Kraton Performance Polymers, Inc. Form 10-Q July 31, 2014	
UNITED STATES	
SECURITIES AND EXCHANGE COMMISSION	
Washington, D.C. 20549	
FORM 10-Q	
x QUARTERLY REPORT PURSUANT TO SECTION 13 OF 1934 For the quarterly period ended June 30, 2014	R 15(d) OF THE SECURITIES EXCHANGE ACT OF
"TRANSITION REPORT PURSUANT TO SECTION 13 OR 1934 Commission File Number 001-34581	R 15(d) OF THE SECURITIES EXCHANGE ACT OF
VD ATON DEDEODMANGE DOLVMEDG ING	
KRATON PERFORMANCE POLYMERS, INC.	
(Exact Name of Registrant as Specified in its Charter)	
Delaware (State or other jurisdiction of	20-0411521 (I.R.S. Employer
incorporation or organization)	Identification No.)
15710 John F. Kennedy Blvd.	
Suite 300	
Houston, TX 77032 (Address of principal executive offices, including zip code)	281-504-4700 (Registrant's telephone number, including area code)

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

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

Large accelerated filer: x Accelerated filer: "Non-accelerated filer: "Smaller reporting company:"

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

Number of shares of Kraton Performance Polymers, Inc. Common Stock, \$0.01 par value, outstanding as of July 25, 2014: 32,798,667.

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on Form 10-Q for

Quarter Ended June 30, 2014

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CAUTIONARY STATEMENT REGARDING FORWARD-LOOKING INFORMATION

Some of the statements in this Quarterly Report on Form 10-Q under the headings "Condensed Consolidated Financial Statements" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" and elsewhere contain forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. We may also make written or oral forward-looking statements in our periodic reports on Forms 10-K, 10-Q and 8-K, in press releases and other written materials and in oral statements made by our officers, directors or employees to third parties. Statements that are not historical facts, including statements about our beliefs and expectations, are forward-looking statements. Forward-looking statements are often characterized by the use of words such as "believes," "estimates," "expects," "projects," "may," "intends," "plans" or "anticipates," or by discussions of strategy, plans or intentions anticipated benefits of or performance of our products; beliefs regarding opportunities for new, high-margin applications and other innovations; adequacy of cash flows to fund our working capital requirements; our investment in the joint venture with Formosa Petrochemical Corporation ("FPCC"); our expectations regarding indebtedness to be incurred by our joint venture with FPCC; our proposed combination with the styrenic block copolymer ("SBC") business of LCY Chemical Corp. ("LCY") and, expected synergies and other benefits therefrom and costs associated therewith; our ability to obtain a consent under the indenture governing our 6.75% senior notes in connection with our proposed combination with the SBC business of LCY; debt payments, interest payments, capital expenditures, benefit plan contributions, and income tax obligations; our anticipated 2014 capital expenditures, compliance with the MACT rule, health, safety and environmental and infrastructure and maintenance projects, projects to optimize the production capabilities of our manufacturing assets and to support our innovation platform; our ability to ensure full access to our senior secured credit facilities; expectations regarding our counterparties' ability to perform, including with respect to trade receivables; estimates regarding the tax expense of repatriating certain cash and short-term investments related to foreign operations; expectations regarding high-margin applications; our ability to realize certain deferred tax assets and our beliefs with respect to tax positions; expectations regarding our full year effective tax rate; estimates related to the useful lives of certain assets for tax purposes; expectations regarding our pension contributions for fiscal year 2014; estimates or expectations related to monomer costs, ending inventory levels and related estimated charges; the outcome and financial impact of legal proceedings; expectations regarding the spread between FIFO and ECRC in future periods; and projections regarding environmental costs and capital expenditures and related operational savings. Such forward-looking statements involve assumptions, known and unknown risks, uncertainties, and other important factors that could cause the actual results, performance or our achievements, or industry results, to differ materially from historical results, any future results, or performance or achievements expressed or implied by such forward-looking statements. There are a number of risks and uncertainties that could cause our actual results to differ materially from the forward-looking statements contained in this report. Further description of these risks and uncertainties and other important factors are set forth in this report, in our latest Annual Report on Form 10-K, including but not limited to "Part I, Item 1A. Risk Factors" and "Part II, Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations" therein, and in our other filings with the Securities and Exchange Commission, and include, but are not limited to, risks related to:

the likelihood of closing the combination with LCY, which is subject to a number of material regulatory conditions; the business uncertainties and contractual restrictions that we and LCY are subject to while the proposed LCY Combination is pending, which could adversely affect each party's business and operations;

failure to successfully combine the businesses in the expected time frame may adversely affect the future results of the combined organization, and, consequently, the value of our common stock; failure to complete the LCY Combination, or significant delays in completing the LCY Combination, could

negatively affect the trading price of our common stock and our future business and financial results; the possibility that we may not realize the benefits we anticipate from the proposed redomestication of our company from Delaware to the United Kingdom;

our reliance on LyondellBasell Industries for the provision of significant operating and other services; conditions in the global economy and capital markets;

the failure of our raw materials suppliers to perform their obligations under long-term supply agreements, or our inability to replace or renew these agreements when they expire;

limitations in the availability of raw materials we need to produce our products in the amounts or at the prices necessary for us to effectively and profitably operate our business;

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significant fluctuations in raw material costs may result in volatility in our quarterly operating results and impact the market price of our common stock;

competition in our end use markets by other producers of styrenic block copolymers and by producers of products that can be substituted for our products;

our ability to produce and commercialize technological innovations;

our ability to protect our intellectual property, on which our business is substantially dependent;

the possibility that our products infringe upon the intellectual property rights of others;

a major failure of our information systems, which could harm our business;

seasonality in our business, particularly in our Paving and Roofing end use market;

our substantial indebtedness, which could adversely affect our financial condition and prevent us from fulfilling our obligations under the senior secured credit facilities and the senior notes;

financial and operating constraints related to our indebtedness;

the inherently hazardous nature of chemical manufacturing;

product liability claims and other lawsuits arising from environmental damage, personal injuries, other damages associated with chemical manufacturing or our products;

political, economic and local business risks in the various countries in which we operate;

health, safety and environmental laws, including laws that govern our employees' exposure to chemicals deemed harmful to humans;

regulation of our company or our customers, which could affect the demand for our products or result in increased compliance and other costs;

customs, international trade, export control, antitrust, zoning and occupancy and labor and employment laws that could require us to modify our current business practices and incur increased costs;

fluctuations in currency exchange rates;

we may have additional tax liabilities;

our formation of a joint venture to expand HSBC capacity in Asia;

our relationship with our employees;

loss of key personnel or our inability to attract and retain new qualified personnel;

the fact that we generally do not enter into long-term contracts with our customers;

a decrease in the fair value of our pension assets could require us to materially increase future funding requirements of the pension plan;

domestic or international natural disasters or terrorist attacks may disrupt our operations;

Delaware law and some provisions of our organizational documents that make a takeover of our company more difficult:

our expectation that we will not pay dividends for the foreseeable future; and

we are a holding company with nominal net worth and will depend on dividends and distributions from our subsidiaries to pay any dividends.

There may be other factors of which we are currently unaware or that we deem immaterial that may cause our actual results to differ materially from the expectations we express in our forward-looking statements. Although we believe the assumptions underlying our forward-looking statements are reasonable, any of these assumptions, and, therefore, also the forward-looking statements based on these assumptions could themselves prove to be inaccurate.

Forward-looking statements are based on current plans, estimates, assumptions and projections, and therefore you should not place undue reliance on them. Forward-looking statements speak only as of the date they are made, and we undertake no obligation to update them publicly in light of new information or future events.

Presentation of Financial Statements

The terms "Kraton," "our company," "we," "our," "ours" and "us" as used in this report refer collectively to Kraton Performan Polymers, Inc. and its consolidated subsidiaries.

This Form 10-Q includes financial statements and related notes that present the condensed consolidated financial position, results of operations, comprehensive income (loss), and cash flows of Kraton and its subsidiaries. Kraton is a holding company whose only material asset is its investment in its wholly owned subsidiary, Kraton Polymers LLC. Kraton Polymers LLC and its subsidiaries own all of our consolidated operating assets.

Report of Independent Registered Public Accounting Firm

The Board of Directors and Stockholders

Kraton Performance Polymers, Inc.:

We have reviewed the accompanying condensed consolidated balance sheet of Kraton Performance Polymers, Inc. and subsidiaries (the Company) as of June 30, 2014, and the related condensed consolidated statements of operations and comprehensive income (loss) for the three-month and six-month periods ended June 30, 2014 and 2013, and the related condensed consolidated statements of changes in equity and cash flows for the six-month periods ended June 30, 2014 and 2013. These condensed consolidated financial statements are the responsibility of the Company's management.

We conducted our reviews in accordance with the standards of the Public Company Accounting Oversight Board (United States). A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with the standards of the Public Company Accounting Oversight Board (United States), the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our reviews, we are not aware of any material modifications that should be made to the condensed consolidated financial statements referred to above for them to be in conformity with U.S. generally accepted accounting principles.

We have previously audited, in accordance with standards of the Public Company Accounting Oversight Board (United States), the consolidated balance sheet of the Company as of December 31, 2013, and the related consolidated statements of operations, comprehensive income (loss), changes in equity, and cash flows for the year then ended (not presented herein); and in our report dated February 27, 2014, we expressed an unqualified opinion on those consolidated financial statements. In our opinion, the information set forth in the accompanying condensed consolidated balance sheet as of December 31, 2013 is fairly stated, in all material respects, in relation to the consolidated balance sheet from which it has been derived.

/s/ KPMG LLP

Houston, Texas July 31, 2014

PART I. FINANCIAL INFORMATION

Item 1. Condensed Consolidated Financial Statements. KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATED BALANCE SHEETS

(Unaudited)

(In thousands, except par value)

	June 30, 2014	December 31, 2013
ASSETS		
Current assets:		
Cash and cash equivalents	\$65,891	\$175,872
Receivables, net of allowances of \$413 and \$315	151,780	129,356
Inventories of products	351,743	328,772
Inventories of materials and supplies	11,411	10,947
Deferred income taxes	10,392	7,596
Other current assets	25,435	20,665
Total current assets	616,652	673,208
Property, plant and equipment, less accumulated depreciation of \$380,683 and \$353,428	441,156	414,257
Intangible assets, less accumulated amortization of \$84,244 and \$78,784	53,925	57,488
Investment in unconsolidated joint venture	13,784	14,074
Debt issuance costs	8,083	9,213
Deferred income taxes	1,459	1,326
Other long-term assets	26,287	25,231
Total assets	\$1,161,346	\$1,194,797
LIABILITIES AND EQUITY		
Current liabilities:		
Current portion of long-term debt	\$1,534	\$0
Accounts payable-trade	79,488	115,736
Other payables and accruals	46,910	54,539
Deferred income taxes	175	182
Due to related party	20,658	24,603
Total current liabilities	148,765	195,060
Long-term debt, net of current portion	351,912	350,989
Deferred income taxes	17,527	18,359
Other long-term liabilities	76,398	75,991
Total liabilities	594,602	640,399
Commitments and contingencies (note 10)		
Equity:		
Kraton stockholders' equity:		
Preferred stock, \$0.01 par value; 100,000 shares authorized; none issued	<u> </u>	
	328	325

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Common stock, \$0.01 par value; 500,000 shares authorized; 32,799 shares issued and outstanding at June 30, 2014; 32,547 shares issued and outstanding at December 31, 2013		
Additional paid in capital	370,150	363,590
Retained earnings	174,061	170,827
Accumulated other comprehensive loss	(18,316)	(21,252)
Total Kraton stockholders' equity	526,223	513,490
Noncontrolling interest	40,521	40,908
Total equity	566,744	554,398
Total liabilities and equity	\$1,161,346	\$1,194,797
See Notes to Condensed Consolidated Financial Statements		
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KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS

(Unaudited)

(In thousands, except per share data)

	Three mor	nths ended	Six months ended		
	June 30, 2014	2013	June 30, 2014	2013	
Sales revenue	\$323,767	\$334,543	\$635,423	\$674,650	
Cost of goods sold	251,687	274,682	506,270	554,878	
Gross profit	72,080	59,861	129,153	119,772	
Operating expenses:	·	·		·	
Research and development	7,999	8,446	16,296	16,359	
Selling, general and administrative	28,280	25,004	62,498	51,118	
Depreciation and amortization	16,669	15,741	33,078	30,839	
Total operating expenses	52,948	49,191	111,872	98,316	
Earnings of unconsolidated joint venture	127	121	244	255	
Interest expense, net	6,230	5,909	12,568	19,207	
Income before income taxes	13,029	4,882	4,957	2,504	
Income tax expense	2,161	905	2,283	2,351	
Consolidated net income	10,868	3,977	2,674	153	
Net income (loss) attributable to noncontrolling interest	(275) 148	(560)	72	
Net income attributable to Kraton	\$11,143	\$3,829	\$3,234	\$81	
Earnings per common share:					
Basic	\$0.34	\$0.12	\$0.10	\$0.00	
Diluted	\$0.33	\$0.12	\$0.10	\$0.00	
Weighted average common shares outstanding:					
Basic	32,268	32,073	32,215	32,068	
Diluted	32,777	32,378	32,690	32,391	

See Notes to Condensed Consolidated Financial Statements.

KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)

(Unaudited)

(In thousands)

	Three mo	onths	Six mon	nths ended
	June 30, 2014	2013	June 30, 2014	2013
Net income attributable to Kraton	\$11,143	\$3,829	\$3,234	\$81
Other comprehensive income (loss):	Ψ11,143	Ψ3,027	Ψ5,254	ΨΟΊ
Foreign currency translation adjustments, net of tax of \$0	1,137	(3,975)	2,936	(13,246)
Realized gain from interest rate swap, net of tax of \$0				837
Unrealized loss from net investment hedge, net of tax of \$0				(225)
Other comprehensive income (loss), net of tax	1,137	(3,975)	2,936	(12,634)
Comprehensive income (loss) attributable to Kraton	12,280	(146)	6,170	(12,553)
Comprehensive income (loss) attributable to noncontrolling interest	479	(291)	(387)	(67)
Consolidated comprehensive income (loss)	\$12,759	\$(437)	\$5,783	\$(12,620)

See Notes to Condensed Consolidated Financial Statements

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KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

(Unaudited)

(In thousands)

				Accumulat Other	ed Total		
		Additional		Compreher	nsiv e Kraton		
	Commo	onPaid in	Retained	Income	Stockholde	rs' Noncontro	ollingTotal
	Stock	Capital	Earnings	(Loss)	Equity	Interest	Equity
Balance at December 31, 201	2 \$ 323	\$354,957	\$171,445	\$ (34,510) \$ 492,215	\$ —	\$492,215
Net income			81		81	72	153
Other comprehensive loss	_	_	_	(12,634) (12,634) (139) (12,773)
Consolidation of variable							
interest entity	_		_			15,174	15,174
Exercise of stock options	2	308	_	_	310		310
Non-cash compensation							
related							
to equity awards		4,530			4,530		4,530
Balance at June 30, 2013	\$ 325	\$359,795	\$171,526	\$ (47,144) \$ 484,502	\$ 15,107	\$499,609
Balance at December 31, 201	3 \$ 325	\$363,590	\$170,827	\$ (21,252) \$ 513,490	\$ 40,908	\$554,398
Net income (loss)		_	3,234		3,234	(560) 2,674
Other comprehensive income	e —	_		2,936	2,936	173	3,109
Retired treasury stock		(667)	_	_	(667) —	(667)
Exercise of stock options	1	1,035	_		1,036		1,036
Non-cash compensation							
related to equity awards	2	6,192	_	_	6,194	_	6,194
Balance at June 30, 2014	\$ 328	\$370,150	\$174,061	\$ (18,316) \$ 526,223	\$ 40,521	\$566,744

See Notes to Condensed Consolidated Financial Statements

KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

(Unaudited)

(In thousands)

	Six month 30,	is e	ended Jun	ıe
	2014		2013	
CASH FLOWS FROM OPERATING ACTIVITIES				
Consolidated net income	\$2,674		\$153	
Adjustments to reconcile consolidated net income to net cash used in operating activities:	. ,			
Depreciation and amortization	33,078		30,839	
Amortization of debt premium	(80)	(76)
Amortization of debt issuance costs	1,108		6,304	
Gain on property, plant and equipment	(16)	(115)
Earnings from unconsolidated joint venture, net of dividends received	243		167	
Deferred income tax benefit	(3,565)	(1,531)
Share-based compensation	6,194		4,530	
Increase in:				
Accounts receivable	(21,728)	(42,338)
Inventories of products, materials and supplies	(22,639		(1,224)
Other assets	(4,827)	(1,818)
Increase (decrease) in:				
Accounts payable-trade	(34,610)	(1,836)
Other payables and accruals	(2,921)	(8,880)
Other long-term liabilities	408		3,188	
Due to related party	(4,877)	8,188	
Net cash used in operating activities	(51,558)	(4,449)
CASH FLOWS FROM INVESTING ACTIVITIES				
Purchase of property, plant and equipment	(52,975)	(34,742)
Purchase of software and other intangibles	(1,789)	(1,945)
Settlement of net investment hedge			(2,225)
Net cash used in investing activities	(54,764)	(38,912	.)
CASH FLOWS FROM FINANCING ACTIVITIES				
Proceeds from debt	24,000		40,000	
Repayments of debt	(24,000)	(136,87	5)
Capital lease payments	(4,495)	(950)
Contribution from noncontrolling interest	_		15,174	
Purchase of treasury stock	(667)	_	
Proceeds from the exercise of stock options	1,036		310	
Debt issuance costs	_		(4,794)
Net cash used in financing activities	(4,126)	(87,135)
Effect of exchange rate differences on cash	467		(4,001)
Net decrease in cash and cash equivalents	(109,981	ι)	(134,49	7)
Cash and cash equivalents, beginning of period	175,872		223,166	5
Cash and cash equivalents, end of period	\$65,891		\$88,669	

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Supplemental disclosures:		
Cash paid during the period for income taxes, net of refunds received	\$8,665	\$5,463
Cash paid during the period for interest, net of capitalized interest	\$11,487	\$13,170
Capitalized interest	\$1,352	\$1,940
Supplemental non-cash disclosures:		
Property, plant and equipment accruals	\$3,142	\$5,298
Asset acquired through capital lease	\$7,033	\$2,900

See Notes to Condensed Consolidated Financial Statements

KRATON PERFORMANCE POLYMERS, INC.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited)

1. General

Description of our Business. We are a leading global producer of styrenic block copolymers ("SBCs") and other engineered polymers. We market our products under the Kraton®, CariflexTM and NEXARTM brands. SBCs are highly-engineered synthetic elastomers, which we invented and commercialized almost 50 years ago, that enhance the performance of numerous end use products by imparting greater flexibility, resilience, strength, durability and processability.

Our polymers are typically formulated or compounded with other products to achieve improved, customer-specific performance characteristics in a variety of applications. We seek to maximize the value of our product portfolio by emphasizing complex or specialized polymers and innovations that yield higher margins than more commoditized products. We sometimes refer to these complex or specialized polymers or innovations as being more "differentiated."

Our products are found in many everyday applications, including personal care products such as disposable diapers and the rubberized grips of toothbrushes, razor blades and power tools. Our products are also used to impart tack and shear properties in a wide variety of adhesive products and to impart characteristics such as flexibility and durability in sealants and corrosion resistance in coatings. Our paving and roofing applications provide durability, extending road and roof life.

We also produce Cariflex isoprene rubber and isoprene rubber latex. Our Cariflex products are highly-engineered, non-SBC synthetic substitutes for natural rubber and natural rubber latex. Our Cariflex products, which have not been found to contain the proteins present in natural rubber latex and are, therefore, not known to cause allergies, are used in applications such as surgical gloves and condoms.

We have a portfolio of innovations at various stages of development and commercialization, including

polyvinyl chloride alternatives for wire and cable and medical applications;

polymers and compounds for soft skin and coated fabric applications for transportation and consumer markets; highly-modified asphalt ("HiMA") for high-performance paving applications;

NEXAR family of membrane polymers for water filtration, heating, ventilation, air conditioning and breathable fabrics; and

synthetic cement formulations and polymers used for viscosity modification in oilfield applications.

We manufacture our polymers at five manufacturing facilities globally, including our flagship facility in Belpre, Ohio, as well as facilities in Germany, France, Brazil and Japan. The facility in Japan is operated by an unconsolidated manufacturing joint venture. The terms "Kraton," "our company," "we," "our," "ours" and "us" as used in this report refer collectively to Kraton Performance Polymers, Inc. and its consolidated subsidiaries.

Basis of Presentation. The accompanying unaudited condensed consolidated financial statements presented herein are for us and our consolidated subsidiaries, each of which is a wholly-owned subsidiary, except our 50% investment in our joint venture, Kraton Formosa Polymers Corporation ("KFPC"), located in Mailiao, Taiwan. KFPC is a variable interest entity for which we have determined that we are the primary beneficiary and, therefore, have consolidated into our financial statements. Our 50% investment in our joint venture located in Kashima, Japan is accounted for under the equity method of accounting. All significant intercompany transactions have been eliminated. These interim

financial statements should be read in conjunction with the consolidated financial statements included in our Annual Report on Form 10-K for the year ended December 31, 2013 and reflect all normal recurring adjustments that are, in the opinion of management, necessary to present fairly our results of operations and financial position. Amounts reported in our Condensed Consolidated Statements of Operations are not necessarily indicative of amounts expected for the respective annual periods or any other interim period, in particular due to the effect of seasonal changes and weather conditions that typically affect our sales into our Paving and Roofing end use market.

Our significant accounting policies have been disclosed in Note 1 Description of Business, Basis of Presentation and Significant Accounting Policies in our most recent Annual Report on Form 10-K. There have been no changes to the policies disclosed therein. The accompanying unaudited condensed consolidated financial statements we present in this report have been prepared in accordance with those policies.

Use of Estimates. The preparation of condensed consolidated financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the condensed consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Significant items subject to such estimates and assumptions include

the useful lives of fixed assets:

allowances for doubtful accounts and sales returns;

the valuation of derivatives, deferred tax assets, property, plant and equipment, inventory, investments and share-based compensation; and

liabilities for employee benefit obligations, environmental matters, asset retirement obligations ("ARO"), income tax uncertainties and other contingencies.

Income Tax in Interim Periods. We conduct operations in separate legal entities in different jurisdictions. As a result, income tax amounts are reflected in these condensed consolidated financial statements for each of those jurisdictions. Tax laws and tax rates vary substantially in these jurisdictions and are subject to change based on the political and economic climate in those countries. We file our tax returns in accordance with our interpretations of each jurisdiction's tax laws. We record our tax provision or benefit on an interim basis using the estimated annual effective tax rate. This rate is applied to the current period ordinary income or loss to determine the income tax provision or benefit allocated to the interim period.

Losses from jurisdictions for which no benefit can be realized and the income tax effects of unusual and infrequent items are excluded from the estimated annual effective tax rate. Valuation allowances are provided against the future tax benefits that arise from the losses in jurisdictions for which no benefit can be realized. The effects of unusual and infrequent items are recognized in the impacted interim period as discrete items.

The estimated annual effective tax rate may be significantly affected by nondeductible expenses and by our projected earnings mix by tax jurisdiction. Adjustments to the estimated annual effective income tax rate are recognized in the period during which such estimates are revised.

We have established valuation allowances against a variety of deferred tax assets, including net operating loss carryforwards, foreign tax credits and other income tax credits. Valuation allowances take into consideration our expected ability to realize these deferred tax assets and reduce the value of such assets to the amount that is deemed more likely than not to be recoverable. Our ability to realize these deferred tax assets is dependent on achieving our forecast of future taxable operating income over an extended period of time. We review our forecast in relation to actual results and expected trends on a quarterly basis. If we fail to achieve our operating income targets, we may change our assessment regarding the recoverability of our net deferred tax assets and such change could result in a valuation allowance being recorded against some or all of our net deferred tax assets. A change in our valuation allowance would impact our income tax expense/benefit and our stockholders' equity and could have a significant impact on our results of operations or financial condition in future periods.

2. New Accounting Pronouncements

Adoption of Accounting Standards

We have implemented all new accounting pronouncements that are in effect and that management believes would materially affect our financial statements.

New Accounting Standard

In May 2014, the Financial Accounting Standards Board issued Accounting Standards Update No. 2014-09, Revenue from Contracts with Customers, which provides a single comprehensive model for entities to use in accounting for revenue arising from contracts with customers and will supersede most current revenue recognition guidance. The standard is effective for public entities for annual and interim periods beginning after December 15, 2016. Early adoption is not permitted. Our evaluation of this standard is currently ongoing and therefore, the effects of this standard on our financial position, results of operations and cash flows are not yet known.

3. Share-Based Compensation

We account for share-based awards under the provisions of ASC 718, "Compensation—Stock Compensation." Accordingly, share-based compensation cost is measured at the grant date based on the fair value of the award and we expense these costs using the straight-line method over the requisite service period. Share-based compensation expense was \$2.6 million and \$2.0 million for the three months ended June 30, 2014 and 2013, respectively, and \$6.2 million and \$4.5 million for the six months ended June 30, 2014 and 2013, respectively. We have historically recorded these costs in selling, general and administrative expenses; however, beginning in the second quarter of 2013, a portion of these costs were recorded in cost of goods sold and research and development expenses.

4. Detail of Certain Balance Sheet Accounts

		December
	June 30,	31,
	2014	2013
	(In thousan	ids)
Inventories of products:		
Finished products	\$271,187	\$246,758
Work in progress	6,148	5,384
Raw materials	74,408	76,630
Total inventories of products	\$351,743	\$328,772
Other payables and accruals:		
Employee related	\$14,980	\$16,066
Interest payable	\$7,980	\$7,955
Other	23,950	30,518
Total other payables and accruals	\$46,910	\$54,539
Other long-term liabilities:		

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Pension and other postretirement benefits	\$57,549	\$57,924	
Other	18,849	18,067	
Total other long-term liabilities	\$76,398	\$75,991	
Accumulated other comprehensive loss:			
Foreign currency translation adjustments	\$25,694	\$22,758	
Net unrealized loss on net investment hedge	(1,926)	(1,926)
Pension liability	(42,084)	(42,084)
Total accumulated other comprehensive loss	\$(18,316)	\$(21,252)

5. Earnings Per Share ("EPS")

Basic EPS is computed by dividing net income attributable to Kraton by the weighted-average number of shares outstanding during the period.

Diluted EPS is computed by dividing net income attributable to Kraton by the diluted weighted-average number of shares outstanding during the period and, accordingly, reflects the potential dilution that could occur if securities or other agreements to issue common stock, such as stock options, were exercised, settled or converted into common stock and were dilutive. The diluted weighted-average number of shares used in our diluted EPS calculation is determined using the treasury stock method.

Unvested awards of share-based payments with rights to receive dividends or dividend equivalents, such as our restricted stock awards are considered to be participating securities, and therefore, the two-class method is used for purposes of calculating EPS. Under the two-class method, a portion of net income is allocated to these participating securities and is excluded from the calculation of EPS allocated to common stock. Our restricted stock awards are subject to forfeiture and restrictions on transfer until vested and have identical voting, income and distribution rights to the unrestricted common shares outstanding. Our weighted average restricted stock awards outstanding were 523,153 and 454,726 for the three months ended June 30, 2014 and 2013, respectively, and 491,612 and 374,965 for the six months ended June 30, 2014 and 2013, respectively. We withheld 9,673 and 25,380 shares of restricted stock upon vesting to satisfy employee payroll tax withholding requirements for the three and six months ended June 30, 2014, respectively. We immediately retired all shares withheld and the transactions were reflected in additional paid in capital in the Condensed Consolidated Statements of Changes in Equity and as a purchase of treasury stock in the Condensed Consolidated Statements of Cash Flows.

The computation of diluted EPS includes weighted average restricted share units of 85,808 and 57,591 for the three months ended June 30, 2014 and 2013, respectively, and 76,595 and 47,810 for the six months ended June 30, 2014 and 2013, respectively, and weighted average performance share units of 157,771 and 67,585 for the three months ended June 30, 2014 and 2013, respectively, and 129,971 and 44,061 for the six months ended June 30, 2014 and 2013, respectively.

The computation of diluted EPS also includes stock options added under the treasury stock method, which amounted to 264,537 and 179,640 and 267,818 and 230,605 for the three and six months ended June 30, 2014 and 2013, respectively.

The computation of diluted earnings per share excludes the effect of the potential exercise of stock options that are anti-dilutive, amounting to 841,058 and 872,406 for the three months ended June 30, 2014 and 2013, respectively, and 841,058 and 851,752 for the six months ended June 30, 2014 and 2013, respectively.

The calculations of basic and diluted EPS are as follows:

	2014 Net Income	Weighted blaverage Shares Outstanding	Earnings Per	2013 Net Income Attributa to	Weighted Werage Shares Outstanding	Earnings Per
	(In thousa data)	ands, except p	er share	(In thous data)	ands, except	per share
Basic:	,			,		
As reported	\$11,143	32,791		\$3,829	32,528	
Amounts allocated to unvested restricted shares	(178)	(523)		(54)	(455)	
Amounts available to common stockholders	10,965	32,268	\$ 0.34	3,775	32,073	\$ 0.12
Diluted:						
Amounts allocated to unvested restricted shares	178	523		54	455	
Non-participating share units	_	244		_	125	
Stock options added under the treasury stock						
method		265			180	
Amounts reallocated to unvested restricted shares	(175)	(523)		(53)	(455)	
Amounts available to stockholders and assumed conversions	\$10,968	32,777	\$ 0.33	\$3,776	32,378	\$ 0.12

	Six months ended June 30,			Six months ended June 30,		
	2014			2013		
	Net			Net		
	Income Weighted			IncomWeighted		
	Attributal Average Earnings		AttribuAtxblage		Earnings	
	to Shares Per		to	Shares	Per	
	Kraton	Outstanding	Share	Krator	Outstanding	Share
	(In thous	ands, except	per share	(In the	ousands, exce	pt per
	data)			share of	data)	
Basic:						
As reported	\$3,234	32,707		\$81	32,443	
Amounts allocated to unvested restricted shares	(49)	(492		(1)	(375)	
Amounts available to common stockholders	3,185	32,215	\$ 0.10	80	32,068	\$ 0.00
Diluted:						
Amounts allocated to unvested restricted shares	49	492		1	375	
Non-participating share units		207			92	
Stock options added under the treasury stock method	_	268			231	
Amounts reallocated to unvested restricted shares	(48)	(492		(1)	(375)	
Amounts available to stockholders and assumed						
conversions	\$3,186	32,690	\$ 0.10	\$80	32,391	\$ 0.00

6. Long-Term Debt

Long-term debt consists of the following:

		December
	June 30,	31,
	2014	2013
	(In thousan	nds)
6.75% unsecured notes	\$350,908	\$350,989
Capital lease obligation	2,538	
Total debt	353,446	350,989
Less current portion of total debt	1,534	
Long-term debt	\$351,912	\$350,989

Senior Secured Credit Facilities. In March 2013, we entered into an asset-based revolving credit facility consisting of a \$150.0 million U.S. senior secured revolving credit facility (the "U.S. Facility") and a \$100.0 million Dutch senior secured revolving credit facility (the "Dutch Facility," and together with the U.S. Facility, the "Senior Secured Credit Facilities"). Borrowing under the Senior Secured Credit Facilities is subject to borrowing base limitations based on the level of receivables and inventory available for security.

We may request up to an aggregate of \$100.0 million of additional revolving facility commitments of which up to an aggregate of \$40.0 million may be additional Dutch revolving facility commitments, provided that we satisfy additional conditions described in the Senior Secured Credit Facilities, and provided further that the U.S. revolver commitment is at least 60% of the commitments after giving effect to such increase.

Kraton Polymers U.S. LLC and Kraton Polymers Nederland B.V. are the borrowers under the Senior Secured Credit Facilities, and Kraton Performance Polymers, Inc., Kraton Polymers LLC, Elastomers Holdings LLC and Kraton Polymers Capital Corporation are the guarantors for both the U.S. Facility and the Dutch Facility. In addition, K.P. Global Holdings C.V. and Kraton Polymers Holdings B.V. are guarantors for the Dutch Facility. The Senior Secured Credit Facilities terminate on March 27, 2018; however, we may from time to time request that the lenders extend the maturity of their commitments. Availability under the Senior Secured Credit Facilities is limited to the lesser of the borrowing base and total commitments (less certain reserves).

The Senior Secured Credit Facilities are principally secured by receivables and inventory. The U.S. Facility provides for borrowings in the United States and is secured by assets located in the United States. The Dutch Facility provides for borrowings outside of the United States and is secured by assets located outside of the United States.

Borrowings under the U.S. Facility (other than swingline loans) bear interest at a rate equal to, at the applicable borrower's option, either (a) a base rate determined by reference to the greater of (1) the prime rate of Bank of America, N.A., (2) the federal funds rate plus 0.50% and (3) LIBOR plus 1.0%, or (b) a rate based on LIBOR, in each case plus an applicable margin. U.S. swingline loans shall bear interest at a base rate determined by reference to the greater of (1) the prime rate of Bank of America, N.A., (2) the federal funds rate plus 0.50% or (3) LIBOR plus 1.0%, in each case plus an applicable margin.

Borrowings under the Dutch Facility (other than swingline loans) bear interest at a rate equal to, at the applicable borrower's option, either (a) a fluctuating rate, with respect to Euros, Pounds Sterling and Dollars outside of the U.S. and Canada, equal to the rate announced by the European Central Bank and used as a base rate by the local branch of Bank of America in the jurisdiction in which such currency is funded, or (b) a rate based on LIBOR, in each case plus an applicable margin. Dutch swingline loans shall bear interest at a fluctuating rate, with respect to Euros, Pounds Sterling and Dollars outside of the U.S. and Canada, equal to the rate announced by the European Central Bank and used as a base rate by the local branch of Bank of America in the jurisdiction in which such currency is funded.

The applicable margin is subject to a minimum of 0.5% and a maximum of 1.0% with respect to U.S. base rate loans, and a minimum of 1.5% and maximum of 2.0% for foreign base rate borrowings, and a minimum of 1.5% and maximum of 2.0% for both U.S. and foreign LIBOR loans and is subject to adjustment based on the borrowers' excess availability of the applicable facility for the most recent fiscal quarter.

In addition to paying interest on outstanding principal amounts under the Senior Secured Credit Facilities, the borrowers will be required to pay a commitment fee in respect of the unutilized commitments at an annual rate of

0.375%.

The Senior Secured Credit Facilities contain a financial covenant that if either (a) excess availability is less than the greater of (i) 12.5% of the lesser of the commitments and the borrowing base and (ii) \$31,250,000 or (b) U.S. availability is less than the greater of (i) 12.5% of the lesser of the U.S. commitments and U.S. borrowing base and (ii) \$18,750,000, then following such event, Kraton and its restricted subsidiaries must maintain a fixed charge coverage ratio of at least 1.0 to 1.0 for four fiscal quarters (or for a shorter duration if certain financial conditions are met). The Senior Secured Credit Facilities contain certain customary events of default, including, without limitation, a failure to make payments under the facility, cross-default and cross-judgment default, certain bankruptcy events and certain change of control events.

As of June 30, 2014, our available borrowing capacity was \$231.8 million of which \$0.0 million was drawn. As of the date of this filing, our available borrowing capacity was \$231.9 million, of which \$0.0 million was drawn.

6.75% Senior Notes due 2019. Kraton Polymers LLC and its wholly-owned financing subsidiary Kraton Polymers Capital Corporation issued \$350.0 million aggregate principal amount of 6.75% senior notes that mature on March 1, 2019 pursuant to an indenture dated February 11, 2011 (\$250.0 million senior notes) and supplemental indenture thereto dated March 20, 2012 (\$100.0 million senior notes). The indenture provides that the notes are general unsecured, senior obligations and will be unconditionally guaranteed on a senior unsecured basis. We pay interest on the notes at 6.75% per annum, semi-annually in arrears on March 1 and September 1 of each year.

Capital Lease. In January 2014, we entered into a 10 year capital lease with a principal amount of \$7.0 million to fund a portion of our capital expenditures.

Debt Maturities. The remaining principal payments on our outstanding total debt as of June 30, 2014, are as follows:

Principal				
Payments				
	(In			
	thousands)			
June 30:				
2015	\$ 1,534			
2016	90			
2017	95			
2018	95			
Thereafter	350,724			
Total debt	\$ 352,538			

See Note 8 Fair Value Measurements, Financial Instruments and Credit Risk for fair value information related to our long-term debt.

7. Debt Issuance Costs

We capitalize the debt issuance costs related to issuing long-term debt and amortize these costs using the effective interest method, except for costs related to revolving debt, which are amortized using the straight-line method. Amortization of debt issue costs and the accelerated write-off of debt issue costs in connection with refinancing activities are recorded as a component of interest expense. We had net debt issuance costs of \$10.3 million and \$11.4 million (of which \$2.2 million and \$2.2 million were included in other current assets) as of June 30, 2014 and December 31, 2013, respectively. In connection with the March 2013 refinancing of our indebtedness, we charged to interest expense \$5.0 million of unamortized debt issuance costs related to our previously existing indebtedness and we capitalized \$4.8 million of debt issuance costs related to our new indebtedness. We amortized \$0.6 million and \$0.5 million of debt issuance costs for the three months ended June 30, 2014 and 2013, respectively, and \$1.1 million and \$1.3 million (which excludes the \$5.0 million of accelerated amortization) of debt issuance costs for the six months ended June 30, 2014 and 2013, respectively.

8. Fair Value Measurements, Financial Instruments and Credit Risk

ASC 820, "Fair Value Measurements and Disclosures" defines fair value, establishes a consistent framework for measuring fair value and expands disclosure requirements about fair value measurements. ASC 820 requires entities to, among other things, maximize the use of observable inputs and minimize the use of unobservable inputs when measuring fair value.

ASC 820 defines fair value as the exchange price that would be received for 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 on the measurement date.

ASC 820 specifies a hierarchy of valuation techniques based on whether the inputs to those valuation techniques are observable or unobservable. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect our market assumptions.

In accordance with ASC 820, these two types of inputs have created the following fair value hierarchy:

- ·Level 1—Inputs that are quoted prices (unadjusted) for identical assets or liabilities in active markets;
- ·Level 2—Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly, for substantially the full term of the asset or liability, including:
- ·Quoted prices for similar assets or liabilities in active markets
- ·Quoted prices for identical or similar assets or liabilities in markets that are not active
- ·Inputs other than quoted prices that are observable for the asset or liability
- ·Inputs that are derived principally from or corroborated by observable market data by correlation or other means; and
- ·Level 3—Inputs that are unobservable and reflect our assumptions used in pricing the asset or liability based on the best information available under the circumstances (e.g., internally derived assumptions surrounding the timing and amount of expected cash flows).

Recurring Fair Value Measurements. The following tables set forth by level within the fair value hierarchy our financial assets and liabilities that were accounted for at fair value on a recurring basis as of June 30, 2014 and December 31, 2013. These financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. Our assessment of the significance of a particular input to the fair value measurement requires judgment, which judgment may affect the valuation of their fair value and their placement within the fair value hierarchy levels.

		Fair Value Measurements at Reporting Date Using Quoted Prices in Active Markets for Significant Identical Other Significant		
		Assets	Observable	Unobservable
	June		Inputs	Inputs
	30,	(Level		
Balance Sheet Location	2014	1)	(Level 2)	(Level 3)
	(In thou	sands)		
Retirement plan asset Other long-term assets	\$2,010	\$2,010	\$ -	\$ -

	Fair Value Measurements at Reportir			
Date Using				
Balance Sheet Location	DecembeQuoted		Significant	Significant
	31,	Prices in	Other	Unobservable
	2013	Active	Observable	Inputs

```
Markets Inputs (Level 3)
for
Identical (Level 2)
Assets

(Level
1)
(In thousands)

Retirement plan asset Other long-term assets $1,908 $1,908 — —
```

The use of derivatives creates exposure to credit risk relating to potential losses that could be recognized in the event that the counterparties to these instruments fail to perform their obligations under the contracts, which we seek to minimize by limiting our counterparties to major financial institutions with acceptable credit ratings and by monitoring the total value of positions with individual counterparties. In the event of a default by one of our counterparties, we may not receive payments provided for under the terms of our derivatives.

The following table presents the carrying values and approximate fair values of our long-term debt.

	June 30, 2014		December 31, 2013	
	Carrying	Fair	Carrying	Fair
	Value	Value	Value	Value
	(In thousands)		(In thousands)	
6.75% unsecured notes (quoted prices in active market for identical				
assets - level 1)	\$350,908	\$369,688	\$350,989	\$369,250
Capital lease obligation (significant other observable inputs - level 2)	\$2,538	\$2,538	\$ —	\$ —
Financial Instruments				

Interest Rate Swap Agreements. In June 2011, we entered into a \$75.0 million notional amount interest rate swap agreement with respect to a portion of our outstanding term loans to hedge against interest rate fluctuations on a portion of our variable rate debt, which was designated as a cash flow hedge. This agreement was effective on July 15, 2011 and was set to expire on June 15, 2014. However, on March 27, 2013, in connection with the refinancing of our credit facility, we terminated and settled the interest rate swap agreement, and as a result, recognized \$0.7 million of interest expense for the three months ended March 31, 2013. We did not have any interest rate swap agreements in effect during the three and six months ended June 30, 2014.

Fair Value Hedges. In April 2012, we entered into a series of non-deliverable forward contracts to reduce our exposure to fluctuations in the Canadian dollar ("CAD") against the U.S. dollar associated with the funding of certain capital expenditures. These non-deliverable forward contracts qualified for hedge accounting and were designated as fair value hedges in accordance with ASC 815-25 "Fair Value Hedges." The non-deliverable forward contracts outstanding as of June 30, 2013 had notional amounts of CAD \$2.5 million and CAD \$1.6 million with settlement dates of September 9, 2013 and October 8, 2013, respectively. These hedges were effective in offsetting our exposure to the CAD and therefore the \$0.1 million loss on these hedges was offset by the \$0.1 million gain on the exposure associated with the funding of our semi-works facility for the three and six months ended June 30, 2013. We did not have any fair value hedges in place during the three and six months ended June 30, 2014.

Net Investment Hedges. During 2012, we entered into a series of non-deliverable forward and foreign currency option contracts to protect our net investment in our European subsidiaries against adverse changes in exchange rates by fixing the U.S. dollar/Euro exchange rate. The notional amounts of these contracts ranged from €50.0 million to €100.0 million with all contracts expiring after thirty days. In June 2013, we entered into a TWD 450.0 million notional amount non-deliverable forward contract to protect our net investment in our subsidiary in Taiwan against adverse changes in exchange rates by fixing the New Taiwan Dollar/Euro exchange rate. These contracts qualify for hedge accounting and were designated as net investment hedges in accordance with ASC 815-35 "Net Investment Hedges." We recorded an aggregate \$0.2 million loss in accumulated other comprehensive loss related to the settlement of the effective portion of these contracts during the six months ended June 30, 2013. We did not have any net investment hedges in place during the three and six months ended June 30, 2014.

Foreign Currency Hedges. Periodically, we enter into foreign currency agreements to hedge or otherwise protect against fluctuations in foreign currency exchange rates. The contracts are structured such that the underlying foreign currency exchange gains/losses would be offset by the mark-to-market impact of the hedging instruments and reduce the impact of foreign currency exchange movements throughout the period. These agreements typically do not qualify for hedge accounting and gains/losses resulting from both the up-front premiums and/or settlement of the hedges at expiration of the agreements are recognized in the period in which they are incurred. For the three months ended June 30, 2014 and 2013, we settled these hedges and recorded a loss of \$0.2 million and a loss of \$0.06 million,

respectively, and for the six months ended June 30, 2014 and 2013, we recorded a loss of \$0.4 million and a loss of \$1.8 million, respectively, which are recorded in cost of goods sold.

Credit Risk

We analyze our counterparties' financial condition prior to extending credit and we establish credit limits and monitor the appropriateness of those limits on an ongoing basis. We also obtain cash, letters of credit or other acceptable forms of security from customers to provide credit support, where appropriate, based on our financial analysis of the customer and the contractual terms and conditions applicable to each transaction.

9. Income Taxes

Our income tax expense was \$2.2 million and \$0.9 million for the three months ended June 30, 2014 and 2013, respectively, and \$2.3 million and \$2.4 million for the six months ended June 30, 2014 and 2013, respectively. Our effective tax rate was 16.6% and 18.5% for the three months ended June 30, 2014 and 2013, respectively, and 46.1% and 93.9% for the six months ended June 30, 2014 and 2013, respectively. Our effective tax rates differed from the U.S. corporate statutory tax rate of 35.0%, primarily due to the mix of pre-tax income or loss earned in certain jurisdictions and the change in our valuation allowance.

We record a valuation allowance when it is more likely than not that some portion, or all, of the deferred tax assets will not be realized. As of June 30, 2014 and December 31, 2013, a valuation allowance of \$89.8 million and \$90.0 million, respectively, has been provided for net operating loss carryforwards and other deferred tax assets. We decreased our valuation allowance by \$0.7 million and \$3.1 million for the three months ended June 30, 2014 and 2013, respectively, which represents the utilization of net operating losses. We decreased our valuation allowance by \$0.2 million for the six months ended June 30, 2014, primarily due to the utilization of net operating losses. We increased our valuation allowance by \$4.3 million for the six months ended June 30, 2013, of which \$4.5 million represents current period net operating losses, partially offset by \$0.2 million which represents changes in other comprehensive income (loss). Excluding the change in our valuation allowance, our effective tax rate would have been 21.7% and 81.1% for the three months ended June 30, 2014 and 2013, respectively, and 50.2% and an 88.1% benefit for the six months ended June 30, 2014 and 2013, respectively.

As of June 30, 2014 and December 31, 2013, we had total unrecognized tax benefits of \$6.9 million and \$6.4 million, respectively, related to uncertain foreign tax positions, all of which, if recognized, would impact our effective tax rate. During the three months ended June 30, 2014 and 2013, we had an increase in uncertain tax positions of \$0.2 million and \$0.6 million, respectively, and \$0.5 million and \$1.1 million during the six months ended June 30, 2014 and 2013, respectively, primarily related to uncertain tax positions in Europe. We recorded interest and penalties related to unrecognized tax benefits within the provision for income taxes. We believe that no current tax positions that have resulted in unrecognized tax benefits will significantly increase or decrease within one year.

We file income tax returns in the U.S. federal jurisdiction and in various state and foreign jurisdictions. For our U.S. federal income tax returns, the statute of limitations has expired through the tax year ended December 31, 2003. As a result of net operating loss carryforwards from 2004, the statute of limitations remains open for all years subsequent to 2003. In addition, open tax years for state and foreign jurisdictions remain subject to examination.

10. Commitments and Contingencies

Legal Proceedings. We received notice from the tax authorities in Brazil assessing R\$5.9 million, or \$2.7 million (converted at the June 30, 2014 exchange rate), in connection with tax credits that were generated from the purchase of certain goods which were subsequently applied by us against taxes owed. We have appealed the assertion by the tax

authorities in Brazil that the goods purchased were not eligible to earn the credits. While the outcome of this proceeding cannot be predicted with certainty, we do not expect this matter to have a material adverse effect upon our financial position, results of operations or cash flows.

We and certain of our subsidiaries, from time to time, are parties to various other legal proceedings, claims and disputes that have arisen in the ordinary course of business. These claims may involve significant amounts, some of which would not be covered by insurance. A substantial settlement payment or judgment in excess of our accruals could have a material adverse effect on our financial position, results of operations or cash flows. While the outcome of these proceedings cannot be predicted with certainty, our management does not expect any of these existing matters, individually or in the aggregate, to have a material adverse effect upon our financial position, results of operations or cash flows.

Asset Retirement Obligations.

The changes in the aggregate carrying amount of our ARO liability are as follows:

	Six months ended			
	June 30,			
	2014	2013		
	(In thousa	ınds)		
Beginning balance	\$10,497	\$9,837		
Accretion expense	271	251		
Obligations settled	(46)	—		
Foreign currency translation, net	(23)	(63)	
Ending Balance	\$10,699	\$10,025	5	

Production downtime. In the first quarter of 2014 we experienced weather-related downtime at our Belpre, Ohio facility. In addition, our facility in Berre, France experienced an operating disruption resulting from a small fire that impacted one of the production lines at this facility. We incurred \$13.0 million of costs in the six months ended June 30, 2014 associated with these two events, of which \$2.4 million is included in other payables and accruals at June 30, 2014 based on management's estimates of the remaining costs to be incurred. No costs were incurred in the three months ended June 30, 2014.

There have been no other material changes to our Commitments and Contingencies disclosed in our most recently filed Annual Report on Form 10-K.

11. Employee Benefits

Retirement Plans.

The components of net periodic benefit cost related to U.S. pension benefits are as follows:

	Three mo	onths	Six months ended		
	June 30,		June 30,		
	2014	2013	2014	2013	
	(In thousa	ands)	(In thous	ands)	
Service cost	\$647	\$762	\$1,400	\$1,700	
Interest cost	1,575	1,385	3,085	2,795	
Expected return on plan assets	(1,920)	(1,650)	(3,835)	(3,305)	
Amortization of prior service cost	490	858	920	1,865	
Net periodic benefit cost	\$792	\$1,355	\$1,570	\$3,055	

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We made contributions of \$3.0 million and \$2.6 million to our pension plan in the six months ended June 30, 2014 and 2013, respectively.

The components of net periodic benefit cost related to other post-retirement benefits are as follows:

	Three months ended		Six months ended	
	June 3	30,	June 30	,
	2014	2013	2014	2013
	(In			
	thousa	ands)	(In thou	sands)
Service cost	\$110	\$145	\$235	\$290
Interest cost	285	293	605	585
Amortization of prior service cost	47	182	160	364
Net periodic benefit cost	\$442	\$620	\$1,000	\$1.239

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12. Industry Segment and Foreign Operations

We operate in one segment for the manufacturing and marketing of engineered polymers. In accordance with the provisions of ASC 280, "Segment Reporting," our chief operating decision-maker has been identified as the President and Chief Executive Officer, who reviews operating results to make decisions about allocating resources and assessing performance for the entire company. Since we operate in one segment and in one group of similar products, all financial segment and product line information required by ASC 280 can be found in the condensed consolidated financial statements.

We manufacture our products along the following primary product lines based upon polymer chemistry and process technologies:

un-hydrogenated SBCs ("USBCs"); hydrogenated SBCs ("HSBCs"); CariflexTM isoprene rubber and isoprene rubber latex; and compounds. Sales revenue for our product lines is as follows:

Three months	ended	Six	months	ended
THICC IIIOIIIIIS	CHUCU	DIA	monus	CHUCU

	June 30,		June 30,	
	2014	2013	2014	2013
	(In thousan	nds)	(In thousan	nds)
USBCs	\$181,115	\$192,543	\$346,636	\$389,316
HSBCs	106,178	104,937	209,955	213,031
Cariflex	29,242	29,244	64,605	56,273
Compounds	7,144	7,544	14,044	15,448
Other	88	275	183	582
	\$323,767	\$334,543	\$635,423	\$674,650

For geographic reporting, sales revenue is attributed to the geographic location in which the customers' facilities are located. Long-lived assets consist primarily of property, plant and equipment, which are attributed to the geographic location in which they are located and are presented at historical cost.

Sales revenue and long-lived assets by geographic region are as follows:

	Three mor	ths ended	Six months ended		
	June 30,		June 30,		
	2014 2013		2014	2013	
	(In thousan	nds)	(In thousan	nds)	
Sales revenue:					
United States	\$100,956	\$100,929	\$202,618	\$214,237	
Germany	39,971	42,304	80,612	85,685	
China	20,313	17,503	39,305	36,193	
Japan	19,801	20,080	37,482	37,131	
Thailand	10,936	10,182	27,184	20,164	
Brazil	12,365	12,984	26,508	26,881	
Belgium	17,100	12,432	25,286	23,114	
France	11,531	11,361	24,010	23,195	
United Kingdom	10,268	10,285	18,420	20,759	
Italy	7,345	10,927	17,566	23,398	
Netherlands	6,259	6,577	13,286	16,214	
Malaysia	5,585	7,385	12,067	13,138	
Sweden	6,496	5,499	10,921	9,572	
Taiwan	6,102	3,493	10,669	9,939	
Canada	4,631	4,919	8,664	9,679	
Argentina	4,406	4,246	8,596	8,911	
Mexico	4,463	4,809	8,210	9,683	
South Korea	4,954	3,936	7,895	7,159	
Turkey	3,245	5,914	6,552	11,590	
Austria	3,635	4,344	6,450	6,070	
Poland	2,905	2,385	4,596	3,811	
All other countries	20,500	32,049	38,526	58,127	
	\$323,767	\$334,543	\$635,423	\$674,650	

	June 30, 2014 (In thousan	December 31, 2013 ands)
Long-lived assets, at cost:		
United States	\$476,610	\$453,157
France	124,000	123,804
Brazil	81,960	76,524
Germany	65,069	64,258
Netherlands	29,697	27,865
Taiwan	35,317	12,935
China	7,196	7,226
Japan	1,770	1,696
All other countries	220	220

13. Related Party Transactions

We own a 50% equity investment in a SBC manufacturing joint venture in Kashima, Japan. Our due to related party liability on the condensed consolidated balance sheet is related to this joint venture and the purchases from the joint venture amounted to \$6.8 million and \$10.1 million for the three months ended June 30, 2014 and 2013, respectively, and \$20.6 million and \$22.7 million for the six months ended June 30, 2014 and 2013, respectively.

14. Variable Interest Entity

The following table summarizes the carrying amounts of assets and liabilities as of June 30, 2014 and December 31, 2013 for Kraton Formosa Polymers Corporation ("KFPC"), our 50/50 joint venture with Formosa Petrochemical Corporation, before intercompany eliminations. See Note 16 Subsequent Events, for further discussion related to KFPC.

		December
	June 30,	31,
	2014	2013
	(In thous	ands)
Cash and cash equivalents	36,498	66,816
Other current assets	1,253	256
Property, plant and equipment	35,264	12,912
Intangible assets	10,136	10,094
Other long-term assets	448	462
Total assets	\$83,599	\$ 90,540
Current liabilities	2,557	8,724
Total liabilities	\$2,557	\$ 8,724

15. Proposed Business Combination

On January 28, 2014, we executed a definitive agreement to combine with the styrenic block copolymer ("SBC") operations of Taiwan-based LCY Chemical Corp. ("LCY"). The combination agreement calls for LCY to contribute its SBC business in exchange for newly issued shares in the combined company, such that Kraton's stockholders and LCY would each own 50% of the outstanding shares of the combined enterprise.

On June 24, 2014, we provided an update of the first quarter 2014 results for LCY's SBC business, which were lower than forecasted, and we provided revised financial projections for LCY's SBC business. As a result of these financial results, the related decline in Kraton's stock price and negative reactions from our stockholders, on June 30, 2014, we notified LCY that our Board of Directors intends to withdraw its recommendation that Kraton stockholders approve the previously announced combination agreement. Before the Kraton Board changes its recommendation Kraton was required by the combination agreement to provide LCY with at least five business days' written notice of the intention to withdraw or change its recommendation.

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Our announcement of the notice to LCY stated that LCY and Kraton may engage in negotiations to determine whether they can mutually agree to changes in the terms of the combination agreement as would enable the Kraton Board to continue to recommend the transaction to Kraton stockholders. Kraton cannot predict whether any such negotiations will result in mutually agreeable changes to the combination agreement. Kraton does not intend to make further public comment regarding the status of any such negotiations unless and until the parties enter into an amendment to the combination agreement effecting such changes, or unless and until Kraton determines that any such negotiations have been abandoned. In either such event, such process may take longer than the minimum five business days provided in the combination agreement. The combination agreement will remain in effect unless and until it is terminated in accordance with its terms.

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16. Subsequent Events

On July 17, 2014, KFPC executed a syndicated loan agreement (the "KFPC Loan Agreement") in the amount of 5.5 billion New Taiwan Dollars ("NTD"), or \$182.9 million (converted at the July 17, 2014 exchange rate), to provide additional funding to construct the HSBC facility in Taiwan, and to provide funding for working capital requirements and/or general corporate purposes.

The KFPC Loan Agreement is comprised of NTD 4.29 billion, or \$142.7 million (converted at the July 17, 2014 exchange rate), to fund KFPC's capital expenditures and NTD 1.21 billion, or \$40.2 million (converted at the July 17, 2014 exchange rate), to fund working capital requirements and/or general corporate purposes. The initial term of the KFPC Loan Agreement is five years from the date of the first drawing of loans. To the extent that the first drawing has not occurred within six months from the date of the KFPC Loan Agreement, the term will be five years from expiration of this six-month period. Subject to certain conditions, KFPC can request a two-year extension of the term of the KFPC Loan Agreement.

The total outstanding principal amount is payable in six semi-annual installments with the first payment due upon the expiry of a thirty-month period commencing on the first drawdown date and each subsequent payment due every six months thereafter. The first five installments shall be in an amount equal to 10% of the outstanding principal amount and the final installment shall be in an amount equal to the remaining 50% of the outstanding principal amount. In the event the extension period is granted, the final 50% of the outstanding principal amount shall be repaid in five equal semi-annual installments.

The KFPC Loan Agreement is subject to a variable interest rate composed of a fixed 0.8% margin plus the secondary market fixing rate in Taiwan Dollar denominated 90 day or 180 day commercial paper, (depending on the interest period as selected by KFPC in the drawdown request or the interest period notice), subject to a floor of 1.7%. Interest is payable on a monthly basis.

The KFPC Loan Agreement contains certain financial covenants, including a debt to equity ratio, an interest coverage ratio and a minimum tangible net worth requirement, calculated and tested on an annual basis. Formosa Petrochemical Corporation and Kraton Polymers LLC are the guarantors of the KFPC Loan Agreement with each guarantor guaranteeing fifty percent (50%) of the indebtedness.

We have evaluated significant events and transactions that occurred after the balance sheet date and determined that there were no events or transactions other than the execution of the KFPC Loan Agreement by KFPC disclosed above that would require recognition or disclosure in our condensed consolidated financial statements for the period ended June 30, 2014.

17. Supplemental Guarantor Information

Kraton Polymers LLC and Kraton Polymers Capital Corporation, a financing subsidiary, collectively, ("the Issuers"), are co-issuers of the 6.75% senior notes due March 1, 2019. Kraton Performance Polymers, Inc. and Elastomers Holdings LLC, a U.S. holding company and wholly-owned subsidiary of Kraton Polymers LLC, collectively, ("the Guarantors"), fully and unconditionally guarantee on a joint and several basis, the Issuers' obligations under the 6.75% senior notes. Our remaining subsidiaries are not guarantors of the 6.75% senior notes. We do not believe that separate financial statements and other disclosures concerning the guarantor subsidiaries would provide any additional information that would be material to investors in making an investment decision.

KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATING BALANCE SHEET

June 30, 2014

(Unaudited)

(In thousands, except par value)

	Kraton	Kraton Polymers LLC (1)	Guarantor Subsidiaries	Non-Guarant Subsidiaries		Consolidated
ASSETS	THUION	LLC (1)	Sacsialities	Sucsidiaries	Emmations	Consonautea
Current assets:						
Cash and cash equivalents	\$ —	\$116	\$2,621	\$ 63,154	\$ —	\$65,891
Receivables, net of allowances	—	272	55,412	96,096	Ψ —	151,780
Inventories of products		(632	198,806	153,569		351,743
Inventories of materials and		(032	, 170,000	155,507		331,713
supplies			9,281	2,130		11,411
Deferred income taxes		<u></u>	3,953	6,439	<u>_</u>	10,392
Other current assets		6,048	607	18,780	<u></u>	25,435
Total current assets		5,804	270,680	340,168	<u>_</u>	616,652
Property, plant and equipment, les	s ·	3,004	270,000	340,100		010,032
accumulated depreciation		50,754	242,622	147,780		441,156
Intangible assets, less accumulated	1	30,734	242,022	147,700		771,130
amortization	<u> </u>	49,487	4,853	(415) —	53,925
Investment in consolidated		12,107	4,055	(413)	33,723
subsidiaries	544,539	1,365,686			(1,910,225)	
Investment in unconsolidated joint		1,505,000			(1,710,223)	
venture		813	_	12,971	<u>—</u>	13,784
Debt issuance costs		5,371	1,586	1,126	<u></u>	8,083
Deferred income taxes		482		977		1,459
Other long-term assets) 557,878	99,533	(630,613)	•
Total assets	\$544,539	\$1,477,886	\$1,077,619	\$ 602,140	\$(2,540,838)	
LIABILITIES AND	Ψ511,557	ψ1,477,000	Ψ1,077,019	ψ 002,140	Ψ(2,540,050)	ψ1,101,540
STOCKHOLDERS' AND						
STOCKHOLDERS AND						
MEMBER'S EQUITY						
Current liabilities:						
Current portion of long-term debt	\$	\$—	\$1,534	\$ —	\$—	\$1,534
Accounts payable-trade	Ψ 	1,674	33,830	43,984	Ψ —	79,488
Other payables and accruals		23,375	11,611	11,924	<u></u>	46,910
Deferred income taxes	_			175	<u></u>	175
Due to related party	<u></u>			20,658	<u></u>	20,658
Total current liabilities		25,049	46,975	76,741	<u></u>	148,765
Total Current natimites		350,908	1,004	70,7 + 1	<u>_</u>	351,912
		330,300	1,004			331,714

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Long-term debt, net of current						
portion						
Deferred income taxes	_	9,498	3,953	4,076	_	17,527
Other long-term liabilities	_	548,695	63,984	94,332	(630,613)	76,398
Total liabilities	_	934,150	115,916	175,149	(630,613)	594,602
Commitments and contingencies						
(note 10)						
Stockholders' and member's equity	:					
Preferred stock, \$0.01 par value;						
100,000 shares authorized;						
none issued	_		_		_	_
Common stock, \$0.01 par value;						
500,000 shares authorized	328	_	_	_	_	328
Additional paid in capital	370,150	_	_	_	_	370,150
Member's equity	_	544,539	997,678	368,008	(1,910,225)	
Retained earnings	174,061		_		_	174,061
Accumulated other comprehensive	;					
income (loss)	_	(803	(35,975)	18,462	_	(18,316)
Kraton stockholders' and member's	3					
equity	544,539	543,736	961,703	386,470	(1,910,225)	526,223
Noncontrolling interest	_	_	_	40,521	_	40,521
Total stockholders' and member's						
equity	544,539	543,736	961,703	426,991	(1,910,225)	566,744
Total liabilities and stockholders'						
and member's equity	\$544,539	\$1,477,886	\$1,077,619	\$ 602,140	\$(2,540,838)	\$1,161,346

⁽¹⁾ Kraton Polymers LLC and Kraton Polymers Capital Corporation, a financing subsidiary, collectively, the Issuers, are co-issuers of the 6.75% senior notes due March 1, 2019. Kraton Polymers Capital Corporation has minimal assets and income. We do not believe that separate financial information concerning the Issuers would provide additional information that would be material to investors in making an investment decision.

KRATON PERFORMANCE POLYMERS, INC.

CONDENSED CONSOLIDATING BALANCE SHEET

December 31, 2013

(In thousands, except par value)

		Kraton	1					
		Polymo	ers	Guarantor	Non-Gu	arantor		
Kra	ton	LLC (1	1)	Subsidiaries	Subsidia	aries	Eliminations	Consolidated
ASSETS								
Current assets:								
Cash and cash equivalents \$	_	\$ -	_	\$ 11,792				