UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D. C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE SECURITIES EXCHANGE ACT OF 1934

Date of Report (Date of earliest event reported): August 8, 2017

ARCONIC INC.

(Exact name of registrant as specified in its charter)

Pennsylvania (State or other Jurisdiction of Incorporation) 1-3610 (Commission File Number)

390 Park Avenue, New York, New York (Address of Principal Executive Offices)

25-0317820 (IRS Employer Identification No.)

10022-4608 (Zip Code)

Office of Investor Relations 212-836-2758 Office of the Secretary 212-836-2732 (Registrant's telephone number, including area code)

(Former Name or Former Address, if Changed Since Last Report)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

o Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

o Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

o Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter).

Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

As previously announced, Arconic Inc. ("Arconic" or the "Company") will present at the Jefferies 2017 Industrials Conference on August 8, 2017, beginning at approximately 10:40 AM EDT. The presentation will be available through a live audio webcast on Arconic's website at www.arconic.com.

A copy of the presentation material to be presented is attached hereto as Exhibit 99.1 and is incorporated herein by reference. The material will also be available before the commencement of the event in the "Investors/Events and Presentations" section of www.arconic.com.

In accordance with General Instruction B.2 of Form 8-K, the information in this Current Report on Form 8-K, including Exhibit 99.1, shall not be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liability of that section, and shall not be incorporated by reference into any registration statement or other document filed under the Securities Act of 1933, as amended, or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

The following is furnished as an exhibit to this report:

99.1 Presentation Material, dated August 8, 2017.

SIGNATURE

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 hereunto duly authorized.

ARCONIC INC.

| By: | /s/ Katherine H. Ramundo |
|--------|---|
| Name: | Katherine H. Ramundo |
| Title: | Executive Vice President, Chief Legal Officer and Secretary |

Dated: August 8, 2017

EXHIBIT INDEX

| Exhibit No. | Description | |
|-------------|--|--|
| 99.1 | Presentation Material, dated August 8, 2017. | |

Jefferies Conference

David Hess – Interim Chief Executive Officer

August 8, 2017



Forward–Looking Statements

This presentation contains statements that relate to future events and expectations and as such constitute forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995, Forward-looking statements include those containing such words as "anticipates," "believes," "could," "estimates," "expects," "forecasts," "goal," "guidance," "intends," "may," "outlook," "plans," "projects," "seeks," "sees," "should," "targets," "will," "would," or other words of similar meaning. All statements that reflect Arconic's expectations, assumptions or projections about the future, other than statements of historical fact, are forward-looking statements, including, without limitation, forecasts and expectations relating to the growth of the aerospace, automotive, commercial transportation and other end markets; statements and guidance regarding future financial results or operating performance; statements about Arconic's strategies, outlook, business and financial prospects; and statements regarding potential share gains. These statements reflect beliefs and assumptions that are based on Arconic's perception of historical trends, current conditions and expected future developments, as well as other factors management believes are appropriate in the circumstances. Forward-looking statements are not guarantees of future performance and are subject to risks, uncertainties, and changes in circumstances that are difficult to predict. Although Arconic believes that the expectations reflected in any forward-looking statements are based on reasonable assumptions, it can give no assurance that these expectations will be attained and it is possible that actual results may differ materially from those indicated by these forward-looking statements due to a variety of risks and uncertainties. Such risks and uncertainties include, but are not limited to: (a) deterioration in global economic and financial market conditions generally; (b) unfavorable changes in the markets served by Arconic; (c) the inability to achieve the level of revenue growth, cash generation, cost savings, improvement in profitability and margins, fiscal discipline, or strengthening of competitiveness and operations anticipated or targeted; (d) changes in discount rates or investment returns on pension assets; (e) Arconic's inability to realize expected benefits, in each case as planned and by targeted completion dates, from acquisitions, divestitures, facility closures, curtailments, expansions, or joint ventures; (f) the impact of cyber attacks and potential information technology or data security breaches; (g) any manufacturing difficulties or other issues that impact product performance, quality or safety; (h) political, economic, and regulatory risks in the countries in which Arconic operates or sells products; (i) material adverse changes in aluminum industry conditions, including fluctuations in London Metal Exchange-based aluminum prices; (j) the impact of changes in foreign currency exchange rates on costs and results; (k) the outcome of contingencies, including legal proceedings, government or regulatory investigations, and environmental remediation, which can expose Arconic to substantial costs and liabilities; and (I) the other risk factors summarized in Arconic's Form 10-K for the year ended December 31, 2016, Arconic's Form 10-Q for the quarter ended June 30, 2017 and other reports filed with the U.S. Securities and Exchange Commission (SEC). Arconic disclaims any intention or obligation to update publicly any forward-looking statements, whether in response to new information, future events, or otherwise, except as required by applicable law. Market projections are subject to the risks discussed above and other risks in the market.



Non-GAAP Financial Measures

Some of the information included in this presentation is derived from Arconic's consolidated financial information but is not presented in Arconic's financial statements prepared in accordance with accounting principles generally accepted in the United States of America (GAAP). Certain of these data are considered "non-GAAP financial measures" under SEC rules. These non-GAAP financial measures supplement our GAAP disclosures and should not be considered an alternative to the GAAP measure. Reconciliations to the most directly comparable GAAP financial measures and management's rationale for the use of the non-GAAP financial measures to the found in the Appendix to this presentation. Unless otherwise indicated, Arconic has not provided a reconciliation of the forward-looking non-GAAP financial measures to the most directly comparable GAAP financial measures because Arconic is unable to quantify certain amounts that would be required to be included in the GAAP measure without unreasonable efforts, and Arconic believes such reconciliations would imply a degree of precision that would be confusing or misleading to investors. In particular, reconciliations of forward-looking non-GAAP financial measures such as adjusted EBITDA (earnings before interest, taxes, depreciation, and amortization), adjusted EBITDA margin, RONA (Return on Net Assets), adjusted net income, adjusted EPS (earnings per share) and FCF (Free Cash Flow) to the most directly comparable GAAP measures are not available without unreasonable efforts due to the variability and complexity with respect to the charges and other components excluded from these non-GAAP measures, such as the effects of foreign currency movements, equity income, gains or losses on sales of assets, taxes and any future restructuring or impairment charges. These reconciling items are in addition to the inherent variability already included in the GAAP measures, which includes, but is not limited to, price/mix and volume.

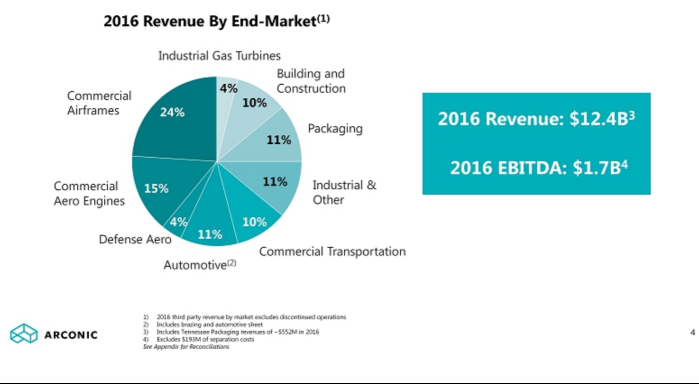
Any reference to historical EBITDA means adjusted EBITDA, for which we have provided calculations and reconciliations in the Appendix.

Background and Other Information

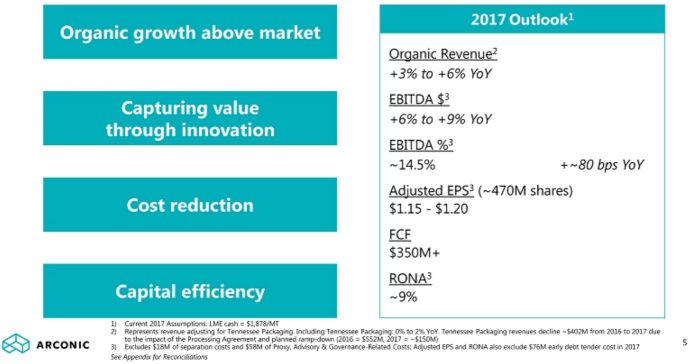
On November 1, 2016, Alcoa Inc. separated into two standalone companies – Arconic Inc. (the new name for Alcoa Inc.) and Alcoa Corporation ('Alcoa Corp.). The pre-separation historical results for the businesses that now comprise Alcoa Corp. – the former Alcoa Inc. Alumina and Primary Metals segments along with the rolling mill operations in Warrick, Indiana and Saudi Arabia, which were previously part of the Global Rolled Products (GRP) segment – are presented as discontinued operations in Arconic's financial results for all periods.

Tennessee Packaging – Arconic expects to fully exit the North America packaging business at its Tennessee operations following the expiration of the Toll Processing and Services Agreement (the "Processing Agreement") with Alcoa Corp. on December 31, 2018, unless sooner terminated by the parties. Pursuant to the Processing Agreement, dated as of October 31, 2016, Arconic provides can body stock to Alcoa Corporation, using aluminum supplied by Alcoa Corp.

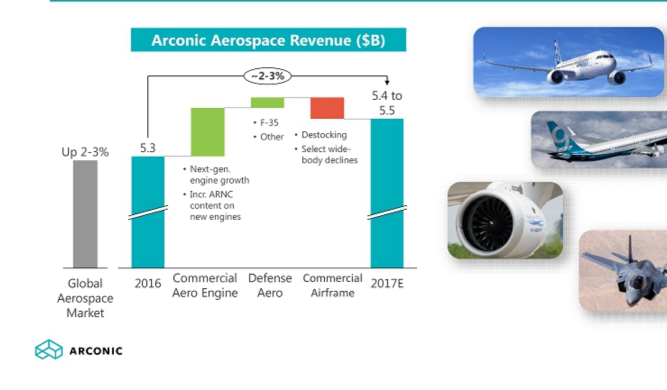




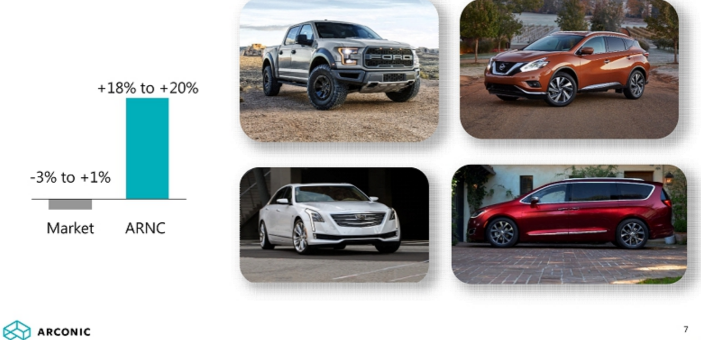
Focused on our key priorities to drive EBITDA growth



Aero & Defense growing in-line with the market in 2017



Automotive business surpasses its market in 2017



Commercial Transportation growing above the market in 2017



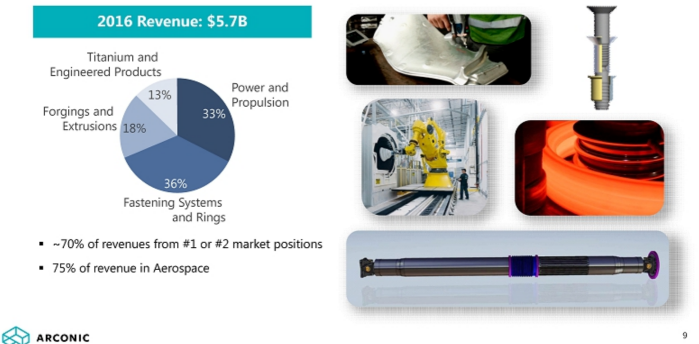


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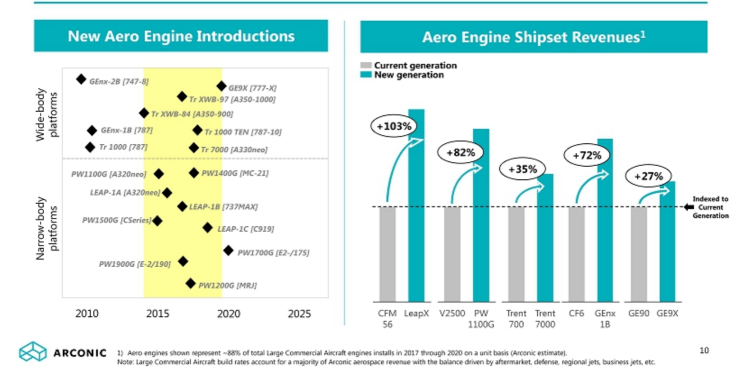


1) North America and Europe

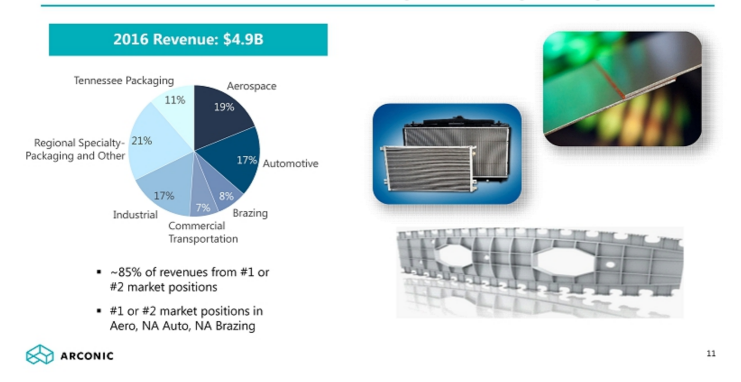
Engineered Products & Solutions (EP&S): Broad portfolio



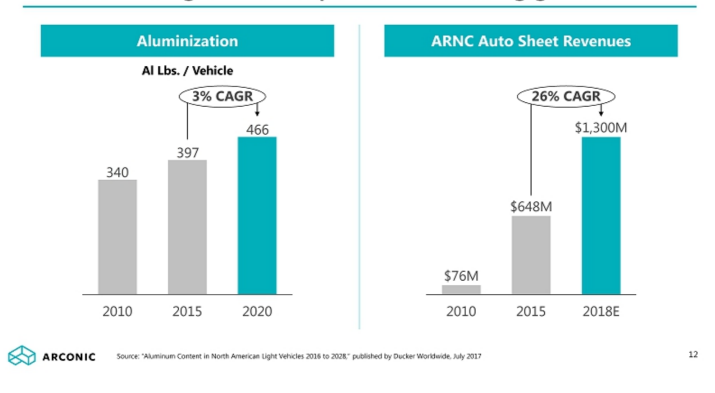
EP&S: Strong Aero Engine growth



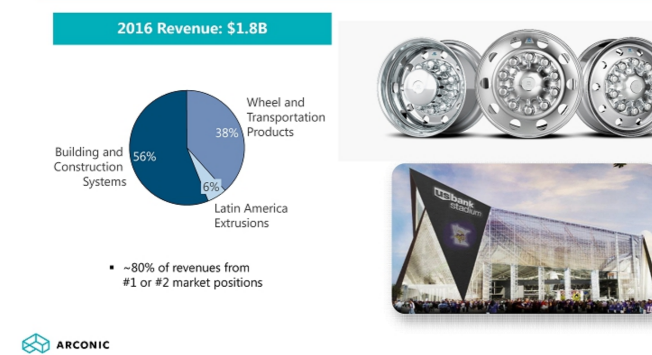
Global Rolled Products (GRP): Aligned with growing markets



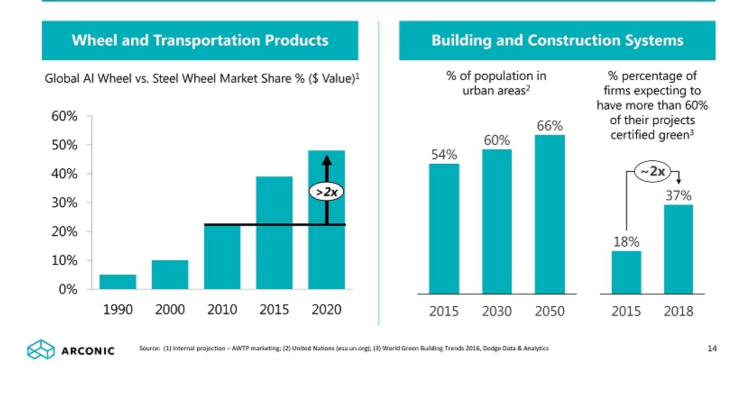
GRP: Increasing aluminum penetration driving growth



Transportation and Construction Solutions (TCS): Strong brands



TCS: Strong growth underpinnings



Product, material, and process innovation



Additive manufacturing: Unique capabilities

New Material Discovery



- >20 patents on Al, Ti and Ni alloys
- ~\$40M invested in powder pilotscale development

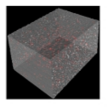


- Direct Manufacturing
 - Capabilities across all technologies
 - Awarded contracts for Ti and Ni Aerospace parts

Indirect and Hybrid Manufacturing



- Indirect mfg. reduces development time and cost by >50%
- Hybrid mfg. combines additive with advanced conventional mfg.
 - E.g., Ampliforge[™] & Hybrid Aero Engine Rings and Castings



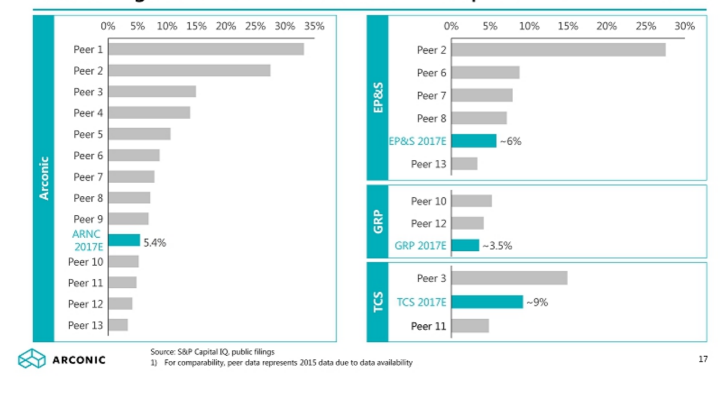
Post Print Processing and Qualification

Unique capabilities in:

- Thermal-mechanical processing
- Inspection and certification
- Hot isostatic pressing and metallic surfaces



Cost savings: SG&A-to-Revenues below most peers¹, work will continue



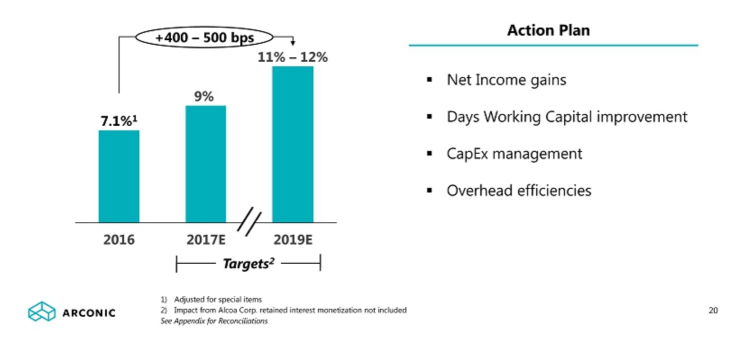
Cost Savings: Low-Cost Country Sourcing



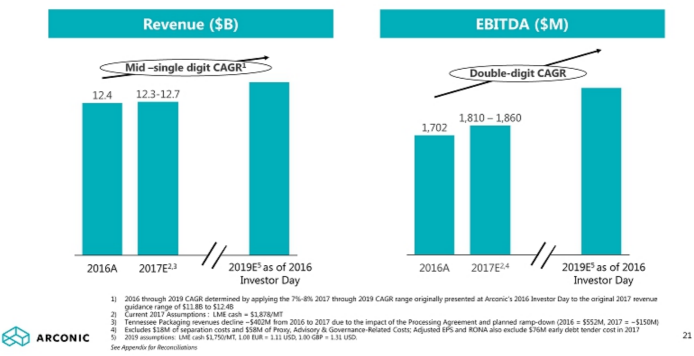
Cost Savings: Manufacturing process improvements

| 2016 Gross Cost Reduction Savings | | |
|-----------------------------------|--------------|---|
| Process Savings | \$355M | Examples |
| Procurement Savings | \$284M | \$38M in annual savings from closed loop scrap processing at TCS |
| Overhead Reduction | <u>\$71M</u> | \$6M in annual savings from increased revert utilization at EP&S – ATEP |
| Total Productivity | \$710M | |
| ~45% Flow to Net Say | vings | \$7M incremental EBITDA from scrap reductions at GRP |

400-500 Basis Point Improvement in Return on Net Assets¹



Summary





Reconciliation of Arconic Adjusted EBITDA and Adjusted EBITDA Excluding Special Items

| in millions) | 2016 |
|--|----------|
| Net loss attributable to Arconic | \$(941) |
| Discontinued operations (1) | (121) |
| Loss from continuing operations after income taxes and noncontrolling interests | (1,062) |
| Add: | |
| Provision for income taxes | 1,476 |
| Other income, net | (94) |
| Interest expense | 499 |
| Restructuring and other charges | 155 |
| Provision for depreciation and amortization | 535 |
| Arconic adjusted EBITDA | \$1,509 |
| ipecial items: | |
| Separation costs | 193 |
| Arconic adjusted EBITDA excluding special items | \$1,702 |
| Sales | \$12,394 |
| Arconic adjusted EBITDA margin | 12.2% |
| Arconic adjusted EBITDA margin excluding special items | 13.7% |

Arconic's definition of Adjusted EBITDA (Earnings before interest, taxes, depreciation and amortization) is net margin plus an add-back for depreciation and amortization. Net margin is equivalent to Sales minus the following items: Cost of goods sold; Selling, general administrative, and other expenses; Research and development expenses; and Provision for depreciation and amortization. Adjusted EBITDA (Earnings before interest, taxes, depreciation and development expenses; and Provision for depreciation and amortization. Adjusted EBITDA (Fannicial messure. Management believes that this measures is meaningful to investors because Adjusted EBITDA provides additional information with respect to Arconic's operating performance and the Company's ability to meet its financial obligations. The Adjusted EBITDA presented may not be comparable to similarly titled measures of other companies.

Additionally Adjusted EBITDA, excluding special items, is a non-GAAP financial measure. Management believes that this measure is meaningful to investors because management reviews the operating results of Arconic excluding the impacts of special items, such as costs associated with the separation of Alcoa Inc. and proxy, advisory and governance-related costs (collectively, "special items"). This measure provides additional information with respect to Arconic's operating performance and the Company's ability to meet its financial obligations excluding the impact of such costs.

⁽¹⁾ On November 1, 2016, the former Alcoa Inc. was separated into two standalone, publicly-traded companies, Arconic and Alcoa Corporation, by means of a pro-rata distribution of 80.1 percent of the outstanding common stock of Alcoa Corporation to Alcoa Inc. shareholders. Accordingly, the results of operations of Alcoa Corporation have been reflected as discontinued operations for all periods presented prior to November 1, 2016.



Reconciliation of Return on Net Assets (RONA)

(in millions)

| | 2016 ⁽¹⁾ |
|---|---------------------|
| Net loss attributable to Arconic | \$(941) |
| Discontinued operations ⁽¹⁾ | (121) |
| Special items ⁽²⁾ | 1,567 |
| Net income attributable to Arconic – as adjusted | \$505 |
| Annualized net income attributable to Arconic-as adjusted | |
| Net Assets: | |
| Add: Receivables from customers, less allowances | \$974 |
| Add: Deferred purchase program ⁽³⁾ | 83 |
| Add: Inventories | 2,253 |
| Less: Accounts payable, trade | 1,726 |
| Working Capital | 1,584 |
| Properties, plants, and equipment, net | 5.494 |
| Net assets - total | \$7,078 |
| RONA | 7.1% |

Return on net assets (RONA) is a non-GAAP financial measure. RONA is calculated as Net income attributable to Arconic – as adjusted divided by Working capital and Net PP&E. Management believes that this measure is meaningful to investors as RONA helps management and investors determine the percentage of net income the company is generating from its assets. This ratio tells how effectively and efficiently the company is using its assets to generate earnings.

⁽¹⁾ On November 1, 2016, the former Alcoa Inc. was separated into two standalone, publicly-traded companies, Arconic and Alcoa Corporation, by means of a pro rata distribution of 80.1% of the outstanding common stock of Alcoa Corporation to Alcoa Inc. shareholders. Accordingly, the results of operations of Alcoa Corporation have been reflected as discontinued operations in all periods presented.

^[2] See Reconciliation of Adjusted Income for a description of special items for year ended December 31, 2016.

(1) The Deferred purchase program relates to an arrangement to sell certain customer receivables to several financial institutions on a recurring basis. Arconic is adding back the receivable for the purposes of the Working capital calculation.



Reconciliation of Adjusted Income

| (in millions, except | Income Year ended | | Diluted EPS ⁽⁶⁾ | |
|--|----------------------|----------------------|----------------------------|-----------------------------|
| per-share amounts) | | | Year ended | |
| | December 31, 2015 | December 31, 2016 | December 31, 2015 | December 31, <u>2016</u> |
| Net loss attributable to Arconic | \$(322) | \$(941) | \$(0.93) | \$(2.31) |
| Discontinued operations ⁽³⁾ | 165 | (121) | | |
| Special items ^{(2):} Restructuring and | | | | |
| other charges | 214 | 155 | | |
| Discrete tax items ^[3] | 216 | 1,290 | | |
| Other special items ^[4] | 39 | 196 | | |
| Tax impact ^(S) Noncontrolling interests impact ^(S) | (14) | (74) | | |
| Net income attributable to Arconic | | ~ | | |
| as adjusted | \$298 | \$505 | \$0.54 | \$0.98 |

Net income attributable to Arconic – as adjusted is a non-GAAP financial measure. Management believes that this measure is meaningful to investors because management reviews the operating results of Arconic excluding the impacts of restructuring and other charges, discrete tax items, and other special items (collectively, "special items"). There can be no assurances that additional special items will not occur in future periods. To compensate for this limitation, management believes that it is appropriate to consider both Net loss attributable to Arconic determined under GAAP as well as Net income attributable to Arconic – as adjusted.

⁽¹⁾ On November 1, 2016, the former Alcoa Inc. was separated into two standalone, publicly-traded companies, Arconic and Alcoa Corporation, by means of a pro rata distribution of 80.1 percent of the outstanding common stock of Alcoa Corporation to Alcoa Inc. shareholders. Accordingly, the results of operations of Alcoa Corporation have been reflected as discontinued operations for all periods presented.



Reconciliation of Adjusted Income, continued

- ⁽²⁾ In the second quarter of 2016, management changed the manner in which special items are presented in Arconic's reconciliation of Adjusted Income. This change resulted in special items being presented on a pretax basis and the related tax and noncontrolling interest's impacts on special items being aggregated into separate respective line items. The special items for the year ended December 31, 2015 were updated to conform to the current period presentation.
- ⁽³⁾ Discrete tax items include the following
 - for the year ended December 31, 2015, a charge for valuation allowances related to certain deferred tax assets in the U.S. and Iceland (\$190) and a net charge for other valuation allowances and for
 a number of small items (\$26); and
 - for the year ended December 31, 2016, a charge for valuation allowances related to the November 1, 2016 separation (see Note 1 above)(\$1,267), a net charge for the remeasurement of certain
 deferred tax assets due to tax rate and tax law changes (\$51), a net benefit for certain valuation allowances not associated with the separation (\$18), and a net benefit for a number of small items
 (\$10).
- (4) Other special items include the following:
 - for the year ended December 31, 2015, costs associated with the acquisitions of RTI International Metals and TITAL (\$28), an impairment of goodwill related to the soft alloy extrusions business in Brazil (\$25), costs associated with the planned separation of Alcoa (\$24), a gain on the sale of land (\$19), and a gain on the sale of an equity investment in a China rolling mill (\$19); and
 for the year ended December 31, 2016, costs associated with the planned separation of Alcoa (\$205), unfavorable tax costs associated with the redemption of company-owned life insurance policies
 - for the year ended December 31, 2016, costs associated with the planned separation of Alcoa (\$205), unfavorable tax costs associated with the redemption of company-owned life insurance policies
 (\$100), a favorable adjustment to the contingent earn-out liability and a post-closing adjustment which both related to the November 2014 acquisition of Firth Risson (\$76), a favorable tax benefit
 related to the currency impacts of a distribution of previously taxed income (\$49), and unfavorable tax costs associated with the sale of a U.S. subsidiary with book goodwill (\$16).
- ⁽⁵⁾ The tax impact on special items is based on the applicable statutory rates whereby the difference between such rates and Arconic's consolidated estimated annual effective tax rate is itself a special item (see footnote 2 above). The noncontrolling interests impact on special items represents Arconic's partners' share of certain special items.
- (%) At a special meeting of Arconic common shareholders held on October 5, 2016, shareholders approved a 1-for-3 reverse stock split of Arconic's outstanding and authorized shares of common stock which became effective on October 6, 2016. All share and per share data for all periods presented have been updated to reflect the reverse stock split.

The average number of shares applicable to diluted EPS for Net loss attributable to Arconic common shareholders excludes certain share equivalents as their effect was anti-dilutive. However, certain of these share equivalents may become dilutive in the EPS calculation applicable to Net income attributable to Arconic common shareholders – as adjusted due to a larger and/or positive numerator. Specifically:

- for the year ended December 31, 2015, share equivalents associated with employee stock options and awards were dilutive based on Net income attributable to Arconic common shareholders as
 adjusted, resulting in a diluted average number of shares of 424,628,747; and
- for the year ended December 31, 2016, share equivalents associated with both outstanding employee stock options and awards and shares underlying outstanding convertible notes related to the
 acquisition of RTI International Metals were dilutive based on Net income attributable to Arconic common shareholders as adjusted, resulting in a diluted average number of shares of 453,118,372
 (after-tax interest expense of \$9 needs to be added back to the numerator since the convertible notes were dilutive).



Reconciliation of Revenue Excluding Tennessee Packaging

(\$ in millions)

| Arconic | 2016 | <u>2017E</u> |
|--|----------|------------------------------|
| Sales - Arconic | \$12,394 | \$12,300 - \$12,700 |
| Sales – Tennessee Packaging | 552 | ~150 |
| Arconic Sales excluding Tennessee Packaging Year-over-year change | \$11,842 | \$12,150-\$12,550 3% - 6% |

Third-party sales excluding Tennessee packaging is a non-GAAP financial measure. Management believes that this measure is meaningful to investors as it presents sales on a comparable basis for all periods due to the impact of the ramp-down and the Processing Agreement with Alcoa Corporation at the North America packaging business at its Tennessee operations.

