it provides a means to evaluate the operating performance of the segments on an ongoing basis using criteria that are used by our internal decision makers. Additionally, it highlights operating trends and aids analytical comparisons. However, segment operating income has limitations and should not be used as an alternative to operating income or loss, a performance measure determined in accordance with GAAP, as it excludes certain costs that may affect our operating performance in future periods.

Summarized financial information of our reportable segments for the nine months ended June 30, 2014 and 2013 is shown in the following tables:

(in thousands) June 30, 2014	External Sales		Inter- Segment		Total Sales		_	Segment Operating Income (Loss)
Contract Drilling:								
U.S. Land	\$	2,275,744	\$	_	\$	2,275,744	\$	767,116
Offshore		186,884		_		186,884		54,837
International Land		262,141		<u> </u>		262,141		30,489
		2,724,769				2,724,769		852,442
Other		9,900		646		10,546		(6,739)
		2,734,669		646		2,735,315		845,703
Eliminations				(646)		(646)		<u> </u>
Total	\$	2,734,669	\$		\$	2,734,669	\$	845,703

(in thousands) June 30, 2013	 External Sales	 Inter- Segment	_	Total Sales	 Segment Operating Income (Loss)
Contract Drilling:					
U.S. Land	\$ 2,077,556	\$ _	\$	2,077,556	\$ 696,774
Offshore	167,182	_		167,182	42,778
International Land	268,337	 <u> </u>		268,337	30,738
	2,513,075			2,513,075	770,290
Other	10,003	643		10,646	(6,638)
	2,523,078	643		2,523,721	763,652
Eliminations	_	(643)		(643)	_
Total	\$ 2,523,078	\$ _	\$	2,523,078	\$ 763,652

Summarized financial information of our reportable segments for the three months ended June 30, 2014 and 2013 is shown in the following tables:

(in thousands)	 External Sales	 Inter- Segment		Total Sales]	Segment Operating Income (Loss)
June 30, 2014						
Contract Drilling:						
U.S. Land	\$ 802,279	\$ _	\$	802,279	\$	271,102
Offshore	64,554	_		64,554		16,996
International Land	 81,267			81,267		6,570
	948,100			948,100		294,668
Other	 3,987	 215		4,202		(1,490)
	952,087	215		952,302		293,178
Eliminations	_	(215)		(215)		_
Total	\$ 952,087	\$	\$	952,087	\$	293,178
	External	Inter-		Total		Segment Operating
(in thousands) June 30, 2013	 Sales	Segment		Sales]	Income (Loss)
June 30, 2013 Contract Drilling:		Segment	_	12 11 11		Income (Loss)
June 30, 2013 Contract Drilling: U.S. Land	\$ 695,816	\$ Segment	\$	695,816	\$	236,388
June 30, 2013 Contract Drilling: U.S. Land Offshore	\$ 695,816 53,859	\$ Segment —	\$	695,816 53,859		236,388 14,122
June 30, 2013 Contract Drilling: U.S. Land	\$ 695,816 53,859 86,978	\$ Segment	\$	695,816 53,859 86,978		236,388 14,122 8,458
June 30, 2013 Contract Drilling: U.S. Land Offshore	\$ 695,816 53,859	\$ Segment	\$	695,816 53,859		236,388 14,122
June 30, 2013 Contract Drilling: U.S. Land Offshore	\$ 695,816 53,859 86,978	\$ Segment	\$	695,816 53,859 86,978		236,388 14,122 8,458
June 30, 2013 Contract Drilling: U.S. Land Offshore International Land	\$ 695,816 53,859 86,978 836,653	\$ 	\$	695,816 53,859 86,978 836,653		236,388 14,122 8,458 258,968
June 30, 2013 Contract Drilling: U.S. Land Offshore International Land	\$ 695,816 53,859 86,978 836,653 3,544	\$ 	\$	695,816 53,859 86,978 836,653 3,758		236,388 14,122 8,458 258,968 (2,464)
June 30, 2013 Contract Drilling: U.S. Land Offshore International Land Other	\$ 695,816 53,859 86,978 836,653 3,544	\$ 	\$	695,816 53,859 86,978 836,653 3,758 840,411		236,388 14,122 8,458 258,968 (2,464)

The following table reconciles segment operating income per the table above to income from continuing operations before income taxes as reported on the Consolidated Condensed Statements of Income.

		Three Mon June		led		Nine Mon June		led
		2014		2013		2014		2013
		(in thou	sands)			(in thou	sands)	
Segment operating income	\$	293,178	\$	256,504	\$	845,703	\$	763,652
Income from asset sales		2,128		4,006		11,890		14,538
Corporate general and administrative costs and								
corporate depreciation		(23,394)		(20,550)		(66,308)		(64,763)
Operating income		271,912		239,960		791,285		713,427
Other income (expense):								
Interest and dividend income		373		341		1,316		1,082
Interest expense		(1,435)		(2,091)		(4,354)		(4,585)
Gain on sale of investment securities		23,882		153,369		45,234		162,121
Other		346		(1,214)		(31)		(3,195)
Total other income (expense)		23,166		150,405		42,165		155,423
Income from continuing operations before	Φ.	205.050	Ф	200.267	Φ.	022.470	Φ.	0.60.050
income taxes	\$	295,078	\$	390,365	\$	833,450	\$	868,850

The following table presents total assets by reportable segment.

	June 30, 2014	September 30, 2013
	(in th	ousands)
Total assets		
U.S. Land	\$ 5,059,908	\$ 4,743,644
Offshore	142,900	149,128
International Land	532,480	486,914
Other	36,991	32,789
	5,772,279	5,412,475
Investments and corporate operations	913,841	848,647
Total assets from continued operations	6,686,120	6,261,122
Discontinued operations	6,962	3,705
-	\$ 6,693,082	\$ 6,264,827

The following table presents revenues from external customers by country based on the location of service provided.

	 Three Moi Jun		ded	Nine Mon Jun	ths En e 30,	nded
	 2014		2013	2014		2013
	 (in tho	ıs <mark>ands</mark>)		 (in tho	ısands	s)
0						
Operating revenues						
United States	\$ 864,833	\$	750,644	\$ 2,454,299	\$	2,249,764
Argentina	26,468		18,943	79,522		50,111
Colombia	16,953		22,856	64,747		74,330
Ecuador	17,293		15,993	51,915		48,234
Other foreign	26,540		31,761	84,186		100,639
Total	\$ 952,087	\$	840,197	\$ 2,734,669	\$	2,523,078

12. Pensions and Other Post-retirement Benefits

The following provides information at June 30, 2014 and 2013 related to the Company-sponsored domestic defined benefit pension plan.

Components of Net Periodic Benefit Cost

	 Three Months Ended June 30,			Nine Months Ended June 30,		
	 2014	2013		2014		2013
	 (in thousand	ds)		(in thou	sands)	
Interest cost	\$ 1,201 \$	1,105	\$	3,603	\$	3,315
Expected return on plan assets	(1,664)	(1,496)		(4,992)		(4,488)
Recognized net actuarial loss	 228	685		686		2,055
Net pension expense (benefit)	\$ (235) \$	294	\$	(703)	\$	882

Employer Contributions

We contributed \$4.5 million to the Pension Plan during the nine months ended June 30, 2014. If necessary to fund distributions, we may make additional contributions during the remainder of fiscal 2014.

13. International Risk Factors

International operations are subject to certain political, economic and other uncertainties not encountered in U.S. operations, including increased risks of terrorism, kidnapping of employees, expropriation of drilling rigs, equipment, land and other property, as well as expropriation of a particular oil company operator's property and drilling rights, taxation policies, foreign exchange restrictions, currency rate fluctuations and general hazards associated with foreign sovereignty over certain areas in which operations are conducted. 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.

14. Recently Issued Accounting Standards

On October 1, 2013, we adopted Accounting Standards Update ("ASU") 2013-02, *Other Comprehensive Income*. ASU No. 2013-02 amended ASC 220, *Comprehensive Income*, and superseded and replaced ASU 2011-05, *Presentation of Comprehensive Income*, and ASU 2011-12, *Comprehensive Income*. The standard did not change the current requirements for reporting net income or other comprehensive income in financial statements. However, the guidance does require an entity to provide enhanced disclosures to present separately by component reclassifications out of accumulated other comprehensive income. The adoption had no impact on the amount of OCI reported in the Consolidated Financial Statements.

In May 2014, the Financial Accounting Standards Board ("FASB") issued ASU No. 2014-09, *Revenue from Contracts with Customers*, which supersedes virtually all existing revenue recognition guidance. The new standard requires an entity to recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration the entity expects to receive in exchange for those goods or services. This update also requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. The provisions of ASU 2014-09 are effective for interim and annual periods beginning after December 15, 2016, and we have the option of using either a full retrospective or a modified retrospective approach when adopting this new standard. We are currently evaluating the alternative transition methods and the potential effects of the adoption of this update on our financial statements.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS June 30, 2014

RISK FACTORS AND FORWARD-LOOKING STATEMENTS

The following discussion should be read in conjunction with the Consolidated Condensed Financial Statements and related notes included elsewhere herein and the Consolidated Financial Statements and notes thereto included in our 2013 Annual Report on Form 10-K, as amended. Our future operating results may be affected by various trends and factors which are beyond our control. These include, among other factors, fluctuations in natural gas and crude oil prices, the loss of one or a number of our largest customers, early termination of drilling contracts and failure to realize backlog drilling revenue, forfeiture of early termination payments under fixed term contracts due to sustained unacceptable performance, unsuccessful collection of receivables, inability to procure key rig components, failure to timely deliver rigs within applicable grace periods, disruption to or cessation of the business of our limited source vendors or fabricators, currency exchange losses, expropriation of assets and other international uncertainties, loss of well control, pollution of offshore waters and reservoir damage, operational risks that are not fully insured against or covered by adequate contractual indemnities, passage of laws or regulations including those limiting hydraulic fracturing, litigation and governmental investigations, failure to comply with the terms of our plea agreement with the United States Department of Justice, failure to comply with the United States Foreign Corrupt Practices Act, foreign anti-bribery laws and other governmental laws and regulations, a sluggish global economy, changes in general economic and political conditions, adverse weather conditions including hurricanes, rapid or unexpected changes in drilling or other technologies and uncertain business conditions that affect our businesses. Accordingly, past results and trends should not be used by investors to anticipate future results or trends. Our risk factors are more fully described in our 2013 Annual Report on Form 10-K, as amended, and else

With the exception of historical information, the matters discussed in Management's Discussion & Analysis of Financial Condition and Results of Operations include forward-looking statements. Forward-looking statements generally can be identified by the use of forward-looking terminology such as "may", "will", "expect", "intend", "estimate", "anticipate", "believe", or "continue" or the negative thereof or similar terminology. These forward-looking statements are based on various assumptions. We caution that, while we believe such assumptions to be reasonable and make them in good faith, assumptions about future events and conditions almost always vary from actual results. The differences between assumed facts and actual results can be material. We are including this cautionary statement to take advantage of the "safe harbor" provisions of the Private Securities Litigation Reform Act of 1995 for any forward-looking statements made by us or persons acting on our behalf. The factors identified in this cautionary statement are important factors (but not necessarily all important factors) that could cause actual results to differ materially from those expressed in any forward-looking statement made by us or persons acting on our behalf. Except as required by law, we undertake no duty to update or revise our forward-looking statements based on changes of internal estimates on expectations or otherwise.

RESULTS OF OPERATIONS

Three Months Ended June 30, 2014 vs. Three Months Ended June 30, 2013

We reported net income from continuing operations of \$192.3 million (\$1.75 per diluted share) from operating revenues of \$952.1 million for the third quarter ended June 30, 2014, compared with net income from continuing operations of \$251.0 million (\$2.32 per diluted share) from operating revenues of \$840.2 million for the third quarter of fiscal year 2013. In the third quarter of fiscal 2013, we had income from discontinued operations of \$15.2 million (\$0.14 per diluted share). Including discontinued operations, we recorded net income of \$192.3 million (\$1.75 per diluted share) for the third quarter ended June 30, 2014, compared to net income of \$266.2 million (\$2.46 per diluted share) for the third quarter ended June 30, 2013. Net income for the third quarter of fiscal 2014 includes approximately \$14.9 million (\$0.13 per diluted share) of after-tax gains from the sale of investment securities and approximately \$1.4 million (\$0.01 per diluted share) of after-tax gains from the sale of investment securities and approximately \$92.4 million (\$0.86 per diluted share) of after-tax gains from the sale of investment securities and approximately \$2.6 million (\$0.02 per diluted share) of after-tax gains from the sale of assets.

The following tables summarize operations by reportable operating segment for the three months ended June 30, 2014 and 2013. Operating statistics in the tables exclude the effects of offshore platform and international management contracts, and do not include reimbursements of "out-of-pocket" expenses in revenue, expense and margin per day calculations. Per day calculations for international operations also exclude gains and losses from translation of foreign currency transactions. Segment operating income is described in detail in Note 11 to the Consolidated Condensed Financial Statements.

		Three Months Ended June 30,		
		2014		2013
	(in thou	sands, except day	s and	per day amounts)
U.S. LAND OPERATIONS				
Revenues	\$	802,279	\$	695,816
Direct operating expenses		408,990		348,850
General and administrative expense		9,548		9,284
Depreciation		112,639		101,294
Segment operating income	\$	271,102	\$	236,388
Revenue days		26,062		22,510
Average rig revenue per day	\$	28,126	\$	28,160
Average rig expense per day	\$	13,035	\$	12,746
Average rig margin per day	\$	15,091	\$	15,414
Rig utilization		88%)	83%

U.S. Land segment operating income increased to \$271.1 million for the third quarter of fiscal 2014 compared to \$236.4 million in the same period of fiscal 2013. Revenues were \$802.3 million and \$695.8 million in the third quarter of fiscal 2014 and 2013, respectively. Included in U.S. land revenues for the three months ended June 30, 2014 and 2013 are reimbursements for "out-of-pocket" expenses of \$69.3 million and \$61.9 million, respectively.

Segment operating income increased in the comparable quarters due to an increase in revenue days, partially offset by a decline in average margin per day. U.S. land rig utilization increased to 88 percent for the third quarter of fiscal 2014 compared to 83 percent for the third quarter of fiscal 2013. U.S. land rig revenue days for the third quarter of fiscal 2014 were 26,062 compared with 22,510 for the same period of fiscal 2013, with an average of 286.4 and 247.4 rigs working during the third quarter of fiscal 2014 and 2013, respectively.

At June 30, 2014, 289 out of 331 existing rigs in the U.S. Land segment were contracted. Of the 289 contracted rigs, 170 were under fixed term contracts and 119 were working in the spot market. At July 31, 2014, the number of existing rigs under fixed term contracts in the segment increased to 178 and the number of rigs working in the spot market decreased to 114.

During the third quarter of fiscal 2014, two FlexRigs were transferred from the U.S. Land segment to the International Land segment. One of the rigs transferred was the first of ten FlexRigs scheduled to be transferred to the International Land segment and the remaining nine transfers will continue into fiscal 2015.

		Three Months Ended June 30,			
	<u></u>	2014		2013	
	(in tho	usands, except da	ys and	per day amounts)	
OFFSHORE OPERATIONS					
Revenues	\$	64,554	\$	53,859	
Direct operating expenses		42,446		33,961	
General and administrative expense		2,264		2,214	
Depreciation		2,848		3,562	
Segment operating income	\$	16,996	\$	14,122	
Revenue days		728		728	
Average rig revenue per day	\$	64,019	\$	61,380	
Average rig expense per day	\$	39,716	\$	36,272	
Average rig margin per day	\$	24,303	\$	25,108	
Rig utilization		89%	ó	89%	

Offshore revenues include reimbursements for "out-of-pocket" expenses of \$5.4 million and \$4.0 million for the three months ended June 30, 2014 and 2013, respectively.

Revenue and segment operating income increased in the third quarter of fiscal 2014 compared to the third quarter of fiscal 2013 primarily due to our offshore management contracts.

At the end of both comparative periods, eight of our nine platform rigs were active. The ninth rig is currently under contract while undergoing upgrades with operations expected to commence by the end of the first quarter of fiscal 2015.

		Three Months Ended June 30,		
		2014	2013	
	(in thous	ands, except days	and per day amounts)	
INTERNATIONAL LAND OPERATIONS				
Revenues	\$	81,267	\$ 86,978	
Direct operating expenses		63,950	68,310	
General and administrative expense		1,169	976	
Depreciation		9,578	9,234	
Segment operating income	\$	6,570	\$ 8,458	
Revenue days		2,024	2,132	
Average rig revenue per day	\$	35,454	\$ 35,955	
Average rig expense per day	\$	26,130	\$ 27,364	
Average rig margin per day	\$	9,324	\$ 8,591	
Rig utilization		74%	80%	

International Land segment operating income for the third quarter of fiscal 2014 was \$6.6 million compared to \$8.5 million in the same period of fiscal 2013. Included in International land revenues for the three months ended June 30, 2014 and 2013 are reimbursements for "out-of-pocket" expenses of \$9.5 million and \$10.3 million, respectively.

Revenue decreased primarily due to a decrease in rig utilization. During the current quarter, an average of 22.0 rigs worked compared to an average of 23.2 rigs in the third quarter of fiscal 2013. Segment operating income decreased primarily due to an increase in foreign currency exchange losses. Included in operating expense for the three months ended June 30, 2014 and 2013 are exchange losses of \$1.5 million and \$0.4 million, respectively.

During the third quarter of fiscal 2014, two FlexRigs were transferred to the International Land segment from the U.S. Land segment. One of the rigs transferred was the first of ten FlexRigs to be deployed to the International Land segment from the U.S. Land segment. The ten FlexRigs will work under five-year term drilling contracts. Drilling operations are expected to begin sequentially during the first quarter of fiscal 2015, with the ten rigs reaching full utilization by the end of the second quarter of fiscal 2015. The second FlexRig transferred is expected to begin operations in the fourth quarter of fiscal 2014. A new 3,000 horsepower AC drive rig is also scheduled to begin operations in the fourth quarter of fiscal 2014.

RESEARCH AND DEVELOPMENT

For the three months ended June 30, 2014 and 2013, we incurred \$3.9 million and \$4.4 million, respectively, of research and development expenses related to ongoing development of a rotary steerable system.

OTHER

General and administrative expenses were \$34.2 million in the third quarter of fiscal 2014 compared to \$31.1 million in the third quarter of fiscal 2013. The increase is primarily due to increases in salaries, bonus and stock-based compensation along with growth in the number of employees in the comparative periods.

Income from the sale of investment securities was \$23.9 million in the third quarter of fiscal 2014 compared to \$153.4 million in the third quarter of fiscal 2013. In both periods, the income was attributable to the sale of available-for-sale securities.

Income tax expense decreased to \$102.8 million in the third quarter of fiscal 2014 from \$139.4 in the third quarter of fiscal 2013, primarily due to the gain on sale of investment securities decreasing in the comparable periods. We expect the effective tax rate for fiscal 2014 to be slightly over 35 percent.

Nine Months Ended June 30, 2014 vs. Nine Months Ended June 30, 2013

We reported net income from continuing operations of \$540.1 million (\$4.92 per diluted share) from operating revenues of \$2.7 billion for the nine months ended June 30, 2014, compared with net income from continuing operations of \$561.7 million (\$5.19 per diluted share) from operating revenues of \$2.5 billion for the first nine months of fiscal year 2013. For the first nine months of fiscal 2013, we had net income from discontinued operations of \$15.2 million (\$0.14 per diluted share). Including discontinued operations, we recorded net income of \$540.0 million (\$4.92 per diluted share) for the nine months ended June 30, 2014, compared to net income of \$576.8 million (\$5.33 per diluted share) for the nine months ended June 30, 2013. Net income for the first nine months of fiscal 2014 includes approximately \$27.8 million (\$0.25 per diluted share) of after-tax gains from the sale of investment securities and

approximately \$7.7 million (\$0.07 per diluted share) of after-tax gains from the sale of assets. Net income for the first nine months of fiscal 2013 includes approximately \$97.9 million (\$0.91 per diluted share) of after-tax gains from the sale of investment securities and approximately \$9.4 million (\$0.08 per diluted share) of after-tax gains from the sale of assets.

The following tables summarize operations by reportable operating segment for the nine months ended June 30, 2014 and 2013. Operating statistics in the tables exclude the effects of offshore platform and international management contracts, and do not include reimbursements of "out-of-pocket" expenses in revenue, expense and margin per day calculations. Per day calculations for international operations also exclude gains and losses from translation of foreign currency transactions. Segment operating income is described in detail in Note 11 to the Consolidated Condensed Financial Statements.

		Nine Months Ended June 30,		
		2014		2013
	(in tho	usands, except da	ys and	per day amounts)
U.S. LAND OPERATIONS				
Revenues	\$	2,275,744	\$	2,077,556
Direct operating expenses		1,154,523		1,064,088
General and administrative expense		30,161		27,662
Depreciation		323,944		289,032
Segment operating income	\$	767,116	\$	696,774
Revenue days		73,826		66,100
Average rig revenue per day	\$	28,205	\$	28,152
Average rig expense per day	\$	13,018	\$	12,821
Average rig margin per day	\$	15,187	\$	15,331
Rig utilization		86%	ó	82%

U.S. Land segment operating income increased to \$767.1 million for the first nine months of fiscal 2014 compared to \$696.8 million in the same period of fiscal 2013. Revenues were \$2.3 billion and \$2.1 billion for the first nine months of fiscal 2014 and 2013, respectively. Included in U.S. land revenues for the nine months ended June 30, 2014 and 2013 are reimbursements for "out-of-pocket" expenses of \$193.5 million and \$216.7 million, respectively. Also included in revenue for the nine months ended June 30, 2014 and 2013 are early termination fees of \$10.4 million and \$2.4 million, respectively. U.S. land rig revenue days for the first nine months of fiscal 2014 were 73,826 compared with 66,100 for the same period of fiscal 2013, with an average of 270.4 and 242.1 rigs working during the first nine months of fiscal 2014 and 2013, respectively.

Revenue and segment operating income increased in the comparable quarters primarily due to an increase in revenue days. U.S. land rig utilization increased to 86 percent for the first nine months of fiscal 2014 compared to 82 percent for the first nine months of fiscal 2013.

At June 30, 2014, 289 out of 331 existing rigs in the U.S. Land segment were contracted. Of the 289 contracted rigs, 170 were under fixed term contracts and 119 were working in the spot market. At July 31, 2014, the number of existing rigs under fixed term contracts in the segment increased to 178 and the number of rigs working in the spot market decreased to 114.

		Nine Months Ended June 30,		
		2014		2013
	(in thous	ands, except da	ys and	per day amounts)
OFFSHORE OPERATIONS				
Revenues	\$	186,884	\$	167,182
Direct operating expenses		115,801		107,274
General and administrative expense		7,122		6,608
Depreciation		9,124		10,522
Segment operating income	\$	54,837	\$	42,778
Revenue days		2,184		2,184
Average rig revenue per day	\$	63,515	\$	61,289
Average rig expense per day	\$	37,044	\$	36,043
Average rig margin per day	\$	26,471	\$	25,246
Rig utilization		89%	ó	89%

Offshore revenues include reimbursements for "out-of-pocket" expenses of \$13.1 million and \$16.4 million for the nine months ended June 30, 2014 and 2013, respectively.

Revenue and segment operating income increased in the first nine months of fiscal 2014 compared to the same period of fiscal 2013 primarily due to an increase from our offshore management contracts.

At the end of both comparative periods, eight of our nine platform rigs were active. The ninth rig is currently under contract while undergoing upgrades with operations expected to commence early in fiscal 2015.

		Nine Months Ended June 30,			
		2014		2013	
	(in the	(in thousands, except days and per day			
INTERNATIONAL LAND OPERATIONS					
Revenues	\$	262,141	\$	268,337	
Direct operating expenses		199,568		208,641	
General and administrative expense		3,133		2,925	
Depreciation		28,951		26,033	
Segment operating income	\$	30,489	\$	30,738	
Revenue days		6,212		6,392	
Average rig revenue per day	\$	37,025	\$	37,294	
Average rig expense per day	\$	26,826	\$	27,991	
Average rig margin per day	\$	10,199	\$	9,303	
Rig utilization		78%	,)	81%	

International Land segment operating income for the first nine months of fiscal 2014 was \$30.5 million compared to \$30.7 million in the same period of fiscal 2013. Included in International land revenues for the nine months ended June 30, 2014 and 2013 are reimbursements for "out-of-pocket" expenses of \$32.1 million and \$30.0 million, respectively. Also included in International land revenues for the nine months ended June 30, 2013 is approximately \$5.3 million related to early termination fees.

Excluding the \$5.3 million early termination fee in fiscal 2013, segment operating income increased primarily due to increases in average rig margins in locations where rig activity remained relatively constant during the two comparative periods. During the first nine months of fiscal 2014, an average of 22.8 rigs worked compared to an average of 23.4 rigs in the first nine months of fiscal 2013.

RESEARCH AND DEVELOPMENT

For the nine months ended June 30, 2014 and 2013, we incurred \$11.7 million and \$11.4 million, respectively, of research and development expenses related to ongoing development of a rotary steerable system.

OTHER

General and administrative expenses increased to \$100.9 million in the first nine months of fiscal 2014 from \$96.3 million in the first nine months of fiscal 2013. The increase is primarily due to increases in salaries, bonus and stock-based compensation along with growth in the number of employees in the comparative periods.

Income from the sale of investment securities was \$45.2 million in the first nine months of fiscal 2014 which was attributable to the sale of available-for-sale securities. Income from the sale of investment securities was \$162.1 million in the first nine months of fiscal 2013 which was attributable to the sale of available-for-sale securities and the sale of our share in three limited partnerships that were primarily invested in international equities.

Income tax expense decreased to \$293.4 million for the first nine months of fiscal 2014 from \$307.2 in the first nine months of fiscal 2013, primarily due to the gain on sale of investment securities decreasing in the comparable periods.

LIQUIDITY AND CAPITAL RESOURCES

Liquidity

Cash and cash equivalents increased to \$549.9 million at June 30, 2014 from \$447.9 million at September 30, 2013. The following table provides a summary of cash flows:

	 Nine Months Ended June 30,		
	 2014 2013		
	 (in thousands)		
Net cash provided (used) by:			
Operating activities	\$ 797,895 \$	761,643	
Investing activities	(551,338)	(349,600)	
Financing activities	 (144,497)	(27,658)	
Increase in cash and cash equivalents	\$ 102,060 \$	384,385	

Operating activities

Cash flows from operating activities were approximately \$797.9 million for the nine months ended June 30, 2014 compared to approximately \$761.6 million for the same period ended June 30, 2013. Multiple items contributed to the change, including the effect of adjusting for non-cash items, for the comparative nine months.

Investing activities

Capital expenditures during the nine months ended June 30, 2014 were \$622.0 million compared to \$618.6 million during the nine months ended June 30, 2013. Proceeds from the sale of investment securities were \$49.2 million and \$232.2 million for the nine months ended June 30, 2014 and 2013, respectively. The sales proceeds were from the sale of marketable equity available-for-sale securities in both years and the sale of three limited partnerships in fiscal 2013.

Financing activities

On June 5, 2013, we announced a dividend increase to \$0.50 per share of common stock. On December 3, 2013, we announced a dividend increase to \$0.625 per share of common stock. The increases resulted in dividends paid of \$1.75 per share of common stock or \$189.5 million during the nine months ended June 30, 2014 compared to \$0.37 per share of common stock or \$39.5 million paid during the nine months ended June 30, 2013. Our dividend was increased again on June 4, 2014 to \$0.6875 per share.

Other Liquidity

Funds generated by operating activities, available cash and cash equivalents, and our existing credit facility represent our significant sources of liquidity. Given current market conditions and general expectations, we believe these sources of liquidity will be sufficient to sustain operations and finance estimated capital expenditures, dividends and debt obligations during fiscal 2014. There can be no assurance that we will continue to generate cash flows at current levels or obtain additional financing. Our indebtedness totaled \$195.0 million at June 30, 2014, \$115.0 million of which is due during the fourth quarter of fiscal 2014. For additional information regarding debt agreements, refer to Note 8 of the Consolidated Condensed Financial Statements.

Backlog

Our contract drilling backlog, being the expected future revenue from executed contracts with original terms in excess of one year, as of June 30, 2014 and September 30, 2013 was \$4.8 billion and \$2.9 billion, respectively. The increase in backlog at June 30, 2014 from September 30, 2013 is primarily due to the expected revenue from new multi-year contracts announced since October 1, 2013. Approximately 90.3 percent of the June 30, 2014 backlog is not reasonably expected to be filled in fiscal 2014. Term contracts customarily provide for termination at the election of the customer with an "early termination payment" to be paid to us if a 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. In addition, a portion of the backlog represents term contracts for new rigs that will be constructed in the future. We obtain certain key rig components from a single or limited number of vendors or fabricators. Certain of these vendors or fabricators are thinly capitalized independent companies located on the Texas Gulf Coast. Therefore, disruptions in rig component deliveries may occur. Accordingly, the actual amount of revenue earned may vary from the backlog reported. See the risk factors under "Item 1A. Risk Factors" of our 2013 Annual Report on Form 10-K, as amended, filed with the Securities and Exchange Commission, regarding fixed term contract risk, operational risks, including weather, and vendors that are limited in number and thinly capitalized.

The following table sets forth the total backlog by reportable segment as of June 30, 2014 and September 30, 2013, and the percentage of the June 30, 2014 backlog not reasonably expected to be filled in fiscal 2014:

	Three Months Ended			
Reportable Segment		ne 30, 014	September 30, 2013	Percentage Not Reasonably Expected to be Filled in Fiscal 2014
		(in billi	ons)	
U.S. Land	\$	3.5	\$ 2.4	88.5%
Offshore		0.1	0.1	93.1%
International Land		1.2	0.4	95.3%
	\$	4.8	\$ 2.9	

Capital Resources

Since September 30, 2013, we have announced that we had secured multi-year term contracts to build and operate 74 new FlexRigs with 17 customers in the U.S. We expect to increase our construction cadence from three to four rigs per month beginning September 2014. During the nine months ended June 30, 2014, we placed into service 33 new FlexRigs. In addition, we completed a new 3,000 horsepower AC drive rig which is scheduled to begin operations in an international location in the fourth quarter of fiscal 2014. Four additional new FlexRigs under fixed term contract were placed into service by July 31, 2014. Like those completed and placed into service in prior fiscal periods, each of the 74 new FlexRigs is committed to work for an exploration and production company under a fixed term contract, performing drilling services on a daywork contract basis.

Our capital spending estimate for fiscal 2014 is expected to be slightly under our previous estimate of \$1.1 billion. However, the actual spending level may vary depending primarily on actual maintenance capital requirements and on the timing of procurement related to our ongoing newbuild efforts. Capital expenditures were \$622.0 million and \$618.6 million for the first nine months of fiscal 2014 and 2013, respectively.

There were no other significant changes in our financial position since September 30, 2013.

MATERIAL COMMITMENTS

Material commitments as reported in our 2013 Annual Report on Form 10-K, as amended, has not changed significantly at June 30, 2014.

CRITICAL ACCOUNTING POLICIES

Our accounting policies that are critical or the most important to understand our financial condition and results of operations and that require management to make the most difficult judgments are described in our 2013 Annual Report on Form 10-K, as amended. There have been no material changes in these critical accounting policies.

RECENTLY ISSUED ACCOUNTING STANDARDS

On October 1, 2013, we adopted ASU 2013-02, *Other Comprehensive Income*. ASU No. 2013-02 amended ASC 220, *Comprehensive Income*, and superseded and replaced ASU 2011-05, *Presentation of Comprehensive Income*, and ASU 2011-12, *Comprehensive Income*. The standard did not change the current requirements for reporting net income or other comprehensive income in financial statements. However, the guidance does require an entity to provide enhanced disclosures to present separately by component reclassifications out of accumulated other comprehensive income. The adoption had no impact on the amount of OCI reported in the Consolidated Financial Statements.

In May 2014, the FASB issued ASU No. 2014-09, *Revenue from Contracts with Customers*, which supersedes virtually all existing revenue recognition guidance. The new standard requires an entity to recognize revenue when it transfers promised goods or services to customers in an amount that reflects the consideration the entity expects to receive in exchange for those goods or services. This update also requires additional disclosure about the nature, amount, timing and uncertainty of revenue and cash flows arising from customer contracts, including significant judgments and changes in judgments and assets recognized from costs incurred to obtain or fulfill a contract. The provisions of ASU 2014-09 are effective for interim and annual periods beginning after December 15, 2016, and we have the option of using either a full retrospective or a modified retrospective approach when adopting this new standard. We are currently evaluating the alternative transition methods and the potential effects of the adoption of this update on our financial statements.

PART I. FINANCIAL INFORMATION June 30, 2014

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

For a description of our market risks, see

- Note 4 to the Consolidated Condensed Financial Statements contained in Item 1 of Part I hereof with regard to equity price risk is incorporated herein by reference;
- "Item 7A. Quantitative and Qualitative Disclosures About Market Risk" in our 2013 Annual Report on Form 10-K, as amended, filed with the Securities and Exchange Commission on November 27, 2013;
- Note 8 to the Consolidated Condensed Financial Statements contained in Item 1 of Part I hereof with regard to interest rate risk is incorporated herein by reference; and
- Note 13 to the Consolidated Condensed Financial Statements contained in Item 1 of Part I hereof with regard to foreign currency exchange rate risk is incorporated herein by reference.

ITEM 4. CONTROLS AND PROCEDURES

As of the end of the period covered by this report, an evaluation was performed with the participation of our management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of our disclosure controls and procedures. Based on that evaluation, our management, including the Chief Executive Officer and Chief Financial Officer, concluded that our disclosure controls and procedures were effective as of June 30, 2014 at ensuring that information required to be disclosed by us in the reports we file or submit under the Securities Exchange Act of 1934 is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. There have been no changes in our internal controls over financial reporting that occurred during the most recent fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

PART II. OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Investigation by the U.S. Attorney. On November 8, 2013, the United States District Court for the Eastern District of Louisiana approved the previously disclosed October 30, 2013 plea agreement between our wholly owned subsidiary, Helmerich & Payne International Drilling Co., and the United States Department of Justice, United States Attorney's Office for the Eastern District of Louisiana ("DOJ"). The court's approval of the plea agreement resolved the DOJ's investigation into certain choke manifold testing irregularities that occurred in 2010 at one of Helmerich & Payne International Drilling Co.'s offshore platform rigs in the Gulf of Mexico. We are engaged in discussions with the Inspector General's office of the Department of Interior regarding the same events that were the subject of the DOJ's investigation. Although we presently believe that the outcome of our discussions will not have a material adverse effect on the Company, we can provide no assurances as to the timing or eventual outcome of these discussions.

Venezuela Expropriation. Our wholly-owned subsidiaries, Helmerich & Payne International Drilling Co. 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. ("PDVSA") and PDVSA Petroleo, S.A. ("Petroleo"). We are seeking damages for the taking of our Venezuelan drilling business in violation of international law and for breach of contract. While there exists the possibility of realizing a recovery, we are currently unable to determine the timing or amounts we may receive, if any, or the likelihood of recovery.

ITEM 1A. RISK FACTORS

International uncertainties and local laws could adversely affect our business.

International operations are subject to certain political, economic and other uncertainties not encountered in U.S. operations, including increased risks of terrorism, kidnapping of employees, expropriation of drilling rigs, equipment, land and other property, as well as expropriation of a particular oil company's property and drilling rights, taxation policies, foreign exchange restrictions, currency rate fluctuations and general hazards associated with foreign sovereignty over certain areas in which operations are conducted. 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 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 nine months ended June 30, 2014, approximately 10 percent of our consolidated operating revenues were generated from the international contract drilling business. During the nine months ended June 30, 2014, approximately 75 percent of the international operating revenues were from operations in South America.

Other risk factors.

Reference is made to the risk factors pertaining to the Company's securities portfolio and current backlog of contract drilling revenue in Item 1A of Part 1 of the Company's Form 10-K, as amended, for the year ended September 30, 2013. In order to update these risk factors for developments that have occurred during the first nine months of fiscal 2014, the risk factors are hereby amended and updated by reference to, and incorporation herein of Note 4 to the Consolidated Condensed Financial Statements contained in Item 1 of Part I hereof and Liquidity and Capital Resources — Backlog contained in Item 2 of Part I hereof.

Except as discussed above, there have been no material changes to the risk factors disclosed in Item 1A of Part 1 in our Form 10-K, as amended, for the year ended September 30, 2013.

ITEM 5. OTHER INFORMATION

On June 4, 2014, our Board of Directors approved an amendment to the Amended and Restated By-Laws of Helmerich &Payne, Inc. (the "By-Laws"). The By-Laws as so amended became effective June 4, 2014. Article II, Section 11 of the By-Laws provides, in part, the manner in which a stockholder may bring a matter before a stockholder meeting. Article II, Section 11 requires a stockholder to submit a notice to the Company containing certain information pertinent to the stockholder proposal or nomination of a director. The By-Laws have been amended by adding clause (vii) to Article II, Section 11(c). Clause (vii) provides that, as part of the stockholder's notice concerning the nomination of a director, the director nominee must represent and agree (on a form provided by the Company) that he or she (i) is not and will not become a party to any agreement, arrangement or understanding and has given no commitment as to how, if elected, such person will vote as a director (except as disclosed to the Company) and has no and will not have a voting commitment that might interfere with the director's fiduciary duties, (ii) is not and will not be a party to any agreement, arrangement or understanding to accept compensation (other than from the Company) in connection with his or her service as a director (except as disclosed to the Company), and (iii) will comply with all publicly disclosed corporate governance, confidentiality and other policies of the Company if elected. The foregoing description of the amendment to the By-Laws does not purport to be complete and is qualified in its entirety by reference to the By-Laws, as amended, that are attached as Exhibit 3.1 to the Company's Form 8-K/A filed with the Securities and Exchange Commission on June 9, 2014.

ITEM 6. EXHIBITS

The following documents are included as exhibits to this Form 10-Q. Those exhibits below incorporated by reference herein are indicated as such by the information supplied in the parenthetical thereafter. If no parenthetical appears after an exhibit, such exhibit is filed or furnished herewith.

Exhibit Number	Description
3.1	Amended and Restated By-Laws of Helmerich & Payne, Inc. (incorporated herein by reference to Exhibit 3.1 of the Company's Form 8-K/A filed on June 9, 2014, SEC File No. 001-04221).
10.2	Ninth Amendment to Office Lease dated June 16, 2014, between ASP, Inc. and Helmerich & Payne, Inc.
31.1	Certification of Chief Executive Officer, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Chief Financial Officer, as Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32	Certification 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.
101	Financial statements from the quarterly report on Form 10-Q of Helmerich & Payne, Inc. for the quarter ended June 30, 2014, filed on August 8, 2014, formatted in Extensive Business Reporting Language (XBRL): (i) the Consolidated Condensed Statements of Income, (ii) the Consolidated Condensed Statements of Stockholders' Equity, (v) the Consolidated Condensed Statements of Stockholders' Equity, (v) the Consolidated Condensed Statements of Condensed Financial Statements.
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SIGNATURES

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

HELMERICH & PAYNE, INC.

(Registrant)

Date: August 8, 2014 By: /S/ JOHN W. LINDSAY

John W. Lindsay, Chief Executive Officer

Date: August 8, 2014 By: /S/ JUAN PABLO TARDIO

Juan Pablo Tardio, Chief Financial Officer

(Principal Financial Officer)

EXHIBIT INDEX

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	Statements of Income, (ii) the Consolidated Condensed Statements of Comprehensive Income, (iii) the Consolidated
	Condensed Balance Sheets, (iv) the Consolidated Condensed Statements of Stockholders' Equity, (v) the Consolidated
	Condensed Statements of Cash Flows and (vi) the Notes to Consolidated Condensed Financial Statements.
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NINTH AMENDMENT TO OFFICE LEASE

This Ninth Amendment to Office Lease (this "Ninth Amendment") is made and entered into by and between **ASP, Inc., the** managing partner of Boulder Tower Tenants in Common ("Landlord"), and **HELMERICH & PAYNE, INC., a Delaware corporation** (the "Tenant"), effective on and as of the date on which Tenant executes this Ninth Amendment, as set forth on the signature page (the "Effective Date").

WITNESSETH

WHEREAS, Landlord and Tenant previously entered into that certain Office Lease dated May 30, 2003, as amended by that certain First Amendment to the Lease dated as of May 23, 2008, Second Amendment to Lease dated December 13, 2011, Third Amendment to Office Lease (with form of Fourth Amendment to Office Lease attached thereto as Exhibit "B") dated September 5, 2012, Fifth Amendment to Office Lease dated December 26, 2012, Sixth Amendment to Office Lease dated April 24, 2013, Seventh Amendment to Office Lease dated September 16, 2013, and Eighth Amendment to Lease dated March 24, 2014 (collectively, the "Lease"); pursuant to which Landlord leases to Tenant certain premises totaling 183,508 rentable square feet in the building commonly known as Boulder Towers (the "Building"), located at 1437 South Boulder, Tulsa, Oklahoma 74119 (the "Existing Premises"); and

WHEREAS, Landlord and Tenant desire to expand the Premises, and amend certain other terms of the Lease, all as more particularly provided below;

NOW, THEREFORE, pursuant to the foregoing, and in consideration of the mutual covenants and agreements contained in the Lease and herein, the Lease is hereby modified and amended as set out below:

- 1. <u>Definitions</u>. All capitalized terms used herein shall have the same meaning as defined in the Lease, unless otherwise defined in this Ninth Amendment.
- Expansion Space; Term; Rent. Landlord and Tenant hereby confirm, stipulate and agree that the Existing Premises shall be expanded as of the term commencement date to include an additional 12,751 rentable square feet of office space known as Suite 620, which space is more particularly identified in red outline on Exhibit "A" attached hereto (the "Expansion Space"). Landlord will deliver possession of the Expansion Space immediately following execution of this Ninth Amendment for commencement of the construction of Tenant Improvements. Landlord will diligently pursue completion of construction of the Tenant Improvements following delivery of possession. The term commencement date ("TCD") and date of rent commencement with respect to the Expansion Space will be September 1, 2014; provided, however, in the event delivery of possession is delayed or Substantial Completion of Tenant Improvements does not occur by September 1, 2014 and any such delay is caused by Landlord or Landlord's contractors, then Tenant shall be entitled to receive from Landlord a rent credit equal to one (1) day of free Annual Rent for every one (1) day of any such delay. Unless sooner terminated as provided in the Lease, and subject to the renewal options contained in the Lease, the expiration date for the lease of the Expansion Space will be January 31, 2025. Annual Rental for the Expansion Space payable by Tenant under the Lease shall be as follows:

Months 1 to 2, inclusive: \$0.00 (\$ 0.00 /square foot of rentable area/annum)
Monthly Installment:

Months 3 to 62, inclusive: \$15,407.46 (\$ 14.50 /square foot of rentable area/annum)

Monthly Installment:

Months 63 to 125, inclusive: \$15,938.75 (\$ 15.00 /square foot of rentable area/annum)

Monthly Installment:

With the Expansion Space, and after giving effect to the square footage adjustment in Section 9 below, the total rentable square feet of the Leased Premises is 196,369 rentable square feet and the total rentable area of the Building is 521,802 rentable square feet. In the event the parties execute the form of Fourth Amendment to Lease previously agreed to, the parties agree to modify that form prior to execution thereof in order to accurately reflect (after giving effect to this Ninth Amendment) the total rentable square feet of the Leased Premises, total parking spaces, and Tenant's Share of Operating Expenses.

- 3. Tenant Improvement Allowance. The Landlord shall provide Tenant a \$20.00 per rentable square foot Tenant Improvement Allowance totaling \$255,020.00 to reduce the cost of Tenant Improvements to be constructed in the Expansion Space (in the same manner as set forth in Exhibit B of the Lease), inclusive of demolition, above ceiling modification, preliminary space planning and construction documents and construction. Landlord shall timely pay the cost of Tenant Improvements up to the amount of the Tenant Improvement Allowance. In the event that the total cost of Tenant Improvements is less than the Tenant Improvement Allowance, then the balance may, at Tenant's election, be used by Tenant to improve any area of the Leased Premises as long as the improvements are completed within two (2) years from the TCD. In the event that the total cost of Tenant Improvements is more than the Tenant Improvement Allowance, then Tenant shall pay such excess costs when such amounts become due and owing to the contractors.
- 4. Parking. With respect to the Expansion Space, the Landlord shall provide Tenant on the TCD thirty-eight (38) parking spaces, including eight (8) reserved covered spaces in the attached parking structure and thirty (30) on a non-reserved basis on the existing surface lots. As of the TCD, Tenant shall have a total of five hundred thirty-one (531) parking spaces, which shall consist of one hundred twenty-five (125) reserved covered spaces in the attached parking structure and four hundred and six (406) on a non-reserved basis on the existing surface lots. These spaces are free of charge.
- 5. <u>Tenant's Share and Operating Expense Base</u>. Tenant's Share attributable to the Expansion Space shall be 2.44%. Tenant's Share attributable to the entire Leased Premises after the addition on the TCD of the Expansion Space, and square footage adjustment of Section 9, shall be 37.63%. The Operating Expense Base for the Expansion Space shall mean the amount of Operating Expenses for the calendar year 2015. From and after the TCD, the 5% cap on increases in Tenant's Share attributable to the Expansion Space as to increases in Operating Expenses, as set forth in Section 4.02(g) of the H&P Lease, shall be applicable to the Expansion Space and Tenant's Share shall be made in reference to the base amount established in 2015.
- 6. Right of First Offer. Tenant shall have a continuing right of first offer to lease any office space on the sixth floor West Tower (the "ROFO Space"), not subject to the Lease, as hereby amended. Landlord shall give written notice (the "Landlord's ROFO Notice") to Tenant no later than one hundred and twenty (120) days prior to the lease expiration date for any such ROFO Space. Upon receipt of such notice, Tenant shall have ten (10) business days to give to Landlord written notice (the "Tenant's ROFO Notice") that Tenant desires to lease the ROFO Space. If Tenant so notifies Landlord, then Tenant and Landlord shall enter into good-faith negotiations and shall attempt to agree upon lease terms for such ROFO Space; provided, however, that rent for any ROFO Space will be set at \$15.00 per square foot (provided Tenant's acceptance to lease ROFO Space relates to a Landlord ROFO Notice that was given

(or should have been given) within five (5) years of the TCD under Section 2 above). If Tenant and Landlord fail to agree upon lease terms for such ROFO Space within 7 business days after Landlord receives the Tenant's ROFO Notice, Landlord shall be entitled to lease the ROFO Space to any other person or entity, on such terms and conditions as Landlord, in Landlord's sole discretion, shall determine. If Landlord has not leased the space subject to Landlord's ROFO Notice within 180 days after the date of Landlord's ROFO Notice, then Landlord must provide a new Landlord ROFO Notice to Tenant. Notwithstanding the foregoing in this Section 6, Landlord must during the entire term of the Lease, as amended, provide a Landlord ROFO Notice to Tenant each time ROFO Space becomes available to lease.

- 7. <u>Contraction Right</u>. The 6 th Floor East Tower is hereby added as a block of space subject to contraction under Exhibit "B" Eliminated Space Possibilities of the Second Amendment to Lease dated December 13, 2011.
- 8. <u>Signage</u>. Subject to compliance with all applicable laws and any approval required by the City of Tulsa, as well as Addendum One of the Lease captioned "Signage Rights," Landlord agrees that Tenant may install Tenant's signage/logo on the west side of the cooling tower on top of the Building.
- 9. <u>Suite 660 Extension</u>. The term of the lease of the Sixth Floor Expansion Space (as defined in the Third Amendment to Office Lease) is hereby extended through January 31, 2025. Effective April 1, 2015, the parties agree that for all purpose of the Lease the square footage of the Sixth Floor Expansion Space is restated and amended to be 4,819 sq. feet. Effective April 1, 2015, rent for the Sixth Floor Expansion Space will be as follows:

Months 1 to 55, inclusive: \$5,822.96 (\$14.50 /square foot of rentable area/annum)

Monthly Installment:

Months 56 to 118 inclusive: \$6,023.75 (\$15.00 /square foot of rentable area/annum)

Monthly Installment:

The Landlord shall provide Tenant a \$20.00 per rentable square foot Tenant Improvement Allowance totaling \$96,380.00 to reduce the cost of Tenant Improvements to be constructed in the Sixth Floor Expansion Space (in the same manner as set forth in Exhibit B of the Lease), inclusive of demolition, above ceiling modification, preliminary space planning and construction documents and construction. Landlord shall timely pay the cost of Tenant Improvements up to the amount of the Tenant Improvement Allowance. In the event that the total cost of Tenant Improvements is less than the Tenant Improvement Allowance, then the balance may, at Tenant's election, be used by Tenant to improve any area of the Leased Premises as long as the improvements are completed within two (2) years from the TCD. In the event that the total cost of Tenant Improvements is more than the Tenant Improvement Allowance, then Tenant shall pay such excess costs when such amounts become due and owing to the contractors. Notwithstanding the foregoing, Tenant may also elect to use all or part of the Tenant Improvement Allowance under this Section 9 to improve the Expansion Space under Section 2 above. Landlord will continue to provide the same number and type of parking spaces attributable to the Sixth Floor Expansion Space as set forth in the Third Amendment to Office Lease.

10. <u>Authority</u>. Each of Landlord and Tenant represents and warrants to the other that the execution, delivery and performance of this Ninth Amendment by such party is within the requisite power of such party, has been duly authorized and is not in contravention of the terms of such party's organizational or governmental documents.

- 11. <u>Binding Effect</u>. Each of Landlord and Tenant further represents and warrants to the other that this Ninth Amendment, when duly executed and delivered, will constitute a legal, valid, and binding obligation of Tenant, Landlord and all owners of the Building, fully enforceable in accordance with its respective terms, except as may be limited by bankruptcy, moratorium, arrangement, receivership, insolvency, reorganization or similar laws affecting the rights of creditors generally and the availability of specific performance or other equitable remedies.
 - 12. <u>Successors and Assigns</u>. This Ninth Amendment will be binding on the parties' successors and assigns.
- 13. <u>Brokers</u>. Tenant warrants that it has had no dealings with any broker or agent other than Commercial Realty, LLC d/b/a CB Richard Ellis|Oklahoma (the "<u>Broker"</u>) in connection with the negotiation or execution of this Ninth Amendment. Landlord shall indemnify and hold Tenant harmless from and against any cost, expenses or liability for commissions or other compensation or charges of Broker. Tenant agrees to indemnify Landlord and hold Landlord harmless from and against any and all costs, expenses or liability for commissions or other compensations or charges claimed to be owed by Tenant to any broker or agent, other than Broker, with respect to this Ninth Amendment or the transactions evidenced hereby.
- 14. <u>Amendments</u>. With the exception of those terms and conditions specifically modified and amended herein, the Lease shall remain in full force and effect in accordance with all its terms and conditions. In the event of any conflict between the terms and provisions of this Ninth Amendment and the terms and provisions of the Lease, the terms and provisions of this Ninth Amendment shall supersede and control.
- 15. <u>Counterparts</u>. This Ninth Amendment may be executed in any number of counterparts, each of which shall be deemed an original, and all of such counterparts shall constitute one agreement. To facilitate execution of this Ninth Amendment, the parties may execute and exchange facsimile counterparts of the signature pages and facsimile counterparts shall serve as originals.
- 16. <u>Disclosure</u>. Members of the Boulder Towers Tenants in Common are licensed real estate brokers in the State of Oklahoma and are affiliated with Commercial Realty, LLC d/b/a CB Richard Ellis|Oklahoma; they are also partners in Boulder Towers Tenants in Common, the Landlord.

[Signatures on following page.]

IN WITNESS WHEREOF, the parties hereto have executed this Ninth Amendment to be effective as of the day and year as set forth above.

LANDLORD:

By: ASP, Inc.

Managing Partner of Boulder Towers Tenants in Common

By: /s/ William H. Mizener

Name: William H. Mizener

Title: President
Date Executed: 6/13/14

TENANT:

Helmerich & Payne, Inc.

By: /s/ Steven R. Mackey
Name: Steven R. Mackey
Title: Executive Vice President
Date Executed: June 16, 2014

CERTIFICATION

I, John W. Lindsay, certify that:

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

Date: August 8, 2014

/S/ JOHN W. LINDSAY

John W. Lindsay, Chief Executive Officer

CERTIFICATION

I, Juan Pablo Tardio, certify that:

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

Date: August 8, 2014

/S/ JUAN PABLO TARDIO

Juan Pablo Tardio, Chief Financial Officer

Certification of CEO and CFO Pursuant to 18 U.S.C. Section 1350, As Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

In connection with the Quarterly Report of Helmerich & Payne, Inc. (the "Company") on Form 10-Q for the period ended June 30, 2014, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), John W. Lindsay, as Chief Executive Officer of the Company, and Juan Pablo Tardio, as Chief Financial Officer of the Company, each hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, to the best of his knowledge, that:

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

/S/ JOHN W. LINDSAY John W. Lindsay Chief Executive Officer August 8, 2014 /S/ JUAN PABLO TARDIO

Juan Pablo Tardio Chief Financial Officer August 8, 2014