FORM 6-K

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Report of Foreign Private Issuer Pursuant to Rule 13a-16 or 15d-16 under the Securities Exchange Act of 1934

For the month of July, 2020

001-14832 (Commission File Number)

CELESTICA INC.

(Translation of registrant's name into English)

5140 Yonge Street, Suite 1900 Toronto, Ontario Canada M2N 6L7 (416) 448-5800

(Address of principal executive offices)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F:

Form 20-F x Form 40-F o

Indicate by check mark whether the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): o

Indicate by check mark whether the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): o

The information contained in Exhibits 99.1 and 99.2 of this Form 6-K is incorporated by reference into all effective registration statements (and into any prospectus that forms a part of any such registration statement) filed by Celestica Inc. with the Securities and Exchange Commission, and deemed to be a part thereof, from the date on which this report is furnished, to the extent not superseded by documents or reports subsequently filed or furnished by Celestica Inc. under the U.S. Securities Act of 1933, as amended, or the U.S. Securities Exchange Act of 1934, as amended. Celestica Inc. is voluntarily furnishing the certifications of its Chief Executive Officer and Chief Financial Officer pursuant to Sections 302 and 906 of the U.S. Sarbanes Oxley Act of 2002 as Exhibits 99.3, 99.4, and 99.5.

Furnished Herewith (and incorporated by reference herein)

Exhibit No. Description

	
99.1	Management's Discussion and Analysis of Financial Condition and Results of Operations for the three and six months ended June 30 2020
99.2	Celestica Inc.'s Unaudited Condensed Consolidated Financial Statements for the three and six months ended June 30, 2020 and accompanying notes thereto
99.3	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
99.4	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
99.5	Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

SIGNATURES

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

CELESTICA INC.

Date: July 29, 2020 By: /s/ Robert Ellis

Robert Ellis

General Counsel and Corporate Secretary

EXHIBIT INDEX

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CELESTICA INC. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020

The following Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A) should be read in conjunction with our June 30, 2020 unaudited interim condensed consolidated financial statements (Q2 2020 Interim Financial Statements), and our Annual Report on Form 20-F for the year ended December 31, 2019 (2019 20-F), including our 2019 audited consolidated financial statements (2019 AFS) contained therein, which we prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB). Unless otherwise noted, all dollar amounts are expressed in U.S. dollars. The information in this discussion is provided as of July 28, 2020 unless we indicate otherwise.

Certain statements contained in this MD&A constitute forward-looking statements within the meaning of Section 27A of the U.S. Securities Act of 1933, as amended, and Section 21E of the U.S. Securities Exchange Act of 1934, as amended (U.S. Exchange Act), and contain forward-looking information within the meaning of Canadian securities laws. Such forward-looking information includes, without limitation, statements related to: anticipated and potential adverse impacts resulting from the coronavirus disease 2019 (COVID-19) pandemic; our priorities, intended areas of focus, targets, objectives, and goals; trends in the electronics manufacturing services (EMS) industry and our segments (including the components thereof), and their anticipated impact; the anticipated impact of specified adverse market conditions in each of our segments (and/or component businesses) and near term expectations; anticipated restructuring charges, and the timing of our current restructuring program; the anticipated impact, range and timing of actions associated with our Connectivity & Cloud Solutions segment portfolio review (CCS Review), including the phased non-renewal of our programs with Cisco Systems, Inc. (Cisco Disengagement); our anticipated financial and/or operating results; our growth and diversification strategies and plans (and potential hindrances thereto); credit risk; materials constraints; the anticipated impact of program wins, transfers, losses or disengagements; anticipated expenses, capital expenditures and other working capital requirements, including the amounts, timing, impact and funding thereof; our expectations with respect to the repatriation of undistributed earnings from foreign subsidiaries; the potential impact of tax and litigation outcomes; our anticipated ability to use certain net operating losses; intended investments in our business and associated risks; the potential impact of the pace of technological changes, customer outsourcing, program transfers, and the global economic environment; raw materials prices; the timing of the commencement of, and amount of payments under, a lease for our new corporate headquarters; the impact of outstanding indebtedness under our credit facility; liquidity and the sufficiency of our capital resources; our financial statement estimates and assumptions; the potential impact of price reductions and longer payment terms; our compliance with covenants under our credit facility; the potential adverse impacts of events outside of our control, including, among others: Britain's departure from the European Union (Brexit), policies or legislation proposed or instituted by the current administration in the U.S., the potential impact of significant tariffs on items imported into the U.S. and related countermeasures, and/or the impact of, in addition to COVID-19, other widespread illness or disease (External Events); mandatory prepayments under our credit facility; income tax incentives in Thailand and related transitions; the anticipated impact of COVID-19-related government relief measures, and our intention to apply for, and the anticipated receipt of, COVID-19-related government subsidies (Subsidies). Such forward-looking statements may, without limitation, be preceded by, followed by, or include words such as "believes," "expects," "anticipates," "estimates," "intends," "plans," "continues," "project," "potential," "possible," "contemplate," "seek," or similar expressions, or may employ such future or conditional verbs as "may," "might," "will," "could," "should" or "would," or may otherwise be indicated as forward-looking statements by grammatical construction, phrasing or context. For those statements, we claim the protection of the safe harbor for forward-looking statements contained in the U.S. Private Securities Litigation Reform Act of 1995, and applicable Canadian securities

Forward-looking statements are provided to assist readers in understanding management's current expectations and plans relating to the future. Readers are cautioned that such information may not be appropriate for other purposes. Forward-looking statements are not guarantees of future performance and are subject to risks that could cause actual results to differ materially from those expressed or implied in such forward-looking statements, including, among others, risks related to: the scope, duration and impact of the COVID-19 pandemic; customer and segment concentration; challenges of replacing revenue from completed, lost or non-renewed programs or customer disengagements; our customers' ability to compete and succeed with our products and services; the cyclical nature of our capital equipment business, particularly our semiconductor and display businesses; competitive factors and adverse market conditions affecting the EMS industry in general and our segments in particular (including the risk that anticipated market improvements do not materialize); changes in our mix of customers and/or the types of products or services we provide, including negative impacts of higher concentrations of lower margin programs; delays in the

delivery and availability of components, services and materials; unanticipated changes in customer demand; the inability to maintain adequate utilization of our workforce; the expansion or consolidation of our operations; defects or deficiencies in our products, services or designs; integrating and achieving the anticipated benefits from acquisitions and "operate-in-place" arrangements; negative impacts on our business resulting from outstanding third-party indebtedness; rapidly evolving and changing technologies, and changes in our customers' business or outsourcing strategies; customer, competitor and/or supplier consolidation; compliance with customer-driven policies and standards, and third party certification requirements, including climate change and other social responsibility initiatives; challenges associated with new customers or programs, or the provision of new services; the impact of restructuring actions and productivity initiatives, including a failure to achieve anticipated benefits from actions associated with the CCS Review, including the Cisco Disengagement; the incurrence of future restructuring charges, impairment charges or operating losses; managing our business during uncertain market, political and economic conditions, including among others, geopolitical and other risks associated with our international operations, including military actions, protectionism and reactive countermeasures, economic or other sanctions or trade barriers; disruptions to our operations, or those of our customers, component suppliers and/or logistics partners, including as a result of External Events; changes to our operating model; changing commodity, materials and component costs as well as labor costs and conditions; retaining or expanding our business due to execution or quality issues (including our ability to successfully resolve these challenges); non-performance by counterparties; maintaining sufficient financial resources to fund currently anticipated financial obligations and to pursue desirable business opportunities; negative impacts on our business resulting from any significant uses of cash, securities issuances, and/or additional increases in third-party indebtedness; foreign currency volatility; our global operations and supply chain; recruiting or retaining skilled talent; our dependence on industries affected by rapid technological change; our ability to protect intellectual property and confidential information; increasing taxes, tax audits, and challenges of defending our tax positions; obtaining, renewing or meeting the conditions of tax incentives and credits; computer viruses, malware, hacking attempts or outages that may disrupt our operations; the inability to prevent or detect all errors or fraud; the variability of revenue and operating results; a failure to qualify for and/or collect anticipated Subsidies; compliance with applicable laws, regulations, and government subsidies (including any Subsidies received); the management of our IT systems; our pension and other benefit plan obligations; changes in accounting judgments, estimates and assumptions; our ability to maintain compliance with applicable credit facility covenants; interest rate fluctuations; deterioration in financial markets or the macro-economic environment; and current or future litigation, governmental actions, and/or changes in legislation or accounting standards. The foregoing and other material risks and uncertainties are discussed in our public filings at www.sedar.com and www.sec.gov, including in this MD&A, our most recent Annual Report on Form 20-F filed with, and subsequent reports on Form 6-K furnished to, the U.S. Securities and Exchange Commission (SEC), and as applicable, the Canadian Securities Administrators.

Our forward-looking statements are based on various assumptions, many of which involve factors that are beyond our control. Our material assumptions include those related to the following: fluctuation of production schedules from our customers in terms of volume and mix of products or services; the scope and duration of the COVID-19 pandemic and its impact on our sites, customers and supply chain; our ability to qualify for, and to the extent received, maintain compliance with the conditions of, specified Subsidies; the timing and execution of, and investments associated with, ramping new business; the successful pursuit, completion and integration of acquisitions; the success of our customers' products; our ability to retain programs and customers; the stability of general economic and market conditions, currency exchange rates, and interest rates; supplier performance, pricing and terms; compliance by third parties with their contractual obligations and the accuracy of their representations and warranties; the costs and availability of components, materials, services, equipment, labor, energy and transportation; that our customers will retain liability for recently-imposed tariffs and countermeasures; global tax legislation changes; our ability to keep pace with rapidly changing technological developments; the timing, execution and effect of restructuring actions; the successful resolution of quality issues that arise from time to time; our having sufficient financial resources to fund currently anticipated financial obligations and to pursue desirable business opportunities; our ability to successfully diversify our customer base and develop new capabilities; that we achieve the expected benefits from our recent acquisitions; the impact of actions associated with the CCS Review (including the Cisco Disengagement) on our business, and that we achieve the anticipated benefits therefrom; anticipated demand strength in certain of our businesses; and demand weakness in, and/or the impact of anticipated adverse market conditions on, certain of our businesses. Although management believes its assumptions to be reasonable under the current circumstances, they may prove to be inaccurate, which could cause actual results to differ materially (and adversely) from those that would have been achieved had such assumptions been accurate. Forward-looking statements speak only as of the date on which they are made, and we disclaim any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise, except as required by applicable law.

All forward-looking statements attributable to us are expressly qualified by these cautionary statements.

Overview

Celestica's business:

We deliver innovative supply chain solutions globally to customers in two operating and reportable segments: Advanced Technology Solutions (ATS) and Connectivity & Cloud Solutions (CCS). Our ATS segment consists of our ATS end market, and is comprised of our aerospace and defense (A&D), industrial, energy, healthtech, and capital equipment (CE) businesses. Our CE business is comprised of our semiconductor, display, and power & signal distribution equipment businesses. Our CCS segment consists of our Communications and Enterprise end markets. Our Enterprise end market is comprised of our servers and storage businesses. Our customers include original equipment manufacturers (OEMs), cloud-based and other service providers, and other companies in a wide range of industries. Our global headquarters is located in Toronto, Ontario, Canada. Information regarding our reportable segments is included in note 3 to the Q2 2020 Interim Financial Statements, filed at www.sedar.com and furnished with this MD&A on Form 6-K at www.sec.gov, and in note 25 to the 2019 AFS.

We operate a network of sites and centers of excellence strategically located in North America, Europe and Asia, with specialized end-to-end supply chain capabilities tailored to meet specific market and customer product lifecycle requirements. We offer a comprehensive range of product manufacturing and related supply chain services to customers in both of our segments, including design and development, new product introduction, engineering services, component sourcing, electronics manufacturing and assembly, testing, complex mechanical assembly, systems integration, precision machining, order fulfillment, logistics, asset management, product licensing, and after-market repair and return services. Within design and development, our Joint Design and Manufacturing (JDM) offering includes developing hardware platforms and design solutions in collaboration with customers. This offering is intended to help our customers reach their markets more efficiently, by managing the program's design and aspects of the supply chain, manufacturing, and after-market support.

Products and services in our ATS segment are extensive and are often more regulated than in our CCS segment, and can include the following: government-certified and highly-specialized manufacturing, electronic and enclosure-related services for A&D-related customers; high-precision semiconductor and display equipment and integrated subsystems; a wide range of industrial automation, controls, test and measurement devices; advanced solutions for surgical instruments, diagnostic imaging and patient monitoring; and efficiency products to help manage and monitor the energy and power industries. Our ATS segment businesses typically have a higher margin profile, higher working capital requirements, and longer product life cycles than the businesses in our CCS segment. Products and services in our CCS segment consist predominantly of enterprise-level data communications and information processing infrastructure products, and can include routers, switches, servers and storage-related products used by a wide range of businesses and cloud-based and other service providers to manage digital connectivity, commerce and social media applications. Our CCS segment businesses typically have a lower margin profile, lower working capital requirements, and higher volumes than the businesses in our ATS segment. Within our CCS segment, however, our JDM business typically has a higher margin profile than our traditional CCS businesses, but also requires specific investments (including R&D) and higher working capital.

Overview of business environment:

The EMS industry is highly competitive. Demand can be volatile from period to period, and aggressive pricing is a common business dynamic, particularly in our CCS segment. Customers may shift production between EMS providers for a number of reasons, including changes in demand for their products, pricing concessions, more favorable terms and conditions, execution or quality issues, their preference or need to consolidate their supply chain capacity or change their supply chain partners, tax benefits, new trade policies or legislation, or consolidation among customers. Customers may also change the amount of business they outsource, or the concentration or location of their EMS suppliers. As a result, customer and segment revenue and mix, as well as overall profitability, are difficult to forecast.

Managing our operations is complex, and our financial results often fluctuate, in each case as a result of, among other factors, product lifecycles in the markets we serve, production lead times required by our customers, rapid shifts in technology, model obsolescence, commoditization of certain products, the emergence of new business models, shifting patterns of demand, the prevalence of solid state or flash memory technology as a replacement for hard disk drives, the proliferation of software-defined technologies enabling the disaggregation of software and hardware, product oversupply, and the build-up by customers of inventory buffers. For example, the shift from traditional network infrastructures to highly virtualized and cloud-based environments, and declines in end-market demand for customer-specific proprietary systems in favor of open systems with standardized technologies, have adversely impacted some of our CCS segment customers in recent periods.

Capacity utilization, customer mix and the types of products and services we provide are important factors affecting our financial performance. The number of sites, the location of qualified personnel, the manufacturing capacity, and the mix of business through that capacity are vital considerations for EMS providers in terms of supporting their customers and generating appropriate returns. Because the EMS industry is working capital intensive, we believe that non-IFRS adjusted return on invested capital (ROIC), which is primarily based on non-IFRS operating earnings (each discussed in "Non-IFRS measures" below) and investments in working capital and equipment, is an important metric for measuring an EMS provider's financial performance.

Other factors that could adversely impact our industry and business include natural disasters and related disruptions, political instability, terrorism, armed conflict, labor or social unrest, criminal activity, increased tariffs, unusually adverse weather conditions, disease or illness that affects local, national or international economies (including the impact of COVID-19), and other risks present in the jurisdictions in which we, our customers, our suppliers, and/or our logistics partners operate. These types of events could disrupt operations at one or more of our sites or those of our customers, component suppliers and/or our logistics partners. These events could also lead to higher costs or supply shortages and may disrupt the delivery of components to us, or our ability to provide finished products or services to our customers, any of which could adversely affect our operating results. The impact of COVID-19 has resulted in such disruptions, higher costs and supply shortages, and has had an adverse effect on our operating results. See "Recent Developments — COVID-19" below. In addition, uncertainties resulting from Brexit (given the lack of comparable precedent), policies or legislation proposed or instituted by the current administration in the U.S., increased tensions between the U.S. and other countries, and/or other geopolitical events, may adversely affect our business, results of operations and financial markets may impact current and future demand for our customers' products and services, and consequently, our operations. We continue to monitor the dynamics and impacts of the global economic and financial environment and work to manage our priorities, costs and resources to anticipate and prepare for any changes we deem necessary. See "Our operations could be adversely affected by global or local events outside our control" and "Policies or legislation proposed or instituted by the current U.S. administration could have a material adverse effect on our business, results of operations and financi

Recent Developments:

COVID-19:

Despite continued COVID-19 related disruptions and adverse impacts on our operations (described below), our revenue, segment margins and net earnings for the second quarter of 2020 (Q2 2020) increased compared to both the first quarter of 2020 (Q1 2020) and as compared to the prior year period, reflecting benefits from our portfolio reshaping initiatives, our productivity actions in both our segments, and our value-added solutions across a broad range of markets. In addition, excluding ordinary course letters of credit, the revolver under our credit facility remains undrawn, and we repaid \$61.0 million of our long-term debt in Q2 2020. We believe that our liquidity position remains strong (highlights are included below), and that our capital resources are sufficient to fund our currently anticipated working capital needs and planned capital spending. Our global network (36 manufacturing sites in 14 countries) is currently operating at approximately 95% of normal workforce levels (compared to 80% - 85% at the end of Q1 2020). While we are not providing guidance, we currently anticipate that our results for the third quarter of 2020 (Q3 2020) will be largely in line with our Q2 2020 results, should conditions neither improve, nor deteriorate further.

Notwithstanding the foregoing, COVID-19 continued to have an adverse impact on our business in Q2 2020. The most significant impact resulting from COVID-19 on our operations during Q2 2020 continued to be demand volatility and materials constraints. We also continued our modified business practices in response to the pandemic, including a range of health and safety protocols that include a cessation of employee travel, a global work-from-home policy, physical distancing, enhanced screening, mandatory mask and use of other personal protective equipment, and shift splitting. In addition to the demand impacts due to COVID-19 on our revenue, we had an approximate \$56 million aggregate adverse revenue impact across our businesses in Q2 2020 resulting from COVID-19-related materials constraints. We also estimate that COVID-19-related costs incurred during Q2 2020 were approximately \$18 million, comprised of direct and indirect costs, including manufacturing inefficiencies related to lost revenue due to our inability to secure materials, and idle labor costs resulting from shelter-in-place orders and manufacturing capacity restrictions, as well as incremental direct costs for labor, expedite fees and freight premiums, costs for cleaning supplies and personal protective equipment, and IT-related costs to support our work-from-home arrangements (collectively, COVID-19 Costs). These COVID-19 Costs however, were largely offset by an aggregate of \$16 million in Subsidies (described below) and customer recoveries we recognized in Q2 2020.

The governments of various jurisdictions in which we have operations have approved legislation and taken administrative actions intended to aid businesses that have been adversely impacted by COVID-19, including making subsidies, grants or credits

available to eligible entities to subsidize or offset qualifying expenses, including employee wages, or to lower payroll taxes or required social insurance program contributions (in certain countries), in each case subject to limits and other specified criteria (collectively, Subsidies). We determined that we qualify for an estimated aggregate of \$15 million of Subsidies for Q2 2020 from various government authorities, which we recognized as a reduction to the related expenses in costs of goods sold (\$12 million) and SG&A (\$3 million) during Q2 2020. As of June 30, 2020, we received approximately \$6 million of such Subsidies and anticipate receiving the remainder of such Subsidies in Q3 2020. The most significant of the Subsidies that we recognized are provided under the Canadian Emergency Wage Subsidy (CEWS) announced by the Government of Canada in April 2020. We will continue to evaluate all applicable government relief programs and intend to apply for any subsequent application periods, if we meet the qualification criteria.

Due to the size and geographic diversity of our network, the persistence and potential resurgence of the pandemic, and the variability of governmental responses, significant uncertainty continues with respect to the future impact of COVID-19 on our customers, our supply base and our business. The pandemic has impacted our customers and may create unpredictable reductions or increases in demand for our services. In the near term, we anticipate continued negative impacts on demand in our traditional OEM Communications, display, commercial aerospace and industrial businesses, and increases in demand from our semiconductor and service provider customers, and for our diagnostic and 'point of care' products, as well as modest improvements in the demand for elective surgical products. We also anticipate continued COVID-19-related disruptions in the supply of materials (to a lesser extent than in prior periods), as well as the continued incurrence of COVID-19 Costs. Although we expect to continue to incur COVID-19 Costs in Q3 2020, we cannot quantify anticipated amounts. There can also be no assurance that Subsidies will be available in Q3 2020 (or thereafter) to offset such costs, and if so, whether we will qualify for or receive any such assistance. As a result of all of the foregoing, and because there can be no assurance that current conditions will not deteriorate further (or improve), we cannot currently estimate the severity or duration of COVID-19-related impacts on our business, financial condition, cash flows and/or our results of operations for Q3 2020 and/or thereafter, but such impacts may be material.

The ability of our employees to work may be significantly impacted by individuals contracting or being exposed to COVID-19. While we are following the requirements of governmental authorities and taking preventative and protective measures to prioritize the safety of our employees, these measures may not be successful, and we may be required to temporarily close facilities or take other measures. If additional factory closures or further reductions in capacity utilization occur, we would incur additional inefficiencies and direct costs, as well as a loss of revenue. If our suppliers experience additional closures or reductions in their capacity utilization levels, we may have difficulty sourcing materials necessary to fulfill production requirements. A material adverse effect on our employees, customers, suppliers and/or logistics providers could have a material adverse effect on us. Although we determined that no significant revisions were required to the estimates, judgments and assumptions used in the preparation of our financial statements for Q2 2020 as a result of COVID-19, revisions may be required in future periods to the extent that the negative impacts on our business arising from COVID-19 continue unabated or worsen. Any such revision may result in, among other things, write-downs or impairments to our assets.

In addition to the anticipated items noted above, such impacts (for Q3 2020 and/or thereafter) may also include: (i) a further decrease in short-term and/or a decrease in long-term demand and/or pricing for certain of our products; (ii) further reductions in production levels and R&D activities; (iii) further increased costs resulting from our efforts to mitigate the impact of COVID-19; (iv) deterioration of worldwide credit and financial markets that could limit our ability to obtain external financing to fund our operations and capital expenditures, result in losses on our holdings of cash and investments due to failures of financial institutions and other parties, and result in a higher rate of losses on our accounts receivable (A/R) due to credit defaults; (v) further disruptions to our supply chain; (vi) write-downs and/or impairments of assets; (vii) diversion of management's attention from our key strategic priorities, causing us to reduce, delay, alter or abandon initiatives that may otherwise increase our long-term value or otherwise disrupt our business operations; and/or (viii) adverse impacts on our information technology systems and our internal control systems as a result of continued remote work arrangements. The ultimate size of the impact of the COVID-19 pandemic on our business will depend on future developments which cannot currently be predicted, including infection resurgences, the speed at which our suppliers and logistics providers can return to full production, the status of labor shortages and the impact of supplier prioritization of backlog. Even after the COVID-19 pandemic has subsided, we may experience significant adverse impacts to our businesses as a result of its global economic impact, including any related recession, as well as lingering impacts on our suppliers, third-party service providers and/or customers (including movement of production in-country to decrease global exposures).

Notwithstanding the foregoing uncertainties, we continue to believe that our liquidity position is strong. In addition to cash generated from operations and the impact of our productivity initiatives, some of our liquidity highlights are as follows: (i) \$435.9 million in cash and cash equivalents; (ii) \$428.8 million in availability under our credit facility revolver; (iii) \$142.7 million in uncommitted bank overdraft facilities for intraday and overnight operating requirements; (iv) an up to \$300.0 million

uncommitted A/R sales program; and (v) two uncommitted supplier financing programs. See "Liquidity" and "Cash Resources" below for further detail.

We will continue to monitor the situation closely, maintaining regular contact with our employees, customers, suppliers and logistics providers, and intend to follow health and safety guidelines as they evolve. We will continue to put safety first while we work to maximize production, and we may take further actions as may be required by governmental authorities or that we determine are in the best interests of our employees and customers.

Segment Environment:

ATS Segment:

ATS segment revenue decreased 11% in Q2 2020 compared to the second quarter of 2019 (Q2 2019), as strong demand in our CE business and new program ramps in our healthtech business were more than offset by demand weakness in our A&D (commercial aerospace) and industrial businesses, mainly due to the impact of COVID-19, and in addition with respect to our A&D business, the production slow-down of the Boeing 737 Max. In addition to the impact of demand reductions due to COVID-19 on our ATS segment revenue, we had an approximate \$8 million adverse revenue impact resulting from COVID-19-related materials constraints across our ATS segment in Q2 2020. The increase in ATS segment margin in Q2 2020 compared to Q2 2019 (3.1% compared to 2.8%) was primarily attributable to improvements in our CE business (driven by higher productivity and volume leverage), partly offset by reduced profit contribution from our A&D business. We expect adverse market dynamics in our A&D, industrial and display businesses related to COVID-19 (each described below), and additionally with respect to our A&D business, delays in the Boeing 737 Max returning to service, to continue into Q3 2020 and subsequent periods.

Demand from our semiconductor CE customers improved in Q2 2020 from Q2 2019, and we expect such demand to remain strong in the second half of 2020. We continue to expect a soft near-term display market, as capacity expansion projects are delayed, largely driven by weak demand for smartphones. However, we believe that our productivity initiatives, including repositioning the majority of our display programs to our South Korea facility, combined with our expanded customer base, better position us to operate this business more effectively.

While demand in our defense business was stable in Q2 2020, adverse conditions in the commercial aerospace market continued to negatively impact our A&D business in Q2 2020. Improving but continued materials constraints (exacerbated by COVID-19), and the significant adverse COVID-19-related impacts to the aviation industry, adversely impacted our A&D business in Q2 2020, and are expected to continue over the next few quarters. Although our A&D business was profitable in Q2 2020, we took cost reduction actions in Q2 2020, which will continue into Q3 2020, as a result of reduced levels of demand. In May 2020, we renewed an "operate-in-place" agreement in Mississauga, Canada, with an existing A&D customer for another five years, allowing us to continue final assembly, test, and repair and overhaul services for their key product lines, further strengthening our relationship with this customer.

COVID-19-related demand reductions also adversely impacted our industrial business in Q2 2020 as compared to the prior year period. We expect weak demand in this market to continue in the near term. However, our healthtech business benefited from new program ramps in Q2 2020. We continue to see strong demand for diagnostic and 'point of care' equipment, along with modest improvement in the demand for elective surgical products.

In general, we continue to pursue new customers and invest in our ATS segment to expand our market share, to diversify our end market mix, and to enhance and add new technologies and capabilities to our offerings.

CCS Segment:

The 12% increase in CCS segment revenue in Q2 2020 compared to Q2 2019 reflects strength in our JDM business, including increased demand from service providers, which more than offset revenue declines from planned disengagements associated with our CCS Review (see below), and the impact of COVID-19. In addition to the demand impacts due to COVID-19 on our CCS segment revenue, we had an approximate \$48 million adverse revenue impact resulting from COVID-19-related materials constraints in our CCS segment in Q2 2020. JDM revenue for the first half of 2020 (1H 2020) increased approximately 85% compared to the first half of 2019 (1H 2019) to approximately \$400 million, which accounted for 14% of our total revenue for 1H 2020. We expect near-term continued growth from our JDM business. CCS segment margin improved to 3.6% in Q2 2020 compared to 2.4% in Q2 2019, primarily due to favorable mix, including increased JDM programs, improved operating leverage, and the positive impact of our productivity initiatives.

We commenced a comprehensive review of our CCS segment revenue portfolio (CCS Review) in the second half of 2018, and successfully completed related disengagements, largely in our Enterprise end market, in 2019. The aggregate annualized revenue decline from these Enterprise disengagements was approximately \$500 million. We also came to a mutual agreement with our largest customer, Cisco Systems, Inc. (Cisco), to a phased exit from existing programs in 2020 (Cisco Disengagement). The anticipated annualized decline in CCS segment revenue from all CCS Review disengagements (including the Cisco Disengagement, once complete) is \$1.25 billion. The Cisco Disengagement is progressing as planned. We are working collaboratively with Cisco to ensure a seamless and successful transition, and we continue to expect the transition (including associated restructuring actions described under "Restructuring Update" below) to be largely complete by the end of 2020. We anticipate that substantially all of the revenue impact from the Cisco Disengagement will be reflected in our results for the second half of 2020. For 2020, we currently expect the impact of disengagements stemming from our CCS Review, including the Cisco Disengagement, to result in an aggregate revenue decline in the range of approximately \$400 million to \$600 million.

We are focused on completing our CCS Review actions in 2020, and continuing to invest in areas we believe are key to the long-term success of our CCS segment, including our JDM offering.

Restructuring Update:

Although we continue to estimate that restructuring charges in connection with our Cisco Disengagement will be lower than originally anticipated, as previously disclosed, we intend to take additional restructuring actions in 2020 to adjust our cost base in response to shifting demand, due in part to the impact of COVID-19. In connection therewith (and notwithstanding previous increased expectations), we currently anticipate that total restructuring costs in 2020 for this expanded program will be approximately \$30 million, consistent with our original estimate. We expect to substantially complete this restructuring program by the end of 2020. We recorded a total of \$15.3 million in restructuring charges during 1H 2020, including \$7.3 million of restructuring charges recorded in Q2 2020. Our restructuring charges for Q2 2020 included actions to right-size our commercial aerospace facilities and industrial business in response to the ongoing reductions in demand described above. We expect these commercial aerospace and industrial business restructuring efforts to continue into Q3 2020.

Operating Goals and Priorities:

Our current priorities are focused on evolving our revenue portfolio; expanding our non-IFRS operating margin* and segment margins*; and maintaining a balanced approach to capital allocation. Management believes that each of these goals and priorities is reasonable.

Evolving our Revenue Portfolio — To evolve our revenue portfolio, we intend to continue to focus on: (i) realigning our portfolio towards more diversified revenue, (ii) driving sustainable profitable revenue growth, (iii) growing our ATS segment revenue organically by an average of 10% per year over the long term, (iv) supplementing our organic growth with disciplined and targeted acquisitions intended to expand capabilities, and (v) optimizing and reshaping our portfolio to drive more consistent returns and profitability.

Expanding Margins — With respect to margins, we intend to focus on: (i) achieving non-IFRS operating margin* in the target range of 3.75% to 4.5%, (ii) achieving ATS segment margin in the target range of 5.0% to 6.0%, and (iii) maintaining CCS segment margin in the target range of 2.0% to 3.0%. In order to achieve our ATS segment margin and non-IFRS operating margin* goals: (i) COVID-19-related impacts on our business must abate; (ii) the current demand environment in the CE business must return to prior levels; (iii) materials shortages and the demand environment in our A&D business must improve, and related restructuring actions must be executed as planned; and (iv) we must successfully execute the ramping of new ATS programs, particularly in our industrial and healthtech businesses, to their targeted profitability levels. Because we cannot control market conditions, including the duration or impact of COVID-19 on our business, however, the time line to achieve these goals, as well as our long-term ATS segment revenue growth rate objective, cannot be assured. To maintain our CCS segment margin in the 2.0% to 3.0% range, we must (i) execute the Cisco Disengagement as planned, while continuing to achieve cost productivity improvements, and (ii) continue to expand our portfolio in higher margin services. See "Recent Developments" above.

Balanced Approach to Capital Allocation — In terms of capital allocation, we are focused on: (i) returning approximately 50% of non-IFRS free cash flow* to shareholders annually, on average and when permitted, over the long term, (ii) investing 1.5% to 2.0% of annual revenue in capital expenditures to support our organic growth, and (iii) executing on strategic acquisitions as part of a disciplined capital allocation framework. We are also focused on maintaining a strong balance sheet, as well as lowering outstanding borrowings.

The foregoing priorities and areas of intended focus constitute our objectives and goals, and are not intended to be projections or forecasts of future performance. Our future performance is subject to risks, uncertainties and other factors that could cause actual outcomes and results to differ materially from the goals and priorities described above.

* Operating margin and free cash flow are non-IFRS measures without standardized meanings and may not be comparable to similar measures presented by other companies. See "Non-IFRS measures" below for a discussion of the non-IFRS measures included herein, and a reconciliation of our historical non-IFRS measures to the most directly comparable IFRS measures. We do not provide reconciliations for forward-looking non-IFRS financial measures, as we are unable to provide a meaningful or accurate calculation or estimation of reconciling items and the information is not available without unreasonable effort. This is due to the inherent difficulty of forecasting the timing or amount of various events that have not yet occurred, are out of our control and/or cannot be reasonably predicted, and that would impact the most directly comparable forward-looking IFRS financial measure. For these same reasons, we are unable to address the probable significance of the unavailable information. Forward-looking non-IFRS financial measures may vary materially from the corresponding IFRS financial measures. Segment performance is evaluated based on segment revenue, segment income and segment margin (segment income as a percentage of segment revenue), each of which is defined in "Operating Results — Segment income and margin" below.

Our Strategy

We remain committed to making the investments we believe are required to support our long-term objectives and to create shareholder value, while simultaneously managing our costs and resources to maximize our efficiency and productivity. Our strategy has not changed from that set forth under the caption "Operating Goals and Priorities — *Our Strategy*" under Item 5, "Operating and Financial Review and Prospects" of our 2019 20-F.

External Factors that May Impact our Business

Governmental actions related to increased tariffs and/or international trade agreements could increase the cost to our U.S. customers who use our non-U.S. manufacturing sites and components, and vice versa, which may materially and adversely impact demand for our services, our results of operations or our financial condition. In connection therewith, we have transferred numerous customer programs, primarily located in China, to countries unaffected by these tariffs (including Thailand). We will continue to monitor the scope and duration of trade actions by the U.S. and other governments on our business.

If a key supplier (or any company within such supplier's supply chain) experiences financial or other difficulties (including as a result of the impact of COVID-19), this may affect its ability to supply us with materials, components or services, which could halt or delay the production of a customer's products, and/or have a material adverse impact on our operations, financial results and customer relationships. Materials constraints continued to impact us in Q2 2020 as a result of COVID-19, due in part to reductions in production arising from required factory shutdowns or slowdowns. Insufficient customer liquidity (including as a result of the impact of COVID-19 on their businesses) may result in significant delays in or defaults on payments owed to us. In addition, customer financial difficulties or changes in demand for our customers' products may result in order cancellations and higher than expected levels of inventory, which could have a material adverse impact on our operating results and working capital performance. We may not be able to return or resell this inventory, or we may need to hold the inventory for an extended period of time, any of which may result in our having to record additional inventory reserves. We may also be unable to recover all of the amounts owed to us by a customer, including amounts to cover unused inventory or capital investments we incurred to support that customer's business. Our failure to collect amounts owed to us and/or the loss of one or more major customers could have a material adverse effect on our operating results, financial position and cash flows. See "Capital Resources — Financial risks" below for a discussion of customer credit risk reviews we conducted in Q1 2020 and continued to monitor in Q2 2020.

Also see "Recent Developments" above for a discussion of, among other things, the anticipated and potential impacts of COVID-19 on our business, and "External Factors that May Impact our Business" in Item 5 of our 2019 20-F for a general discussion of external factors that may impact our business.

Summary of Q2 2020 and Year-to-Date Period

Our Q2 2020 Interim Financial Statements have been prepared in accordance with International Accounting Standard (IAS) 34, *Interim Financial Reporting*, as issued by the IASB and accounting policies we adopted in accordance with IFRS. The Q2 2020 Interim Financial Statements reflect all adjustments that are, in the opinion of management, necessary to present fairly our financial position as at June 30, 2020 and the financial performance, comprehensive income and cash flows for the three and six months ended June 30, 2020. A discussion of the foregoing information is set forth under "Operating Results" below. See "Recent Developments — COVID-19" above for a discussion of COVID-19 impacts on our Q2 2020 results.

The following tables set forth certain key operating results and financial information for the periods indicated (in millions, except per share amounts and percentages):

	Three	nths ended J	June 30	Six months ended June 30						
	2019		2020	% Change	2019		2020	% Change		
Revenue	\$ 1,445.6	\$	1,492.4	3 %	\$ 2,878.7	\$	2,811.0	(2)%		
Gross profit	97.8		108.6	11 %	185.2		199.6	8 %		
Selling, general and administrative expenses (SG&A)	60.7		58.0	(4)%	116.8		114.4	(2)%		
Other charges (recoveries)	10.5		7.3	(30)%	(81.0)		15.3	(119)%		
Net earnings (loss)	(6.1)		13.3	318 %	84.2		10.1	(88)%		
Diluted earnings (loss) per share	\$ (0.05)	\$	0.10	300 %	\$ 0.63	\$	0.08	(87)%		

	Three months	ended June 30	Six months e	nded June 30
Segment revenue* as a percentage of total revenue:	2019	2020	2019	2020
ATS revenue (% of total revenue)	39%	34%	40%	37%
CCS revenue (% of total revenue)	61%	66%	60%	63%

		Thi	ree month	s end	led June	e 30	Six months ended June 30							
		2019		2020			2019			20	020			
Segment income and segment margin*:			Segment Margin			Segment Margin			Segment Margin			Segment Margin		
ATS segment	\$	15.8	2.8%	\$	15.5	3.1%	\$	30.9	2.7%	\$	30.2	2.9%		
CCS segment		20.9	2.4%		35.3	3.6%	40	.9	2.4%		58.7	3.3%		

^{*} Segment performance is evaluated based on segment revenue, segment income and segment margin (segment income as a percentage of segment revenue), each of which are defined in "Operating Results — Segment income and margin" below.

	mber 31 2019	June 30 2020		
Cash and cash equivalents	\$ 479.5	\$ 435.9		
Total assets	3,560.7	3,788.1		
Borrowings under term loans*	592.3	470.4		

^{*} Other than ordinary course letters of credit, no revolving loans were outstanding at the end of either period.

	Thi	ee months	end	ed June 30		Six mon Jui	ths ei ie 30	
	Three months ended June 30 2019 2020 \$ 90.3 \$ 64.6 \$ 22.8 \$ — 3.2 — \$ 7.15 \$ —					2019		2020
Cash provided by operating activities	\$	90.3	\$	64.6	\$	161.6	\$	147.9
Subordinate voting share (SVS) repurchase activities:								
Aggregate cost ⁽¹⁾ of SVS repurchased for cancellation	\$	22.8	\$	_	\$	67.3	\$	_
# of SVS repurchased for cancellation (in millions)		3.2		_		8.3		_
Weighted average price per share for repurchases	\$	7.15	\$	_	\$	8.15	\$	_
Aggregate cost ⁽¹⁾ of SVS repurchased for delivery under stock-based compensation								
(SBC) plans	\$	_	\$	13.1	\$	_	\$	13.1
# of SVS repurchased for delivery under SBC plans (in millions)		_		2.0		_		2.0

 $^{^{\}left(1\right) }$ Includes transaction fees.

Other performance indicators:

In addition to the key operating results and financial information described above, management reviews the following measures (which are not measures defined under IFRS):

	1Q19	2Q19	3Q19	4Q19	1Q20	2Q20
Cash cycle days:						
Days in accounts receivable (A/R)	71	65	61	63	70	65
Days in inventory	74	73	68	67	77	75
Days in accounts payable (A/P)	(70)	(64)	(60)	(60)	(68)	(68)
Days in cash deposits*	(6)	(9)	(8)	(8)	(10)	(12)
Cash cycle days	69	65	61	62	69	60
Inventory turns	5.0x	5.0x	5.4x	5.5x	4.8x	4.9x

^{*} Represents cash deposits made by certain customers primarily to cover our risk of excess and/or obsolete inventory.

				201	19				20	20	
	March 3		June 30	September 30		December 31		March 31			June 30
A/R Sales (in millions)	\$	130.0	\$ 136.6	\$	130.0	\$	90.6	\$	40.7	\$	80.5
Supplier Financing Program* (in millions)		24.9	11.5		25.8		50.4		146.1		94.5
Total (in millions)	\$	154.9	\$ 148.1	\$	155.8	\$	141.0	\$	186.8	\$	175.0

^{*} Represents A/R sold to third party banks in connection with the uncommitted supplier financing programs of two customers since the fourth quarter of 2019 (Q4 2019), and the supplier financing program of one customer prior thereto.

Days in A/R is defined as the average A/R for the quarter divided by the average daily revenue. Days in inventory, days in A/P and days in cash deposits are calculated by dividing the average balance for each item for the quarter by the average daily cost of sales. Cash cycle days is defined as the sum of days in A/R and days in inventory minus the days in A/P and days in cash deposits. Inventory turns are determined by dividing 365 by the number of days in inventory. A lower number of days in A/P, days in inventory, and cash cycle days, and a higher number of days in A/P, days in cash deposits, and inventory turns generally reflect improved cash management performance.

Days in A/R for Q2 2020 decreased 5 days from Q1 2020, primarily due to an increase in revenue from Q1 2020 to Q2 2020. Days in A/R for Q2 2020 were flat compared to Q2 2019. Days in inventory for Q2 2020 decreased 2 days sequentially due to higher cost of sales in Q2 2020, offset in part by higher average inventory levels at the end of Q2 2020 compared to Q1 2020. Days in inventory increased 2 days compared to Q2 2019 due to higher comparable average inventory levels in Q2 2020 compared to Q2 2019, offset in part by higher cost of sales in Q2 2020. We carried higher inventory levels as of June 30, 2020 (compared to March 31, 2020, December 31, 2019 and June 30, 2019) primarily as a result of additional materials purchased in Q2 2020 to mitigate materials shortages (in part due to COVID-19), and the build-up of inventory for anticipated future demand. In certain cases, we received cash deposits from our customers (see below) to help alleviate the impact of such purchases on our cash flows. Days in A/P for Q2 2020 increased 4 days compared to Q2 2019 due to higher average A/P balances, primarily due to higher inventory purchases and the timing of payments in Q2 2020 compared to Q2 2019. Days in cash deposits for Q2 2020 increased 2 days sequentially, and 3 days compared to Q2 2019, reflecting higher cash deposits we received in the 2020 periods, consistent with the increase in inventory purchases for certain customers, and to help reduce our working capital requirements. Customer cash deposits were \$222.2 million as at June 30, 2020, compared to \$121.9 million as at December 31, 2019 and \$57.9 million as of December 31, 2018. Our customer cash deposit balance fluctuates depending on the levels of inventory we have been asked by certain customers to procure (to secure supply for future demand), or as we utilize the inventory in production.

We believe that cash cycle days (and the components thereof) and inventory turns are useful measures in providing investors with information regarding our cash management performance and are accepted measures of working capital management efficiency in our industry. These are not measures of performance under IFRS, and may not be defined and calculated in the same manner by other companies. These measures should not be considered in isolation or as an alternative to working capital as an indicator of performance.

Management also reviews other non-IFRS measures including adjusted net earnings, operating margin, adjusted ROIC and free cash flow. See "Non-IFRS measures" below.

Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, revenue and expenses, and related disclosures with respect to contingent assets and liabilities. We base our judgments, estimates and assumptions on current facts, historical experience and various other factors that we believe are reasonable under the circumstances. The economic environment could also impact certain estimates and discount rates necessary to prepare our consolidated financial statements, including significant estimates and discount rates applicable to the determination of the recoverable amounts used in our impairment testing of our non-financial assets (see notes 7, 8 and 9 to our 2019 AFS). Our assessment of these factors forms the basis for our judgments on the carrying values of assets and liabilities, and the accrual of our costs and expenses. Actual results could differ materially from our estimates and assumptions. We review our estimates and underlying assumptions on an ongoing basis and make revisions as determined necessary by management. Revisions are recognized in the period in which the estimates are revised and may impact future periods as well. Significant accounting policies and methods used in the preparation of our consolidated financial statements are described in note 2 to our 2019 AFS, and with respect to Accounting for Government Subsidies, in note 2 of our Q2 2020 Interim Financial Statements. The following identifies those accounting policies which management considers to be "critical," defined as accounting policies that management believes are both most important to the portrayal of our financial condition and results and require application of management's most difficult, subjective or complex judgments, often as a result of the need to make estimates about the effects of matters that are inherently uncertain.

Key sources of estimation uncertainty and judgment: We have applied significant estimates, judgments and assumptions in the following areas which we believe could have a significant impact on our reported results and financial position: our determination of the timing of revenue recognition; our measurement of income taxes; the determination of our cash generating units (CGUs); whether events or changes in circumstances are indicators that an impairment review of our assets or CGUs should be conducted; the measurement of our CGUs' recoverable amounts, which includes estimating future growth, profitability, discount and terminal growth rates, and the fair value of any real property; and the allocation of the purchase price and other valuations related to our business acquisitions. See Item 5, "Operating and Financial Review and Prospects — Critical Accounting Polices and Estimates" of our 2019 20-F for a detailed discussion of each of these areas.

As a result of the continued and uncertain economic and business impact of COVID-19, we reviewed the estimates, judgments and assumptions used in the preparation of our financial statements in each of Q1 2020 and Q2 2020, including with respect to: the determination of whether indicators of impairment exist for our assets and CGUs, the underlying assumptions used in the measurement of the recoverable amount of such assets or CGUs, the discount rates applied to our net pension and non-pension post-employment benefit assets and liabilities, and in Q2 2020, our eligibility for the Subsidies that we recognized in Q2 2020. We also assessed the impact of COVID-19 on the estimates and judgments used in connection with our measurement of deferred tax assets, the credit risk of our customers and the valuation of our inventory. Although we determined that no significant revisions to such estimates, judgments or assumptions were required for either Q1 2020 or Q2 2020 as a result of COVID-19, revisions may be required in future periods to the extent that the negative impacts on our business arising from COVID-19 continue or worsen. Any such revision (due to COVID-19 or otherwise) may result in, among other things, write-downs or impairments to our assets or CGUs, and/or adjustments to the carrying amount of our A/R and/or inventories, or to the valuation of our deferred tax assets and/or pension assets or obligations, any of which could have a material adverse impact on our results of operations and financial condition. While we continue to believe the COVID-19 pandemic to be temporary, the situation is dynamic and the impact of COVID-19 on our results of operations and financial condition, including the duration and effect of government-mandated production site closures and the impact on overall customer demand, cannot be reasonably estimated at this time. See "Overview — Recent Developments" above. Although we expect COVID-19-related disruptions to continue throughout 2020, we believe that our long-term estimates and ass

Although our business was adversely impacted in Q2 2020 (and is anticipated to continue to be adversely impacted in the short term) as a result of COVID-19, and our share price has decreased since the end of 2019, we have determined that no triggering event had occurred as of June 30, 2020 (or to date) that would require an interim quantitative impairment assessment for our reporting units. Our inventory has increased since December 31, 2019, primarily as a result of additional materials purchased in each of Q1 2020 and Q2 2020 to mitigate materials shortages (in part due to COVID-19), and to prepare for anticipated future demand. We assessed the recoverability of our inventory, and although we recorded \$4.7 million in higher net inventory provisions for Q2 2020 as compared to the prior year period, the majority of the increase was for specific disengaging customers. No other impairments or adjustments were identified in Q2 2020 or 1H 2020 (or to date) related to the recoverability and valuation of our assets and liabilities due to COVID-19 (or otherwise). Based on our assessment (including our purchase of annuities which hedge certain pension plan obligations), no adjustments were recorded to our pension assets or liabilities in either Q1 2020 or Q2 2020.

In addition, we assessed the financial stability and liquidity of our customers in Q1 2020 to identify customers we believe to be at greatest risk of default. We also enhanced the monitoring of, and/or developed plans intended to mitigate, the limited number of identified exposures in Q1 2020, which enhancements and plans remain in effect. No significant adjustments were made to our allowance for doubtful accounts during 1H 2020 in connection with these assessments. We will continue to monitor the recoverability of our assets and liabilities over subsequent periods.

Operating Results

See Overview, "Overview of business environment" and "Recent Developments" above for a discussion of the impact of recent market conditions, including the COVID-19 pandemic, on our segments and businesses. See the initial paragraph of "Operating Results" in Item 5, "Operating and Financial Review and Prospects" of our 2019 20-F for a general discussion of factors that can cause our financial results to fluctuate from period to period.

Operating results expressed as a percentage of revenue:

	Three months end	led June 30	Six months ended June 30			
_	2019	2020	2019	2020		
Revenue	100.0 %	100.0%	100.0 %	100.0%		
Cost of sales	93.2	92.7	93.6	92.9		
Gross profit	6.8	7.3	6.4	7.1		
SG&A	4.2	3.9	4.1	4.1		
Research and development costs	0.5	0.5	0.5	0.5		
Amortization of intangible assets	0.5	0.4	0.5	0.5		
Other charges (recoveries)	0.7	0.5	(2.8)	0.5		
Finance costs	0.9	0.6	0.9	0.7		
Earnings before income tax	_	1.4	3.2	0.8		
Income tax expense	0.4	0.5	0.3	0.4		
Net earnings (loss)	(0.4)%	0.9%	2.9 %	0.4%		

Revenue:

Aggregate revenue of \$1.49 billion for Q2 2020 increased 3% compared to Q2 2019. Aggregate revenue of \$2.81 billion for 1H 2020 decreased 2% compared to 1H 2019.

The following table sets forth revenue from our reportable segments, as well as segment and end market revenue as a percentage of total revenue, for the periods indicated (in millions, except percentages):

		Th	ree months	ende	ed June 30		Six months ended June 30							
					2020			2019)		2020			
ATS segment revenue	\$	562.7	39%	\$	500.3	34%	\$	1,140.9	40%	\$	1,047.3	37%		
CCS segment revenue		882.9	61%		992.1	66%		1,737.8	60%		1,763.7	63%		
Communications			39%			43%)		39%)		41%		
Enterprise			22%			23%)		21%)		22%		
Total revenue	\$	1,445.6		\$	1,492.4		\$	2,878.7		\$	2,811.0			

ATS segment revenue represented 34% of total revenue for Q2 2020, compared to 39% for Q2 2019, and 37% of total revenue for 1H 2020, compared to 40% of total revenue of 1H 2019. ATS segment revenue for Q2 2020 and 1H 2020 decreased \$62.4 million (11%) and \$93.6 million (8%), respectively, compared to the same periods in 2019, as strong demand in our CE business and new program ramps in our healthtech business were more than offset by demand weakness in our A&D (commercial aerospace) and industrial businesses, mainly due to the impact of COVID-19, and in addition with respect to our A&D business, the production slow-down of the Boeing 737 Max, as well as energy program disengagements. In addition to the impact of demand reductions due to COVID-19 on our ATS segment revenue, we had an approximate \$8 million adverse revenue impact resulting from COVID-19-related materials constraints across our ATS segment in Q2 2020. Revenue from our CE business increased approximately 65% and 45% in Q2 2020 and 1H 2020, respectively, as compared to the same periods in 2019. Revenue from our

energy programs decreased from approximately 7% of total ATS segment revenue in Q2 2019 (and approximately 8% of total ATS segment revenue in 1H 2019) to less than 5% in each of the 2020 periods. Within our ATS segment, our A&D and industrial business revenues were most significantly impacted in Q2 2020 and 1H 2020 by disruptions attributable to COVID-19.

CCS segment revenue represented 66% of total revenue for Q2 2020, compared to 61% of total revenue for Q2 2019, and 63% of total revenue for 1H 2020, compared to 60% of total revenue for 1H 2019. CCS segment revenue for Q2 2020 increased \$109.2 million (12%) compared to Q2 2019; and increased \$25.9 million (1%) for 1H 2020 compared to 1H 2019. Communications end market revenue for Q2 2020 and 1H 2020 increased \$76.8 million (14%) and \$23.5 million (2%), respectively, compared to the same periods in 2019. The increase in Communications revenue for Q2 2020 as compared to Q2 2019, and for 1H 2020 as compared to 1H 2019, reflects strength in our JDM business, including increased demand from service providers, which more than offset revenue declines from CCS-Review-related disengagements (including the Cisco Disengagement), and the impact of COVID-19. Demand from service providers has continued to increase as they expand and upgrade their data centers in support of growing cloud and on-line requirements, resulting in part from the pandemic. Enterprise end market revenue for Q2 2020 and 1H 2020 increased \$32.4 million (10%) and \$2.4 million (0.4%), respectively, compared to the same periods in 2019, primarily driven by demand strength in JDM, partially offset by planned disengagements associated with our CCS Review. Our JDM revenue for 1H 2020 increased approximately 85% compared to 1H 2019 to approximately \$400 million, which accounted for 14% of our total 1H 2020 revenue. We expect near-term continued growth from our JDM business. In addition to the demand impacts due to COVID-19 on our CCS segment revenue, we had an approximate \$48 million adverse revenue impact resulting from COVID-19-related materials constraints in our CCS segment in Q2 2020.

We depend on a small number of customers for a substantial portion of our revenue. In the aggregate, our top 10 customers represented 68% and 67% of total revenue for Q2 2020 and 1H 2020, respectively (Q2 2019 and 1H 2019 — 65% and 64%, respectively). For each of Q2 2020 and 1H 2020, we had one customer, Cisco, in our CCS segment, that individually represented 10% or more of total revenue (each of Q2 2019 and 1H 2019 — two customers (one from each of our segments)). Revenue from Cisco, our largest customer, represented 10% and 11% of total revenue for Q2 2020 and 1H 2020, respectively (Q2 2019 and 1H 2019 — 12% and 12%, respectively).

We generally enter into master supply agreements with our customers that provide the framework for our overall relationship. These agreements typically do not guarantee a particular level of business or fixed pricing. Instead, we bid on a program-by-program basis and typically receive customer purchase orders for specific quantities and timing of products. We cannot assure that our current customers will continue to award us with follow-on or new business. Customers may also cancel contracts, and volume levels can be changed or delayed, any of which could have a material adverse impact on our results of operations and working capital performance, including lower asset utilization (resulting in lower margins), and requiring us to carry higher than expected levels of inventory. We cannot assure the replacement of completed, delayed, cancelled or reduced orders, or that our current customers will continue to utilize our services, or renew their long-term manufacturing or services contracts with us on acceptable terms or at all. In addition, in any given quarter, we can experience quality and process variances related to materials, testing or other manufacturing or supply chain activities. Although we are successful in resolving the majority of these issues, the existence of these variances could have a material adverse impact on the demand for our services in future periods from any affected customers. Further, some of our customer agreements require us to provide specific price reductions to our customers over the term of the contracts, which has significantly impacted revenue and our margins. Recent market shifts to generic, cloud-based hardware platforms are also adversely impacting demand from our traditional OEM Communications customers. See "Overview — Recent Developments" above. There can be no assurance that revenue from any of our major customers will continue at historical levels or will not decrease in absolute terms or as a percentage of total revenue. A significant revenue decrease or pricing pressures from these or other customers, or a loss of a major customer or program, could have a material adverse impact on our business, our operating results and our financial position. See "Overview — Recent Developments" above for a discussion of our Cisco Disengagement, and its anticipated impact on our business.

Gross profit:

The following table shows gross profit and gross margin (gross profit as a percentage of revenue) for the periods indicated:

	Three months	s ende	d June 30	Six months	ended	June 30
	 2019		2020	2019		2020
Gross profit (in millions)	\$ 97.8	\$	108.6	\$ 185.2	\$	199.6
Gross margin	6.8%	7.3%		6.4%		7.1%

Gross profit for Q2 2020 increased by 11% to \$108.6 million compared to Q2 2019. Gross margin increased from 6.8% in Q2 2019 to 7.3% for Q2 2020. The increase in gross profit was primarily due to improvements in our CCS segment, despite increased net inventory provisions (\$6.2 million in Q2 2020 compared to \$1.5 million in Q2 2019, the majority of which related to our ATS segment in both periods). The increase in gross profit from our CE business was offset by reduced profit contribution from our A&D business. As a result of the approximate \$56 million aggregate adverse revenue impact in Q2 2020 due to COVID-19-related materials constraints, we incurred manufacturing inefficiencies (due to our inability to secure materials) as well as other indirect and incremental direct COVID-19 Costs in Q2 2020, which negatively impacted our gross profit for Q2 2020. These costs however, were largely offset by Subsidies and customer recoveries (see "Overview — Recent Developments" above). Approximately one half of the COVID-19 Costs and Subsidies recorded in Q2 2020 pertain to our ATS segment. The increase in gross margin in Q2 2020 compared to Q2 2019 was primarily driven by volume leverage, the positive impact of our productivity and cost reduction initiatives, and improved mix in our CCS segment. Gross profit for 1H 2020 increased by 8% to \$199.6 million compared to 1H 2019, and gross margin for 1H 2020 of 7.1% increased from 6.4% in 1H 2019, for reasons substantially similar to those described for the quarterly period. See Item 5, "Operating and Financial Review and Prospects — Operating Results — *Gross profit*" of our 2019 20-F for a general discussion of the factors that can cause gross margin to fluctuate from period to period.

Selling, general and administrative expenses (SG&A):

SG&A for Q2 2020 of \$58.0 million (3.9% of total revenue) decreased \$2.7 million compared to \$60.7 million (4.2% of total revenue) for Q2 2019. SG&A for 1H 2020 of \$114.4 million (4.1% of total revenue) decreased \$2.4 million compared to \$116.8 million (4.1% of total revenue) for 1H 2019. The decrease for Q2 2020 compared to Q2 2019 was due to lower variable spend and the recognition of \$3 million in Subsidies (offsetting our IT-related COVID-19 Costs (see "Overview — Recent Developments" above)), partially offset by higher variable compensation. The decrease in SG&A for 1H 2020 as compared to 1H 2019 also reflected these items, as well as \$4.3 million in lower foreign exchange losses, offset in part by \$1.2 million in higher stock-based compensation (SBC) expense (see below).

Segment income and margin:

Segment performance is evaluated based on segment revenue (set forth above), segment income and segment margin (segment income as a percentage of segment revenue). Revenue is attributed to the segment in which the product is manufactured or the service is performed. Segment income is defined as a segment's net revenue less its cost of sales and its allocable portion of selling, general and administrative expenses and research and development expenses (collectively, Segment Costs). Identifiable Segment Costs are allocated directly to the applicable segment while other Segment Costs, including indirect costs and certain corporate charges, are allocated to our segments based on an analysis of the relative usage or benefit derived by each segment from such costs. Segment income excludes Finance Costs (defined under "Non-IFRS Measures" below), employee SBC expense, amortization of intangible assets (excluding computer software), and Other Charges (recoveries) (defined under "Non-IFRS measures" below), as these costs and charges/recoveries are managed and reviewed by our CEO at the company level. See the reconciliation of segment income to our earnings before income taxes in note 3 to the Q2 2020 Interim Financial Statements. Our segments do not record inter-segment revenue. Although segment income and segment margin are used to evaluate the performance of our segments, we may incur operating costs in one segment that may also benefit the other segment. Our accounting policies for segment reporting are the same as those applied to the company as a whole.

The following table shows segment income (in millions) and segment margin for the periods indicated:

	Th	ree month	s ende	d June 3	30			Six months e	ended June 30			
	 20	19		2020			2	2019		2	2020	
Segment income and segment margin:		Segment Margin			Segment Margin			Segment Margin			Segment Margin	
ATS segment	\$ 15.8	2.8%	\$	15.5	3.1%	\$	30.9	2.7%	\$	30.2	2.9%	
CCS segment	20.9	2.4%	35.3		3.6%	40.9)	2.4%		58.7	3.3%	

ATS segment income for Q2 2020 decreased \$0.3 million (2%) compared to Q2 2019, and decreased \$0.7 million (2%) in 1H 2020 compared to 1H 2019. ATS segment margin increased from 2.8% in Q2 2019 to 3.1% in Q2 2020, and increased from 2.7% in 1H 2019 to 2.9% in 1H 2020. The decrease in ATS segment income for each of Q2 2020 and 1H 2020 compared to the respective prior year periods was attributable to the ATS segment revenue decreases discussed above. The increase in ATS segment margin for each of Q2 2020 and 1H 2020 as compared to the respective prior year periods was driven by improvements in our CE business as a result of higher productivity and volume leverage, partly offset by reduced profit contribution from our A&D business. See "Overview — *Recent Developments*" above.

CCS segment income for Q2 2020 increased \$14.4 million (69%) compared to Q2 2019, and increased \$17.8 million (44%) in 1H 2020 compared to 1H 2019. CCS segment margin for Q2 2020 increased to 3.6% compared to 2.4% for Q2 2019, and increased to 3.3% in 1H 2020 compared to 2.4% for 1H 2019. These increases were primarily due to favorable mix, including increased JDM programs, improved operating leverage, and the positive impact of our productivity initiatives.

SBC expense:

The following table shows employee SBC expense (with respect to restricted share units (RSUs) and performance share units (PSUs) granted to employees) and director SBC expense (with respect to deferred share units (DSUs) and RSUs issued to directors as compensation) for the periods indicated (in millions):

	T	hree months	Six months ended June 30					
		2	2020		2019	2020		
Employee SBC expense in cost of sales	\$	3.4	\$	3.0	\$	10.0	\$	7.8
Employee SBC expense in SG&A		4.8		4.7		10.0		11.2
Total	\$	8.2	\$	7.7	\$	20.0	\$	19.0
Director SBC expense in SG&A	\$	0.6	\$	0.5	\$	1.2	\$	1.0

Our SBC expense may fluctuate in any period to account for forfeitures from employee terminations or resignations (Employee Forfeitures). We also recognize accelerated SBC expense for employees eligible for retirement (Accelerated SBC Expense) generally in the first quarter of the year associated with our annual grants. The decrease in employee SBC expense in cost of sales for Q2 2020 as compared to Q2 2019 reflects Employee Forfeitures in connection with recent terminations. The decrease in employee SBC expense in cost of sales for 1H 2020 as compared to 1H 2019 reflects lower Accelerated SBC Expense and the impact of Employee Forfeitures as a result of recent terminations and resignations. Employee SBC expense in SG&A for Q2 2020 was relatively flat compared to Q2 2019. The increase in employee SBC expense in SG&A for 1H 2020 as compared to 1H 2019 reflects a higher Accelerated SBC Expense (due to a higher number of retirement eligible employees), as well as a lower amount of Employee Forfeitures recorded in 1H 2020.

Other charges (recoveries):

We recorded the following restructuring and other charges (recoveries) for the periods indicated (in millions):

	TI	ree months ende	Six months ended June 30					
		2019	2020		2019	2020		
Restructuring charges	\$	9.0 \$	7.3	\$	16.1 \$	15.3		
Transition Costs (Recoveries)		0.6	_		(98.2)	_		
Acquisition Costs and other		0.9	_		1.1	_		
	\$	10.5 \$	7.3	\$	(81.0) \$	15.3		

Restructuring:

We perform ongoing evaluations of our business, operational efficiency and cost structure, and implement restructuring actions as we deem necessary. At the end of 2019, we completed our cost efficiency initiative (CEI), which consisted of restructuring actions related to our CCS Review and our CE business. We recorded an aggregate of \$81.3 million in restructuring charges from the commencement of this initiative in the fourth quarter of 2017 through its completion. The CEI resulted in reductions to our workforce, as well as the consolidation of certain sites to better align capacity and infrastructure with then-anticipated customer demand, related transfers of customer programs and production, re-alignment of business processes, management reorganizations, and other associated activities.

Although we estimate that restructuring charges in connection with our Cisco Disengagement will be lower than originally anticipated, as previously disclosed, we intend to take additional restructuring actions in 2020 to adjust our cost base in response to shifting demand, due in part to COVID-19. In connection therewith (and notwithstanding previous increased expectations), we currently anticipate that total restructuring costs in 2020 for this expanded program will be approximately \$30 million (consistent with our initial estimate). Our restructuring charges for Q2 2020 included actions to right-size our commercial aerospace facilities and industrial business in response to the ongoing reductions in demand described in "Recent Developments" above. We expect

these commercial aerospace and industrial business restructuring efforts to continue into Q3 2020. We expect to substantially complete this restructuring program by the end of 2020.

During Q2 2020 and 1H 2020, we recorded an aggregate of \$7.3 million and \$15.3 million of restructuring charges, respectively. For Q2 2020 and 1H 2020, these charges consisted of cash charges of \$7.1 million and \$13.6 million, respectively, primarily for employee termination costs, and non-cash charges of \$0.2 million and \$1.7 million, respectively, reflecting the write down of ROU assets for vacated properties in Q2 2020 and the write down of certain equipment related to disengaged programs in Q1 2020. Two-thirds of the Q2 2020 and 1H 2020 charges pertained to our ATS segment. Aggregate restructuring charges of \$9.0 million and \$16.1 million for Q2 2019 and 1H 2019, respectively, consisted of cash charges of \$5.9 million and \$12.3 million, respectively, primarily for employee termination costs in Q2 2019, and employee and lease termination costs in 1H 2019, and non-cash charges of \$3.1 million and \$3.8 million, respectively, to write off certain equipment related to our CE business, as well as disengaged programs in connection with our CCS Review. Our restructuring provision at June 30, 2020 was \$6.9 million (December 31, 2019 — \$11.2 million), which we recorded in the current portion of provisions on our consolidated balance sheet, and currently expect to pay in 2020. All cash outlays have been, and the balance is expected to be, funded with cash on hand.

We may also implement additional future restructuring actions or divestitures as a result of changes in our business, the marketplace and/or our exit from less profitable, under-performing, non-core or non-strategic operations. In addition, an increase in the frequency of customers transferring business to our EMS competitors, changes in the volumes they outsource, pricing pressures, or requests to transfer their programs among our sites or to lower-cost locations, may also result in our taking future restructuring actions. We may incur higher operating expenses during periods of transitioning programs within our network or to our competitors. Any such restructuring activities, if undertaken at all, could adversely impact our operating and financial results, and may require us to further adjust our operations.

Transition Costs (Recoveries):

Transition Costs consist of Toronto Transition Costs, and commencing in the third quarter of 2019, Internal Relocation Costs, each of which is defined under the caption "Non-IFRS Measures" below. We did not incur any Transition Costs in Q2 2020 or 1H 2020. As previously disclosed, our temporary headquarters relocation is complete, and we do not expect to incur further Toronto Transition Costs in connection therewith until the move into our new corporate headquarters commences. During Q2 2019 and 1H 2019, we incurred \$0.6 million and \$3.8 million, respectively, in Transition Costs, consisting of Toronto Transition Costs associated with the relocation of our temporary corporate headquarters. Transition Recoveries consist of the \$102 million gain (Property Gain) we recorded on the sale of our Toronto real property in the first quarter of 2019 (Q1 2019). See Item 5, "Liquidity — Toronto Real Property and Related Transactions" of the 2019 20-F for a discussion of such sale, and related relocations, aggregate transition and capital costs, and commitments.

Acquisition Costs and other:

Acquisition Costs consist of consulting, transaction and integration costs relating to potential and completed acquisitions, and when applicable, charges related to the subsequent re-measurement of indemnification assets recorded in connection with our acquisition of Impakt Holdings, LLC (Impakt). During Q2 2020 and 1H 2020, we recorded no Acquisition Costs (Q2 2019 and 1H 2019 — \$1.8 million and \$3.1 million of Acquisition Costs, respectively, including \$1.6 million and \$2.2 million of such re-measurement charges, respectively). Acquisition Costs in Q2 2019 and 1H 2019 were offset in part by legal recoveries (for prior period freight charges) in connection with the settlement of class action lawsuits in which we were a plaintiff.

Finance Costs (as defined under "Non-IFRS Measures" below):

During Q2 2020 and 1H 2020, we recorded \$8.9 million and \$19.7 million of Finance Costs, respectively (Q2 2019 and 1H 2019 — \$12.6 million and \$26.2 million, respectively). The decrease in finance costs was primarily due to lower borrowings under our credit facility and a reduction in interest rates compared to Q2 2019 and 1H 2019.

Income taxes:

For Q2 2020, we had a net income tax expense of \$7.9 million on earnings before tax of \$21.2 million, compared to a net income tax expense of \$5.1 million on loss before tax of \$1.0 million for Q2 2019. For 1H 2020, we had a net income tax expense of \$13.4 million on earnings before tax of \$23.5 million, compared to a net income tax expense of \$9.6 million on earnings before tax of \$93.8 million for 1H 2019. Earnings before tax for 1H 2019 included the Property Gain, which had no net tax impact, as such gain was offset by the utilization of previously unrecognized tax losses.

Our Q2 2020 net income tax expense was favorably impacted by \$3.0 million of deductible temporary differences as a result of changes in tax rates in certain jurisdictions, offset in large part by \$2.5 million of tax expense arising from taxable temporary differences associated with the anticipated repatriation of undistributed earnings from certain of our Chinese and Thai subsidiaries (Repatriation Expense). Taxable foreign exchange impacts in Q2 2020 were not significant. Our 1H 2020 net income tax expense was favorably impacted by a \$5.7 million reversal of tax uncertainties in certain of our Asian subsidiaries, offset in large part by a \$5.5 million Repatriation Expense. Taxable foreign exchange impacts in 1H 2020 were not significant. Our Q2 2019 and 1H 2019 net income taxes were favorably impacted by a \$1.3 million reversal of previously-recorded tax liabilities resulting from the favorable conclusion of a liquidation audit in Asia, as well as \$3.3 million in certain previously-recorded tax uncertainties becoming statute-barred. These income tax benefits were offset in part by adverse taxable foreign exchange impacts arising primarily from the weakening of the Chinese renminbi relative to the U.S. dollar.

In certain jurisdictions, primarily in the Americas and Europe, we currently have significant net operating losses and other deductible temporary differences, some of which we expect will be used to reduce taxable income in these jurisdictions in future periods, although not all are currently recognized as deferred tax assets. In addition, the tax benefits we are able to record related to restructuring charges and SBC expenses are limited, as a significant portion of such amounts are incurred in jurisdictions with unrecognized loss carryforwards. Tax benefits we are able to record related to the accounting amortization of intangible assets are also limited based on the structure of our recent acquisitions. We review our deferred income tax assets at each reporting date and reduce them to the extent we believe it is no longer probable that we will realize the related tax benefits.

In response to the COVID-19 pandemic, certain jurisdictions in which we operate have implemented various tax relief measures, including deferral of value-added tax payments (such as VAT or GST) and additional tax deductions. However, these tax relief measures did not provide us with significant tax benefits in Q2 2020 or 1H 2020. We will continue to assess the impact of such tax benefits as they evolve. We do not currently expect these tax relief measures to have a significant impact on our global tax rate.

We have three income tax incentives in Thailand with varying exemption periods. Two of these incentives initially allow for a 100% income tax exemption (including distribution taxes), which after eight years transition to a 50% income tax exemption for the next five years (excluding distribution taxes). One of these incentives will expire in the third quarter of 2020, and the other will transition to the 50% exemption in 2022 and expire in 2027. The third incentive (approved in Q4 2019) allows for a 100% income tax exemption (including distribution taxes) for a period of eight years, and will expire in 2028. Upon full expiry of each of the incentives, taxable profits associated with such expired tax incentives become fully taxable. We are continuing to transition some of our businesses under expired incentives to our remaining incentives. We anticipate the transition to be completed during 2020. If we are successful in these efforts, we anticipate that our tax expense in Thailand will decrease in 2020 and 2021, although we are currently unable to reasonably estimate the amount of such decrease. Our tax expense could increase significantly if certain tax incentives from which we benefit are retracted.

In 2017, the Brazilian Ministry of Science, Technology, Innovation and Communications issued assessments seeking to disqualify certain research and development expenses for the years 2006 to 2009, which entitled our Brazilian subsidiary (which ceased operations in 2009) to charge reduced sales tax levies to its customers. Although we received lower re-assessments for 2007 and 2008 during Q1 2020, we intend to continue to appeal the original assessments and the re-assessments for all years from 2006 to 2009. The assessments and re-assessments, including interest and penalties, currently total approximately 29 million Brazilian real (approximately \$5 million at period-end exchange rates) for all such years, down from original assessments totaling approximately 39 million Brazilian real (approximately \$7 million at period-end exchange rates).

The successful pursuit of assertions made by any taxing authority could result in our owing significant amounts of tax, interest and possibly penalties. We believe we adequately accrue for any probable potential adverse tax ruling. However, there can be no assurance as to the final resolution of any claims and any resulting proceedings. If any claims and any ensuing proceedings are determined adversely to us, the amounts we may be required to pay could be material, and in excess of amounts accrued.

Net earnings (loss):

Net earnings for Q2 2020 of \$13.3 million represented an increase of \$19.4 million compared to a net loss of \$6.1 million for Q2 2019. This increase was primarily due to \$10.8 million in higher gross profit, \$2.7 million in lower SG&A expenses, and \$3.7 million in lower finance costs in Q2 2020 as compared to Q2 2019. Net earnings for 1H 2020 of \$10.1 million decreased \$74.1 million compared to net earnings of \$84.2 million for 1H 2019. This decrease was primarily due to the \$102.0 million Property Gain we recorded in Q1 2019, offset in part by \$14.4 million in higher gross profit and \$6.5 million in lower finance costs in 1H 2020 as compared to the prior year period.

Liquidity and Capital Resources

Liquidity

The following tables set forth key liquidity metrics for the periods indicated (in millions):

	De	ecember 31	June 30
		2019	2020
Cash and cash equivalents	\$	479.5	\$ 435.9
Borrowings under credit facility*		592.3	470.4
* excluding ordinary course letters of credit.			

	Three months	ende	d June 30	Six months ended June 30						
	2019		2020		2019		2020			
Cash provided by operating activities	\$ 90.3	\$	64.6	\$	161.6	\$	147.9			
Cash provided by (used in) investing activities	(21.8)		(10.1)		71.5		(22.3)			
Cash used in financing activities	(89.8)		(90.7)		(218.6)		(169.2)			
Changes in non-cash working capital items (included in operating activities above):										
A/R	\$ 12.3	\$	(150.8)	\$	182.8	\$	(82.7)			
Inventories	(7.7)		(133.7)		4.0		(213.9)			
Other current assets	20.6		(2.2)		15.3		(2.2)			
A/P, accrued and other current liabilities and provisions	11.6		296.5		(152.8)		335.8			
Working capital changes	\$ 36.8	\$	9.8	\$	49.3	\$	37.0			

Cash provided by operating activities:

In Q2 2020, we generated \$64.6 million of cash from operating activities compared to \$90.3 million in Q2 2019. In 1H 2020, we generated \$147.9 million of cash from operating activities compared to \$161.6 million in 1H 2019. The decrease in cash from operating activities in Q2 2020 and 1H 2020 as compared to the same periods in 2019 was primarily due to \$27.0 million and \$12.3 million, respectively, in higher working capital requirements in the 2020 periods. Higher working capital requirements for Q2 2020 as compared to Q2 2019 reflect a \$163.1 million reduction in A/R cash flows, a \$126.0 million reduction in inventory cash flows, and a \$22.8 million reduction in other current asset cash flows, which more than offset the \$284.9 million improvement in A/P cash flows. Higher working capital requirements for 1H 2020 as compared to 1H 2019 reflect a \$265.5 million reduction in A/R cash flows, a \$217.9 million reduction in inventory cash flows, and a \$17.5 million reduction in other current asset cash flows, which more than offset the \$488.6 million improvement in A/P cash flows. The improvement in A/P cash flows reflects the higher A/P balances in Q2 2020 and 1H 2020 compared to the same periods in 2019, primarily due to higher inventory purchases and the timing of payments compared to the same periods in 2019, as well as higher customer cash deposits we received in Q2 2020 and 1H 2020 (\$87.3 million and \$100.3 million, respectively), compared to Q2 2019 and 1H 2019 (\$18.2 million and \$80.7 million, respectively). The A/R cash flows were higher in Q2 2019 and 1H 2019 compared to Q2 2020 and 1H 2020 as a result of having higher A/R balances at the beginning of the 2019 periods compared to the beginning of the 2020 periods. In addition, the higher Q2 2020 revenue levels, as well as timing of collections, also contributed to lower A/R cash flows for Q2 2020 and 1H 2020 as compared to the prior year periods. The decrease in inventory cash flows for Q2 2020 and 1H 2020 as compared to the prior year periods reflects the higher inventory levels as a result of additional materials purchased in Q2 2020 and 1H 2020 to mitigate materials shortages (in part due to COVID-19), and the build-up of inventory for anticipated future demand. In certain cases, we received cash deposits from our customers (see above) to help alleviate the impact of such purchases on our cash flows. Our working capital amounts fluctuate from period to period depending on various factors, including the timing and extent of purchases. In particular, our A/P cash flow levels may decrease in subsequent periods as payments are made, and as cash deposit balances change.

From time to time, we extend payment terms applicable to certain customers, and/or provide longer payment terms to new customers or with respect to new programs. To substantially offset the effect of extended payment terms for particular customers on our working capital, we participate in two customer supplier financing programs (SFPs), pursuant to which we sell A/R from

such customers to third-party banks on an uncommitted basis to receive earlier payment. In addition to the SFP for one customer in our CCS segment, we entered into a new SFP for an ATS customer in December 2019. At June 30, 2020, we sold \$94.5 million of A/R under the two SFPs (June 30, 2019 — \$11.5 million under one SFP; December 31, 2019 — \$50.4 million under the two SFPs). Our increased SFP A/R sales at June 30, 2020 reflect our participation in the new ATS SFP which only commenced in December 2019. We pay discount charges with respect to these arrangements, which we record as finance costs in our consolidated statement of operations.

Free cash flow (non-IFRS):

Non-IFRS free cash flow is defined as cash provided by or used in operations after the purchase of property, plant and equipment (net of proceeds from the sale of certain surplus equipment and property, including from the sale of our Toronto real property), lease payments (including lease payments under IFRS 16), and Finance Costs (defined under "Non-IFRS Measures" below) paid (excluding any debt issuance costs and when applicable, waiver fees related to our credit facility paid). We do not consider debt issuance costs (nil and \$0.3 million paid in Q2 2020 and 1H 2020, respectively; \$0.9 million and \$1.8 million paid in Q2 2019 and 1H 2019, respectively) or waiver fees related to our credit facility (\$2.0 million paid in Q4 2019) to be part of our core operating expenses. As a result, these costs are excluded from total Finance Costs paid in our determination of non-IFRS free cash flow. Management uses non-IFRS free cash flow as a measure, in addition to IFRS cash provided by or used in operations (described above), to assess our operational cash flow performance. We believe non-IFRS free cash flow provides another level of transparency to our liquidity. Note, however, that non-IFRS free cash flow does not represent residual cash flow available to Celestica for discretionary expenditures.

A reconciliation of this measure to cash provided by operating activities measured under IFRS is set forth below:

(in millions)	7	Three months	ended .	June 30	Six months ended June 30						
		2019		2020		2019		2020			
IFRS cash provided by operations	\$	90.3	\$	64.6	\$	161.6	\$	147.9			
Purchase of property, plant and equipment, net of sales proceeds		(23.2)		(10.1)		70.1		(22.3)			
Lease payments		(9.5)		(9.6)		(18.8)		(18.0)			
Finance costs paid (excluding debt issuance costs)		(11.1)		(7.0)		(21.7)		(15.9)			
Non-IFRS free cash flow	\$	46.5	\$	37.9	\$	191.2	\$	91.7			

Our non-IFRS free cash flow of \$37.9 million for Q2 2020 decreased \$8.6 million compared to \$46.5 million for Q2 2019, reflecting lower cash generated from operations (discussed above) for Q2 2020 compared to Q2 2019, offset in part by \$13.1 million of lower capital expenditures paid in Q2 2020 compared to Q2 2019 (described below). Our non-IFRS free cash flow of \$91.7 million for 1H 2020 decreased \$99.5 million compared to \$191.2 million for 1H 2019. The decrease in non-IFRS free cash flow for 1H 2020 compared to the prior year period is primarily due to the \$113.0 million in proceeds from the sale of our Toronto real property (Toronto Proceeds) we received in March 2019 (included in "purchase of property, plant and equipment, net of sales proceeds" in the table above), and \$13.7 million lower cash generated from operating activities in 1H 2020 (discussed above), offset in part by \$20.6 million of lower capital expenditures paid in 1H 2020 as compared to 1H 2019.

Cash provided by (used in) investing activities:

Our capital expenditures for Q2 2020 and 1H 2020 were \$11.2 million and \$23.5 million, respectively (Q2 2019 and 1H 2019 — \$23.2 million and \$42.9 million, respectively), primarily to enhance our manufacturing capabilities in various geographies and to support new customer programs (split approximately evenly between our segments). Our capital expenditures for 1H 2019 included \$5.0 million related to our temporary corporate headquarters. We fund our capital expenditures from cash on hand and through the financing arrangements described under "Capital Resources" below. The Toronto Proceeds were reported as cash provided by investing activities in 1H 2019.

Cash used in financing activities:

Financing and Finance Costs (defined under "Non-IFRS Measures" below):

In June 2018, we entered into an \$800.0 million credit facility (Credit Facility) providing for a \$350.0 million term loan (Initial Term Loan) and a \$450.0 million revolver (Revolver). In November 2018, we added a \$250.0 million term loan (Incremental Term Loan). The Initial Term Loan and the Incremental Term Loan are collectively referred to as the Term Loans. The Credit Facility is described under "Capital Resources" below.

During Q1 2020, we made the scheduled quarterly principal repayment of \$0.875 million under the Initial Term Loan. In order to reduce the amount outstanding under the Incremental Term Loan, we also prepaid an aggregate of \$60.0 million thereunder during Q1 2020. In order to reduce the amount outstanding under the Initial Term Loan, we prepaid \$47.0 million thereunder in April 2020. In addition to satisfying all scheduled quarterly principal repayments of the Term Loans prior to maturity (with remaining amounts applied to outstanding principal), these prepayments eliminated the mandatory prepayment amount due in Q2 2020 based on excess cash flow for the previous year. See "Cash requirements" below. Subsequent to this prepayment, we prepaid an additional \$14.0 million under the Term Loans in June 2020.

During Q2 2019 and 1H 2019, we made aggregate scheduled principal repayments of \$1.5 million and \$3.0 million, respectively, under the Term Loans, borrowed nil and \$48.0 million (primarily to fund SVS repurchases in Q1 2020) under our Revolver, respectively, and repaid \$44.0 million and \$154.0 million under the Revolver, respectively. The Toronto Proceeds were used to repay \$110.0 million of the then-outstanding amounts under the Revolver in Q1 2019.

During Q2 2020 and 1H 2020, we paid Finance Costs of \$7.0 million and \$16.2 million, respectively, including debt issuance costs of nil and \$0.3 million, respectively, in connection with subsequent security arrangements under the Credit Facility. During Q2 2019 and 1H 2019, we paid Finance Costs of \$12.0 million and \$23.5 million, respectively, including debt issuance costs of \$0.9 million and \$1.8 million, respectively, in connection with subsequent security arrangements under the Credit Facility. Outstanding Credit Facility balances and interest rates as of June 30, 2020 are discussed below.

Lease payments:

During Q2 2020 and 1H 2020, we paid \$9.6 million and \$18.0 million, respectively (Q2 2019 and 1H 2019 — \$9.5 million and \$18.8 million, respectively) in lease payments (see "Cash Requirements" below).

See "Summary of Q2 2020 and Year-to-Date Period" above for details of SVS repurchases for the periods indicated.

Cash requirements:

Our working capital requirements can vary significantly from month-to-month due to a range of business factors, including the ramping of new programs, expansion of our services and business operations, timing of purchases, higher levels of inventory for new programs and anticipated customer demand, timing of payments and A/R collections, and customer forecasting variations. The international scope of our operations may also create working capital requirements in certain countries while other countries generate cash in excess of working capital needs. Moving cash between countries on a short-term basis to fund working capital is not always expedient due to local currency regulations, tax considerations, and other factors. To meet our working capital requirements and to provide short-term liquidity, we may draw on the Revolver, sell A/R through our A/R sales program or participate in the SFPs, while available. The timing and the amounts we borrow or repay under these facilities can vary significantly from month-to-month depending upon our cash requirements. As at June 30, 2020 and December 31, 2019, other than ordinary course letters of credit, no amounts were outstanding under the Revolver. At June 30, 2020, \$80.5 million of A/R were sold under our current A/R sales program (December 31, 2019 — \$90.6 million sold under our previous A/R sales program), and \$94.5 million of A/R were sold under the SFPs (December 31, 2019 — \$50.4 million), in each case as a cost-effective alternative to drawing additional amounts on our Revolver to meet our ordinary course cash requirements, and to offset the effect of extended payment terms for particular customers on our working capital. See "Capital Resources" below.

We do not believe that the aggregate amounts outstanding under our Credit Facility as at June 30, 2020 (described under "Capital Resources" below), or the Q2 2020 \$107.0 million mandatory Term Loan prepayment requirement (which has been satisfied) have had (or will have) a significant adverse impact on our liquidity, our results of operations or financial condition. We continue to believe that cash flow from operating activities, together with cash on hand, availability under the Revolver (see "Capital Resources" below), potential availability under intra-day and overnight bank overdraft facilities and cash from the sale of A/R, will continue to be sufficient to fund our currently anticipated working capital needs and planned capital spending (including the commitments described elsewhere herein). We believe that our current level of leverage is acceptable for a company of our size and that we will remain in compliance with restrictive and financial covenants under the Credit Facility.

However, our outstanding indebtedness, together with the mandatory prepayment provisions of the Credit Facility (described below), may reduce our ability to fund future acquisitions and/or to respond to unexpected capital requirements, and will require us to use a portion of our cash flow to service such debt. See Item 5, "Operating and Financial Review and Prospects — Liquidity — *Cash requirements*" of our 2019 20-F for a discussion of other potential adverse effects of our outstanding

indebtedness, as well as a discussion of adverse effects that may result from any significant use of cash, issuance of securities, and/or further increase in our levels of third-party indebtedness to fund operations and/or make additional acquisitions.

In addition, the Credit Facility contains restrictive covenants that limit our ability to engage in specified types of transactions, as well as specified financial covenants (described in "Capital Resources" below). Our ability to maintain compliance with such financial covenants will depend on our ongoing financial and operating performance, which, in turn, may be impacted by economic conditions and financial, market, and competitive factors, many of which are beyond our control. A breach of any such covenants could result in a default under the instruments governing our indebtedness.

The Initial Term Loan required quarterly principal repayments of \$0.875 million, and the Incremental Term Loan required quarterly principal repayments of \$0.625 million (see below), and in each case requires a lump sum repayment of the remainder outstanding at maturity. Commencing in 2020, we are also required to make an annual prepayment of outstanding obligations under the Credit Facility (applied first to the Term Loans, then to the Revolver, in the manner set forth in the Credit Facility), ranging from 0% — 50% (based on a defined leverage ratio) of specified excess cash flow (as defined in the Credit Facility) for the prior fiscal year. We determined that a mandatory prepayment of our Term Loans of \$107.0 million (ECF Amount) was due in Q2 2020 based on this provision (which has been paid). In addition, prepayments of outstanding obligations under the Credit Facility (applied as described above) may also be required in the amount of specified net cash proceeds received above a specified annual threshold (including proceeds from the disposal of certain assets, but excluding the Toronto Proceeds). No prepayments are currently anticipated under the net cash proceeds provision in 2020. Further mandatory principal prepayments of the Term Loans based on specified excess cash flow and/or prepayments based on net cash proceeds may be required in future periods.

During Q1 2020, we made the scheduled quarterly principal repayment of \$0.875 million under the Initial Term Loan. We also prepaid an aggregate of \$60.0 million under the Incremental Term Loan during Q1 2020 and prepaid \$47.0 million under the Initial Term Loan in April 2020. The Q1 2020 prepayment was first applied to the Q1 2020 scheduled quarterly principal repayment under the Incremental Term Loan, and all remaining scheduled quarterly principal repayment was first applied to the Q2 2020 scheduled quarterly principal repayment under the Initial Term Loan, and all remaining scheduled quarterly principal repayments thereunder prior to maturity, and thereafter to remaining principal amounts outstanding thereunder. These prepayments eliminated the Q2 2020 ECF Amount in its entirety. Subsequent to the April 2020 prepayment, we prepaid an additional \$14.0 million under the Term Loans in June 2020 (\$1.5 million under the Initial Term Loan and \$12.5 million under the Incremental Term Loan).

Interest expense for Q2 2020 and 1H 2020 under the Credit Facility, including the impact of our interest rate swap agreements, was \$6.2 million and \$13.9 million, respectively (Q2 2019 and 1H 2019 — \$10.0 million and \$20.0 million, respectively). Any increase in prevailing interest rates, margins, or amounts outstanding, would cause this amount to increase. Commitment fees paid during Q2 2020 and 1H 2020 were \$0.5 million and \$0.9 million, respectively (Q2 2019 and 1H 2019 — \$0.3 million and \$0.6 million, respectively).

A significant portion of our cash and cash equivalents is held by foreign subsidiaries outside of Canada, a large part of which may be subject to withholding taxes upon repatriation under current tax laws. Cash and cash equivalents held by subsidiaries, which we do not intend to repatriate in the foreseeable future, are not subject to these withholding taxes. We currently expect to repatriate approximately \$70 million of cash from various of our foreign subsidiaries in the near term, and have recorded any anticipated future withholding taxes as deferred income tax liabilities. While some of our subsidiaries are subject to local governmental restrictions on the flow of capital into and out of their jurisdictions (including in the form of cash dividends, loans or advances to us), which is required or desirable from time to time to meet our international working capital needs and other business objectives (as described above), these restrictions have not had a material impact on our ability to meet our cash obligations. At June 30, 2020, we had approximately \$330 million (December 31, 2019 — \$344 million) of cash and cash equivalents held by foreign subsidiaries outside of Canada that we do not intend to repatriate in the foreseeable future.

Our capital spending varies each period based on the timing of new business wins and forecasted sales levels. Based on our current plans, and as a result of shifting of a portion of our intended 1H 2020 capital spending into the second half of 2020 and into 2021 (due in part to the impact of COVID-19), we anticipate capital spending for 2020 to be approximately 1% of revenue, and expect to fund these expenditures from cash on hand and through the financing agreements described below under "Capital Resources." Our intended 2020/2021 capital expenditures include the expansion of one of our Atrenne facilities to accommodate additional capacity for our defense customers, as well as to expand our A&D licensing business.

As noted in the "Overview" above, we estimate that COVID-19 Costs incurred during Q2 2020 were approximately \$18 million, and were largely offset by an aggregate of \$16 million in Subsidies and customer recoveries we recognized in Q2 2020 (approximately \$6 million of such Subsidies were received during Q2 2020). Although we currently anticipate that we will continue to incur COVID-19 Costs in Q3 2020, we cannot quantify anticipated amounts. There can also be no assurance that Subsidies will be available in Q3 2020 (or thereafter), and if so, whether we will qualify for or receive any such assistance.

Toronto Real Property and Related Transactions:

On March 7, 2019, we completed the sale of our Toronto real property and received the Toronto Proceeds. The \$102.0 million Property Gain was recorded in other charges (recoveries) in Q1 2019. In connection with relocations related to the property sale, we capitalized building improvements and equipment costs related to our new manufacturing site, which relocation was completed in Q1 2019, and our temporary corporate headquarters, which relocation was completed in Q2 2019, and incurred transition-related costs, which were recorded in other charges. See Item 5, "Operating and Financial Review and Prospects — Liquidity — *Toronto Real Property and Related Transactions*" of our 2019 20-F for a detailed discussion of the property sale, including related relocations and aggregate transition and capital costs incurred through December 31, 2019. No such costs were incurred in 2020. We do not expect to incur further transition costs until the move to our new corporate headquarters commences. As part of the property sale, we entered into a 10-year lease in March 2019 with the purchaser of the property for our new corporate headquarters. The commencement date of this lease will be determined by such purchaser, and is currently targeted to be May 2022. Upon such commencement, our estimated annual basic rent will be approximately \$2.5 million Canadian dollars for each of the first five years, and approximately \$2.7 million Canadian dollars for each of the remaining five years. We may, at our option, extend this lease for two further consecutive five year periods.

Share Repurchases:

We have funded our share repurchases from cash on hand, borrowings under our revolving facilities, or a combination thereof. See "Cash used in financing activities" above.

Litigation and contingencies (including indemnities)

In the normal course of our operations, we may be subject to lawsuits, investigations and other claims, including environmental, labor, product, customer disputes, and other matters. Management believes that adequate provisions have been recorded where required. Although it is not always possible to estimate the extent of potential costs, if any, management believes that the ultimate resolution of all such pending matters will not have a material adverse impact on our financial performance, financial position or liquidity. See "Operating Results — Income Taxes" above for a description of a Brazilian sales tax matter.

We provide routine indemnifications, the terms of which range in duration and scope, and often are not explicitly defined, including for third-party intellectual property infringement, certain negligence claims, and for our directors and officers. We have also provided indemnifications in connection with the sale of certain assets. The maximum potential liability from these indemnifications cannot be reasonably estimated. In some cases, we have recourse against other parties or insurance to mitigate our risk of loss from these indemnifications. Historically, we have not made significant payments relating to these types of indemnifications.

Capital Resources

Our capital resources consist of cash provided by operating activities, access to the Revolver, uncommitted intraday and overnight bank overdraft facilities, an uncommitted A/R sales program, two uncommitted SFPs (one with a CCS segment customer, and one with an ATS segment customer), and our ability to issue debt or equity securities. We regularly review our borrowing capacity and make adjustments, as permitted, for changes in economic conditions and changes in our requirements. We centrally manage our funding and treasury activities in accordance with corporate policies, and our main objectives are to ensure appropriate levels of liquidity, to have funds available for working capital or other investments we determine are required to grow our business, to comply with debt covenants, to maintain adequate levels of insurance, and to balance our exposures to market risks.

At June 30, 2020, we had cash and cash equivalents of \$435.9 million (December 31, 2019 — \$479.5 million), the majority of which was denominated in U.S. dollars, and the remainder of which was held primarily in Chinese renminbi and the Euro. Our cash and cash equivalents are subject to intra-quarter swings, generally related to the timing of A/R collections, inventory purchases and payments, and other capital uses.

As of June 30, 2020, an aggregate of \$470.4 million was outstanding under the Term Loans, and other than ordinary course letters of credit, no amount was outstanding under the Revolver (December 31, 2019 — \$592.3 million outstanding under the Term Loans, and other than ordinary course letters of credit, no amount was outstanding under the Revolver). See "Liquidity — Cash used in financing activities — Financing and finance costs" above for a discussion of amounts borrowed and repaid under our credit facility during Q2 2020, 1H 2020, and the prior year periods.

The Term Loans required aggregate quarterly principal repayments of \$1.5 million, and require mandatory prepayments with respect to specified excess cash flow for the prior year and specified net cash proceeds, and a lump sum repayment of the remainder outstanding at maturity. See "Liquidity — Cash requirements" above for a discussion of mandatory prepayments required under the Credit Facility, including payment of the ECF Amount during 1H 2020, which eliminated the scheduled quarterly principal repayments under the Term Loans described above. Except under specified circumstances, and subject to the payment of breakage costs (if any), we are generally permitted to make voluntary prepayments of outstanding amounts under the Revolver and the Term Loans without any other premium or penalty. Repaid amounts on the Term Loans may not be re-borrowed. Repaid amounts on the Revolver may be re-borrowed.

The Credit Facility has an accordion feature that allows us to increase the term loans and/or revolving loan commitments by approximately \$110 million, plus an unlimited amount to the extent that a specified leverage ratio on a pro forma basis does not exceed specified limits, in each case on an uncommitted basis and subject to the satisfaction of certain terms and conditions. The Revolver also includes a \$50.0 million sub-limit for swing line loans, providing for short-term borrowings up to a maximum of ten business days, as well as a \$150.0 million sub-limit for letters of credit, in each case subject to the overall Revolver credit limit. The Revolver permits us and certain designated subsidiaries to borrow funds (subject to specified conditions) for general corporate purposes, including for capital expenditures, certain acquisitions, and working capital needs. Borrowings under the Revolver bear interest at LIBOR, Canadian Prime, or Base Rate (each as defined in the Credit Facility) plus a specified margin, or in the case of any bankers' acceptance, at the B/A Discount Rate (as defined in the Credit Facility). The margin for borrowings under the Revolver ranges from 0.75% to 2.5%, depending on the rate we select and our consolidated leverage ratio. The Initial Term Loan currently bears interest at LIBOR plus 2.125%. The Incremental Term Loan currently bears interest at LIBOR plus 2.5%. The Credit Facility provides that when the Administrative Agent, the majority of lenders or the Company determines that LIBOR is unavailable or being replaced, the Administrative Agent and the Company may amend the underlying credit agreement to reflect a successor rate. Once LIBOR becomes unavailable, if no successor rate has been established, loans under the Credit Facility will convert to Base Rate loans.

As part of our risk management program, we attempt to mitigate interest rate risk through interest rate swaps. In August 2018, we entered into 5-year agreements (Initial Swaps) with a syndicate of third-party banks to swap the variable interest rate with a fixed rate of interest on \$175.0 million of the total borrowings outstanding under the Initial Term Loan. The Initial Swaps expire in August 2023. In December 2018, we entered into 5-year agreements with a syndicate of third-party banks (Incremental Swaps) to swap the variable interest rate with a fixed rate of interest for \$175.0 million of the total borrowings under the Incremental Term Loan. The Incremental Swaps expire in December 2023. We have the option to cancel up to \$75.0 million of the notional amount of the Initial Swaps and Incremental Swaps, starting in August 2021 for the Initial Term Loan and December 2020 for the Incremental Term Loan. These options to cancel are aligned with our risk management strategy for our Term Loans as they allow us to make voluntary prepayments of outstanding amounts without premium or penalty, subject to certain conditions. In June 2020, we entered into additional interest rate swap agreements with two third-party banks (Additional Swaps) to swap the variable interest rate with a fixed rate of interest on \$100.0 million of borrowings under our Initial Term Loan, effective upon expiration of the Initial Swaps, in order to continue to hedge our exposure to interest rate variability on such amount for 10 months after the expiration of the Initial Swaps. The Additional Swaps expire in June 2024. Our unhedged borrowings under the Credit Facility at June 30, 2020 were \$120.4 million, consisting of unhedged amounts outstanding under the Term Loans and no amounts outstanding under the Revolver). A one-percentage point increase in relevant interest rates would increase interest expense, based on the outstanding unhedged borrowings at June 30, 2020, by \$1.2 million annually. See note 21(b) to our 2019 AFS for further informatio

We are required to comply with certain restrictive covenants under the Credit Facility, including those relating to the incurrence of certain indebtedness, the existence of certain liens, the sale of certain assets (excluding real property then-held for sale), specified investments and payments, sale and leaseback transactions, and certain financial covenants relating to a defined interest coverage ratio and leverage ratio that are tested on a quarterly basis. Our Credit Facility also prohibits share repurchases for cancellation if our leverage ratio (as defined in such facility) exceeds a specified amount (Repurchase Restriction). At June 30,

2020, we were in compliance with all restrictive and financial covenants under the Credit Facility. The Repurchase Restriction is currently in effect. The obligations under the Credit Facility are guaranteed by us and certain specified subsidiaries. Subject to specified exemptions and limitations, all assets of the guarantors are pledged as security for the obligations under the Credit Facility. The Credit Facility contains customary events of default. If an event of default occurs and is continuing (and is not waived), the administrative agent may declare all amounts outstanding under the Credit Facility to be immediately due and payable and may cancel the lenders' commitments to make further advances thereunder. In the event of a payment or other specified defaults, outstanding obligations accrue interest at a specified default rate.

During 1H 2020, we repaid a total of \$121.9 million of our outstanding term loan debt. Our priority is to repay additional amounts in the near term to continue to reduce our leverage and our future interest costs. At June 30, 2020, we had \$428.8 million available under the Revolver for future borrowings, reflecting outstanding borrowings (none) and letters of credit (December 31, 2019 — \$428.8 million).

At June 30, 2020, we had \$21.2 million outstanding in letters of credit under the Revolver (December 31, 2019 — \$21.2 million). We also arrange letters of credit and surety bonds outside of the Revolver. At June 30, 2020, we had \$13.3 million of such letters of credit and surety bonds outstanding (December 31, 2019 — \$13.3 million).

At June 30, 2020, we also had a total of \$142.7 million in uncommitted bank overdraft facilities available for intraday and overnight operating requirements (December 31, 2019 — \$142.5 million). There were no amounts outstanding under these overdraft facilities at June 30, 2020 or December 31, 2019.

To replace our previous A/R sales program that expired in January 2020 (described in note 4 to the 2019 AFS), we entered into an agreement, effective March 6, 2020, with a new third-party bank to sell up to \$300.0 million in A/R on an uncommitted basis, subject to pre-determined limits by customer. This agreement provides for a one-year term, with automatic annual one-year extensions, and may be terminated at any time by the bank or by us upon 3 month's prior notice, or by the bank upon specified defaults. Under our A/R sales program, upon sale, we assign the rights to the A/R to the banks, collect cash from our customers, and remit the cash to the bank once it is collected. We pay discount charges which we record as finance costs in our consolidated statement of operations. We also participate in two SFPs, pursuant to which we sell A/R from the relevant customer to third-party banks on an uncommitted basis to receive earlier payment (substantially offsetting the effect of the extended payment terms required by such customers on our working capital for the period). The third-party banks collect the relevant A/R directly from the customers. As our A/R sales program and the SFPs are on an uncommitted basis, there can be no assurance that any of the banks will purchase the A/R we intend to sell to them under any of these programs. However, as the A/R that we sell under these programs are largely from customers we deem to be credit-worthy, we believe that sales of these A/R will continue to be accepted notwithstanding the current environment. See "Summary of Q2 2020 and Year-to-Date Period" and "Cash Requirements" above for a discussion of amounts of A/R sold and de-recognized from our A/R balance from these programs during recent periods.

The timing and the amounts we borrow and repay under our revolving credit and overdraft facilities, or sell under the SFPs or our A/R sales program, can vary significantly from month-to-month depending upon our working capital and other cash requirements.

Our strategy on capital risk management has not changed significantly since the end of 2019. Other than the restrictive and financial covenants associated with our Credit Facility noted above, we are not subject to any contractual or regulatory capital requirements. While some of our international operations are subject to government restrictions on the flow of capital into and out of their jurisdictions, these restrictions have not had a material impact on our operations or cash flows.

Financial instruments:

Our short-term investment objectives are to preserve principal and to maximize yields without significantly increasing risk, while at the same time not materially restricting our short-term access to cash.

The majority of our cash balances are held in U.S. dollars. We price the majority of our products in U.S. dollars and the majority of our materials costs are also denominated in U.S. dollars. However, a significant portion of our non-materials costs (including payroll, pensions, site costs and costs of locally sourced supplies and inventory) are denominated in various other currencies. As a result, we may experience foreign exchange gains or losses on translation or transactions due to currency fluctuations. We have a foreign exchange management policy in place to govern our hedging activities. We do not enter into speculative trades. Our current hedging activity is designed to reduce the variability of our foreign currency costs where we have

local manufacturing operations. We enter into foreign exchange forward contracts to hedge our cash flow exposures and foreign currency swaps to hedge our balance sheet exposures. Balance sheet hedges are based on our forecasts of the future position of net monetary assets or liabilities denominated in foreign currencies and, therefore, may not mitigate the full impact of any translation impacts in the future. There can be no assurance that our hedging transactions will be successful in mitigating our foreign exchange risk. See note 11 to our Q2 2020 Interim Financial Statements for a listing of our foreign exchange forwards and swaps to trade U.S. dollars in exchange for specified currencies at June 30, 2020. These contracts, which generally extend for periods of up to 12 months, will expire by the second quarter of 2021. The fair value of the outstanding contracts at June 30, 2020 was a net unrealized gain of \$6.1 million (December 31, 2019 — net unrealized gain of \$4.5 million), resulting from fluctuations in foreign exchange rates between the contract execution and the period-end date. The net unrealized gains or losses on these hedges are recorded in accumulated OCI.

Financial risks:

Except as set forth below, there have been no material changes to our primary market risk exposures or our management of such exposures during Q2 2020 from the description set forth in note 21 to our 2019 AFS and Item 5, "Operating and Financial Review and Prospects — Capital Resources — Financial Risks" of the 2019 20-F.

Currency risk: We cannot predict changes in currency exchange rates, the impact of exchange rate changes on our operating results, nor the degree to which we will be able to manage the impact of currency exchange rate changes. Such changes, including negative impacts on currency exchange rates related to the COVID-19 pandemic, could have a material effect on our business, results of operations and financial condition.

Interest rate risk: Borrowings under the Credit Facility bear interest at specified rates, plus specified margins (as described above). We entered into agreements to swap the variable interest rates with fixed rates of interest under the Term Loans (described above). Unhedged borrowings expose us to interest rate risk due to the potential variability in market interest rates. At June 30, 2020, the fair value of our interest rate swap agreements was a net unrealized loss of \$20.5 million (December 31, 2019 — net unrealized loss of \$12.1 million). The decrease in such fair value is a result of decreasing interest rates, due primarily to the impact of COVID-19 on the global economy. A continued decrease in interest rates would cause an increase in the amount of the loss. The unrealized loss on the swaps is recorded in accumulated OCI.

Credit risk: Credit risk refers to the risk that a counterparty may default on its contractual obligations resulting in a financial loss to us. We believe our credit risk of counterparty non-performance continues to be relatively low, notwithstanding the impact of COVID-19. We are in regular contact with our customers, suppliers and logistics providers, and to date have not experienced significant counterparty non-performance. However, if a key supplier (or any company within such supplier's supply chain) or customer experiences financial difficulties or fails to comply with their contractual obligations, which may occur as the pandemic continues, this could result in a significant financial loss to us. We would also suffer a significant financial loss if an institution from which we purchased foreign exchange contracts or swaps, interest rate swaps, or annuities for our pension plans defaults on their contractual obligations. With respect to our financial market activities, we have adopted a policy of dealing only with credit-worthy counterparties. In light of COVID-19, we assessed the financial stability and liquidity of our customers in Q1 2020 to identify customers we believe to be at greatest risk of default. We also enhanced the monitoring of, and/or developed plans intended to mitigate, the limited number of identified exposures in Q1 2020, which enhancements and plans remain in effect. No significant adjustments were made to our allowance for doubtful accounts in 1H 2020 in connection with these assessments.

Liquidity risk: Liquidity risk is the risk that we may not have cash available to satisfy our financial obligations as they come due. The majority of our financial liabilities recorded in accounts payable, accrued and other current liabilities and provisions are due within 90 days. We manage liquidity risk by maintaining a portfolio of liquid funds and investments and having access to a revolving credit facility, uncommitted intraday and overnight bank overdraft facilities, an A/R sales program and our SFPs. Since our A/R sales program and the SFPs are each on an uncommitted basis, there can be no assurance that any participant bank will purchase all the A/R that we wish to sell thereunder. However, we believe that cash flow from operating activities, together with cash on hand, cash from the sale of our A/R, and borrowings available under the Revolver and potentially available under intraday and overnight bank overdraft facilities are sufficient to fund our currently anticipated financial obligations, and will remain available in the current environment. See "Cash Resources" and "Cash Requirements" above.

Related Party Transactions

Onex Corporation (Onex) beneficially owns, controls, or directs, directly or indirectly, all of our outstanding multiple voting shares (MVS). Accordingly, Onex has the ability to exercise significant influence over our business and affairs and generally has the power to determine all matters submitted to a vote of our shareholders where the SVS and MVS vote together as a single class. Mr. Gerald Schwartz, the Chairman of the Board, President and Chief Executive Officer of Onex, indirectly owns shares representing the majority of the voting rights of the shares of Onex.

Onex has entered into an agreement with Celestica and with Computershare Trust Company of Canada (as successor to the Montreal Trust Company of Canada), as trustee for the benefit of the holders of the SVS, to ensure that such holders will not be deprived of any rights under applicable take-over bid legislation to which they would be otherwise entitled in the event of a take-over bid (as defined in such legislation) if MVS and SVS were of a single class of shares.

We are party to a Services Agreement with Onex for the services of Mr. Tawfiq Popatia, an officer of Onex, as a director of Celestica, pursuant to which Onex receives an annual fee of \$235,000, payable in DSUs in equal quarterly installments in arrears, as compensation for such services.

A consortium of four real estate partnerships, approximately 27% of the interests of which are held by a partnership in which Mr. Schwartz has a material interest; and approximately 25% of the interests of which are held by a partnership in which Mr. Schwartz has a non-voting interest, holds a 5% non-voting interest in the purchaser of our Toronto real property.

See Item 5, "Operating and Financial Review and Prospects — Related Party Transactions" of our 2019 20-F for further detail.

Outstanding Share Data

As of July 23, 2020, we had 110,454,211 outstanding SVS and 18,600,193 outstanding MVS. As of such date, we also had 345,577 outstanding stock options, 5,023,464 outstanding RSUs, 4,562,138 outstanding PSUs assuming vesting of 100% of the target amount granted (PSUs that will vest range from 0% to 200% of the target amount granted), and 1,996,911 outstanding DSUs; each vested option or unit entitling the holder thereof to receive one SVS (or in certain cases, cash) pursuant to the terms thereof, subject to certain time or performance-based vesting conditions.

Controls and Procedures

Evaluation of disclosure controls and procedures:

Our management is responsible for establishing and maintaining a system of disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the U.S. Exchange Act) designed to ensure that information we are required to disclose in the reports that we file or submit under the U.S. Exchange Act is recorded, processed, summarized and reported within the time periods specified in the U.S. Securities and Exchange Commission's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by an issuer in the reports that it files or submits under the U.S. Exchange Act is accumulated and communicated to the issuer's management, including its principal executive officer or officers and principal financial officer or officers, or persons performing similar functions, as appropriate, to allow timely decisions regarding required disclosure.

Management, under the supervision of and with the participation of our principal executive officer and principal financial officer, has evaluated the effectiveness of the design and operation of our disclosure controls and procedures as of June 30, 2020. Based on that evaluation, our principal executive officer and principal financial officer have concluded that, as of June 30, 2020, our disclosure controls and procedures are effective to meet the requirements of Rules 13a-15(e) and 15d-15(e) under the U.S. Exchange Act.

A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that its objectives are met. Due to inherent limitations in all such systems, no evaluation of controls can provide absolute assurance that all control issues within a company have been detected. Accordingly, our disclosure controls and procedures are designed to provide reasonable, not absolute, assurance that the objectives of our disclosure control system are met.

Changes in internal control over financial reporting:

Although certain of our controls have been performed remotely in response to COVID-19, we did not identify any change in our internal control over financial reporting in connection with our evaluation thereof that occurred during the quarter ended June 30, 2020 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting. The design of our processes and controls allows for remote execution with secure accessibility to data. We are continually monitoring and assessing the impact of COVID-19 on our internal controls to minimize the impact to their design and operating effectiveness.

Unaudited Quarterly Financial Highlights* (in millions, except percentages and per share amounts):

	2	018				20	019	9			2	202	20
	Third Quarter		Fourth Quarter	First Quarter		Second Quarter		Third Quarter	Fourth Quarter		First Quarter		Second Quarter
Revenue	\$ 1,711.3	9	\$1,727.0	\$1,433.1		\$1,445.6		\$1,517.9	\$	51,491.7	\$1,318.6	\$	1,492.4
Gross margin	6.6%	•	6.9%	6.1%)	6.8%)	6.4%		6.8%	6.9%)	7.3%
Net earnings (loss)	\$ 8.6	\$	60.1	\$ 90.3	\$	(6.1)	\$	(6.9) \$	\$	(7.0)	\$ (3.2)	\$	13.3
Weighted average # of basic shares	139.0		136.8	135.7		131.1		128.5		128.5	129.0		129.1
Weighted average # of diluted shares	140.3		138.0	136.6		131.1		128.5		128.5	129.0		129.1
# of shares outstanding	137.4		136.3	131.6		128.4		128.4		128.8	129.1		129.1
IFRS EPS:													
basic	\$ 0.06	\$	0.44	\$ 0.67	\$	(0.05)	\$	(0.05) \$	5	(0.05)	\$ (0.02)	\$	0.10
diluted	\$ 0.06	\$	0.44	\$ 0.66	\$	(0.05)	\$	(0.05) \$	5	(0.05)	\$ (0.02)	\$	0.10

^{*} All quarters in the table above have been impacted by restructuring charges, the amounts of which vary from quarter-to-quarter. Net earnings for Q1 2019 include the \$102 million Property Gain.

Q2 2020 compared to Q1 2020:

Revenue for Q2 2020 increased \$173.8 million or 13% compared to Q1 2020. Compared to the previous quarter, CCS segment revenue increased \$220.5 million (29%) in Q2 2020, despite the impact of COVID-19. Communications end market revenue increased \$135.8 million (27%) sequentially, due to strong demand in JDM, including from service providers, partially offset by the impact of COVID-19. Enterprise end market revenue increased \$84.7 million (32%) sequentially, primarily due to demand strength in JDM and seasonality (unfavorably impacting Q1 2020). ATS segment revenue decreased \$46.7 million (9%) sequentially, as demand weakness in our A&D (in particular, commercial aerospace) and industrial businesses, mainly as a result of COVID-19, was partially offset by demand strength in our CE business and new program ramps in our healthtech business. Gross profit for Q2 2020 increased sequentially by \$17.6 million (19%), primarily as a result of higher CCS segment revenue, partially offset by \$3.6 million in higher net inventory provisions. Although we incurred COVID-19 Costs in Q2 2020, these costs were largely offset by Subsides and customer recoveries we recorded in Q2 2020. Gross margin increased from 6.9% in Q1 2020 to 7.3% in Q2 2020, reflecting volume leverage, productivity and improved mix in our CCS segment. CCS segment income for Q2 2020 of \$35.3 million increased \$11.9 million from Q1 2020 and CCS segment margin increased sequentially from 3.0% in Q1 2020 to 3.6% for Q2 2020, as noted above. ATS segment income and margins for Q2 2020 of \$15.5 million (3.1% of ATS segment revenue) increased from \$14.7 million (2.7% of ATS segment revenue) in Q1 2020, due to improved profitability in our A&D business. Our CE business continues to be profitable even as we ramp new programs. Net earnings for Q2 2020 of \$13.3 million represented a \$16.5 million improvement compared to a net loss of \$3.2 million for Q1 2020, primarily due to the higher gross profit described above.

Non-IFRS measures:

Management uses adjusted net earnings and the other non-IFRS measures described herein (i) to assess operating performance and the effective use and allocation of resources, (ii) to provide more meaningful period-to-period comparisons of operating results, (iii) to enhance investors' understanding of the core operating results of our business, and (iv) to set management incentive targets. We believe the non-IFRS measures we present herein are useful to investors, as they enable investors to evaluate and compare our results from operations in a more consistent manner (by excluding specific items that we do not consider to be reflective of our ongoing operating results), to evaluate cash resources that we generate each period, and to provide an analysis of operating results using the same measures our chief operating decision makers use to measure performance. In addition, management believes that the use of a non-IFRS adjusted tax expense and a non-IFRS adjusted effective tax rate provides improved insight

into the tax effects of our ongoing business operations, and is useful to management and investors for historical comparisons and forecasting. These non-IFRS financial measures result largely from management's determination that the facts and circumstances surrounding the excluded charges or recoveries are not indicative of the ordinary course of the ongoing operation of our business. We believe investors use both IFRS and non-IFRS measures to assess management's past, current and future decisions associated with our priorities and our allocation of capital, as well as to analyze how our business operates in, or responds to, swings in economic cycles or to other events that impact our core operations.

Non-IFRS measures do not have any standardized meaning prescribed by IFRS and therefore may not be comparable to similar measures presented by other companies. Non-IFRS measures are not measures of performance under IFRS and should not be considered in isolation or as a substitute for any standardized measure under IFRS. The most significant limitation to management's use of non-IFRS financial measures is that the charges or credits excluded from the non-IFRS measures are nonetheless charges or credits that are recognized under IFRS and that have an economic impact on us. Management compensates for these limitations primarily by issuing IFRS results to show a complete picture of our performance, and reconciling non-IFRS financial measures back to the most directly comparable IFRS financial measures.

In addition to cash cycle days (including the components thereof) and inventory turns (each described under the caption "Other Performance Indicators" above), which have no defined meanings under IFRS, we use the following non-IFRS measures: adjusted gross profit, adjusted gross margin (adjusted gross profit as a percentage of revenue), adjusted SG&A as a percentage of revenue, operating earnings (adjusted EBIAT), operating margin (operating earnings or adjusted EBIAT as a percentage of revenue), adjusted net earnings, adjusted EPS, adjusted ROIC, free cash flow, adjusted tax expense and adjusted effective tax rate. Adjusted EBIAT, adjusted ROIC, free cash flow, adjusted tax expense and adjusted effective tax rate are further described in the tables below. In calculating these non-IFRS financial measures, management excludes the following items, where applicable: employee SBC expense, amortization of intangible assets (excluding computer software), Other Charges, net of recoveries (defined below), and acquisition inventory fair value adjustments, all net of the associated tax adjustments (which are set forth in the table below), and non-core tax impacts (tax adjustments related to acquisitions, and certain other tax costs or recoveries related to restructuring actions or restructured sites).

The economic substance of these exclusions (where applicable to the periods presented) and management's rationale for excluding them from non-IFRS financial measures is provided below:

Employee SBC expense, which represents the estimated fair value of stock options, RSUs and PSUs granted to employees, is excluded because grant activities vary significantly from quarter-to-quarter in both quantity and fair value. In addition, excluding this expense allows us to better compare core operating results with those of our competitors who also generally exclude employee SBC expense in assessing operating performance, who may have different granting patterns and types of equity awards, and who may use different valuation assumptions than we do.

Amortization charges (excluding computer software) consist of non-cash charges against intangible assets that are impacted by the timing and magnitude of acquired businesses. Amortization of intangible assets varies among our competitors, and we believe that excluding these charges permits a better comparison of core operating results with those of our competitors who also generally exclude amortization charges in assessing operating performance.

Other Charges, net of recoveries, consist of: Restructuring Charges, net of recoveries (defined below); Transition Costs (Recoveries) (defined below); net Impairment charges (defined below); Acquisition Costs; legal settlements (recoveries); credit facility-related waiver fees (Q4 2019); and post-employment benefit plan losses (Q4 2019). We exclude these charges, net of recoveries, because we believe that they are not directly related to ongoing operating results and do not reflect expected future operating expenses after completion of these activities or incurrence of the relevant costs. Our competitors may record similar charges at different times, and we believe these exclusions permit a better comparison of our core operating results with those of our competitors who also generally exclude these types of charges, net of recoveries, in assessing operating performance.

Restructuring Charges, net of recoveries, consist of costs relating to: employee severance, lease terminations, site closings and consolidations, write-downs of owned property and equipment which are no longer used and are available for sale, and reductions in infrastructure.

Transition Costs consist of: (i) costs recorded in connection with the relocation of our Toronto manufacturing operations, and the move of our corporate headquarters into and out of a temporary location during, and upon completion, of the construction of space in a new office building at our former location (all in connection with the sale of our Toronto real property) (collectively, Toronto Transition Costs) and (ii) costs recorded in connection with the transfer of certain capital equipment manufacturing lines from closed sites to other sites within our global network (Internal Relocation Costs). Transition Costs consist of direct relocation and duplicate costs (such as rent expense, utility costs, depreciation charges, and personnel costs) incurred during the transition periods, as well as cease-use costs incurred in connection with idle or vacated portions of the relevant premises that we would not have incurred but for these relocations and transfers. Transition Recoveries consist of the Property Gain. We believe that excluding these costs and recoveries, including Internal Relocation Costs, which commenced in the third quarter of 2019, permits a better comparison of our core operating results from period-to-period, as these costs will not reflect our ongoing operations once these relocations and manufacturing line transfers are complete, and the recovery pertains only to Q1 2019.

Impairment charges, which consist of non-cash charges against goodwill, intangible assets, property, plant and equipment, and right-of-use (ROU) assets, result primarily when the carrying value of these assets exceeds their recoverable amount.

Acquisition inventory fair value adjustments relate to the write-up of the inventory acquired in connection with our acquisitions, representing the difference between the cost and fair value of such inventory. We exclude the impact of the recognition of these adjustments, when incurred, because we believe such exclusion permits a better comparison of our core operating results from period-to-period, as their impact is not indicative of our ongoing operating performance.

Non-core tax impacts are excluded, as we believe that these costs or recoveries do not reflect core operating performance and vary significantly among those of our competitors who also generally exclude these costs or recoveries in assessing operating performance.

The following table sets forth, for the periods indicated, the various non-IFRS measures discussed above, and a reconciliation of non-IFRS measures to the most directly comparable IFRS measures (in millions, except percentages and per share amounts):

Three months ended June 30

Six months ended June 30

	2019		202	20	 201	9	202	0
		% of revenue						
IFRS revenue	\$ 1,445.6		\$ 1,492.4		\$ 2,878.7		\$ 2,811.0	
IFRS gross profit	\$ 97.8	6.8 %	\$ 108.6	7.3%	\$ 185.2	6.4%	\$ 199.6	7.1%
Employee SBC expense	3.4		3.0		10.0		7.8	
Non-IFRS adjusted gross profit	\$ 101.2	7.0 %	\$ 111.6	7.5%	\$ 195.2	6.8%	\$ 207.4	7.4%
IFRS SG&A	\$ 60.7	4.2 %	\$ 58.0	3.9%	\$ 116.8	4.1%	\$ 114.4	4.1%
Employee SBC expense	(4.8)	_	(4.7)		(10.0)		(11.2)	
Non-IFRS adjusted SG&A	\$ 55.9	3.9 %	\$ 53.3	3.6%	\$ 106.8	3.7%	\$ 103.2	3.7%
IFRS earnings (loss) before income taxes	\$ (1.0)	—%	\$ 21.2	1.4%	\$ 93.8	3.2%	\$ 23.5	0.8%
Finance costs	12.6		8.9		26.2		19.7	
Employee SBC expense	8.2		7.7		20.0		19.0	
Amortization of intangible assets (excluding computer software)	6.4		5.7		12.8		11.4	
Other Charges (recoveries)	 10.5	-	7.3		 (81.0)	_	15.3	
Non-IFRS operating earnings (adjusted EBIAT)	\$ 36.7	2.5 %	\$ 50.8	3.4%	\$ 71.8	2.5%	\$ 88.9	3.2%
IFRS net earnings (loss)	\$ (6.1)	(0.4)%	\$ 13.3	0.9%	\$ 84.2	2.9%	\$ 10.1	0.4%
Employee SBC expense	8.2		7.7		20.0		19.0	
Amortization of intangible assets (excluding computer software)	6.4		5.7		12.8		11.4	
Other Charges (recoveries)	10.5		7.3		(81.0)		15.3	
Adjustments for taxes (2)	(3.6)	-	(2.3)		 (4.8)	_	(3.4)	_
Non-IFRS adjusted net earnings	\$ 15.4	•	\$ 31.7	_	\$ 31.2	_	\$ 52.4	_
Diluted EPS								
Weighted average # of shares (in millions) *	131.9		129.1		134.3		129.1	
IFRS earnings (loss) per share *	\$ (0.05)		\$ 0.10		\$ 0.63		\$ 0.08	
Non-IFRS adjusted earnings per share	\$ 0.12		\$ 0.25		\$ 0.23		\$ 0.41	
# of shares outstanding at period end (in millions)	128.4		129.1		128.4		129.1	
IFRS cash provided by operations	\$ 90.3		\$ 64.6		\$ 161.6		\$ 147.9	
Purchase of property, plant and equipment, net of sales proceeds	(23.2)		(10.1)		70.1		(22.3)	
Lease payments (3)	(9.5)		(9.6)		(18.8)		(18.0)	
Finance costs paid (excluding debt issuance costs)	 (11.1)	-	 (7.0)	_	 (21.7)	_	 (15.9)	_
Non-IFRS free cash flow (3)	\$ 46.5	•	\$ 37.9	_	\$ 191.2	_	\$ 91.7	_
IFRS ROIC % (4)	(0.2)%		5.4%		10.6%		2.9%	
Non-IFRS adjusted ROIC % (4)	8.4 %		12.9%		8.1%		11.2%	

^{*} IFRS earnings (loss) per diluted share is calculated by dividing IFRS net earnings (loss) by the number of diluted weighted average shares outstanding (DWAS). In order to calculate IFRS loss per diluted share for Q2 2019, we used a DWAS of 131.1 million as at June 30, 2019. Because we reported a net loss on an IFRS basis in Q2 2019, the DWAS for such period-end excluded 0.8 million subordinate voting shares underlying in-the-money stock-based awards, as including these shares would be anti-dilutive. However, we included these shares in the DWAS used to calculate non-IFRS adjusted earnings (per diluted share) for such period because such shares were dilutive in relation to this non-IFRS measure.

⁽¹⁾ Management uses non-IFRS operating earnings (adjusted EBIAT) as a measure to assess performance related to our core operations. Non-IFRS adjusted EBIAT is defined as earnings (loss) before income taxes, finance costs (defined below), employee SBC expense, amortization of intangible assets (excluding computer software), and Other Charges (recoveries) (defined above). Finance costs consist of interest expense and fees related to our credit facility (including debt issuance and related amortization costs), our interest rate swap agreements, our accounts receivable sales program and customers' supplier financing programs, and interest expense on our lease obligations, net of interest income earned. See "Operating Results — Other charges" for separate quantification and discussion of the components of Other Charges (recoveries).

(2) The adjustments for taxes, as applicable, represent the tax effects of our non-IFRS adjustments and non-core tax impacts.

The following table sets forth a reconciliation of our IFRS tax expense and IFRS effective tax rate to our non-IFRS adjusted tax expense and our non-IFRS adjusted effective tax rate for the periods indicated, in each case determined by excluding the tax benefits or costs associated with the listed items (in millions, except percentages) from our IFRS tax expense for such periods:

	Three months ended						Six months ended									
		Jun	e 30					Jun	ie 30)						
	2019	Effective tax rate		2020	Effective tax rate		2019	Effective tax rate		2020	Effective tax rate					
IFRS tax expense and IFRS effective tax rate	\$ 5.1	(510)%	\$	7.9	37%	\$	9.6	10%	\$	13.4	57%					
Tax costs (benefits) of the following items excluded from IFRS tax expense:																
Employee SBC expense	0.1			0.7			0.5			1.0						
Other Charges	0.2			1.6			0.4			2.0						
Non-core tax impacts related to tax uncertainties*	3.3			_			3.9			0.4						
Non-core tax impact related to prior acquisition**	(1.3)			_			(1.3)			_						
Non-core tax impact related to restructured sites	 1.3	_			_		1.3		_							
Non-IFRS adjusted tax expense and non-IFRS adjusted effective tax rate	\$ 8.7	36 %	\$	10.2	24%	\$	14.4	32%	\$	16.8	24%					

^{*} Consists of the reversal of certain tax uncertainties related to a prior acquisition that became statute-barred in such periods.

- (3) Management uses non-IFRS free cash flow as a measure, in addition to IFRS cash provided by (used in) operations, to assess our operational cash flow performance. We believe non-IFRS free cash flow provides another level of transparency to our liquidity. Non-IFRS free cash flow is defined as cash provided by (used in) operations after the purchase of property, plant and equipment (net of proceeds from the sale of certain surplus equipment and property, including from the sale of our Toronto real property), lease payments (including under IFRS 16) and finance costs paid (excluding any debt issuance costs and when applicable, waiver fees related to our Credit Facility). We do not consider debt issuance costs (nil and \$0.3 million paid in Q2 2020 and 1H 2020, respectively; \$0.9 million and \$1.8 million paid in Q2 2019 and 1H 2019, respectively) or waiver fees related to our Credit Facility (\$2.0 million paid in Q4 2019) to be part of our core operating expenses. As a result, these costs are excluded from total finance costs paid in our determination of non-IFRS free cash flow. Note, however, that non-IFRS free cash flow does not represent residual cash flow available to Celestica for discretionary expenditures.
- (4) Management uses non-IFRS adjusted ROIC as a measure to assess the effectiveness of the invested capital we use to build products or provide services to our customers, by quantifying how well we generate earnings relative to the capital we have invested in our business. Non-IFRS adjusted ROIC is calculated by dividing non-IFRS adjusted EBIAT by average net invested capital. Net invested capital (calculated in the table below) is defined as total assets less: cash, ROU assets, accounts payable, accrued and other current liabilities and provisions, and income taxes payable. We use a two-point average to calculate average net invested capital for the quarter and a three-point average to calculate average net invested capital for the six-month period. A comparable measure under IFRS would be determined by dividing IFRS earnings (loss) before income taxes by average net invested capital (which we have set forth in the charts above and below), however, this measure (which we have called IFRS ROIC), is not a measure defined under IFRS.

^{**} Consists of a deferred tax adjustment attributable to our acquisition of Impakt for the 2019 periods.

		Three mo	onths e	ended		Six mor	ths en	ded			
		Jui	ne 30			Ju	ine 30				
		2019		2020		2019		2020			
IFRS earnings (loss) before income taxes	\$	(1.0)	\$	21.2	\$	93.8	\$	23.5			
Multiplier to annualize earnings		4		4		2		2			
Annualized IFRS earnings (loss) before income taxes	\$	(4.0)	\$	84.8	\$	187.6	\$	47.0			
Average net invested capital for the period	\$	1,750.8	\$	1,572.5	\$	1,768.2	\$	1,593.5			
IFRS ROIC % (1)		(0.2)%		5.4%		10.6%		2.9%			
		Three mo	onths e	ended	Six months ended						
		Jui	ne 30			Ju	ne 30				
		2019		2020	. <u></u>	2019		2020			
Non-IFRS operating earnings (adjusted EBIAT)	\$	36.7	\$	50.8	\$	71.8	\$	88.9			
Multiplier to annualize earnings		4		4		2		2			
Annualized non-IFRS adjusted EBIAT	\$	146.8	\$	203.2	\$	143.6	\$	177.8			
Average net invested capital for the period	\$	1,750.8	\$	1,572.5	\$	1,768.2	\$	1,593.5			
Non-IFRS adjusted ROIC $\%$ $^{(1)}$		8.4 %		12.9%		8.1%		11.2%			
				December 31 2019		March 31 2020		June 30 2020			
Net invested capital consists of:											
Total assets			\$	3,560.7	\$	3,537.8	\$	3,788.1			
Less: cash				479.5		472.1		435.9			
Less: ROU assets				104.1		96.9		94.4			
Less: accounts payable, accrued and other current liabilities, provisions and in	ncome taxes payab	le		1,341.7		1,397.5		1,684.1			
Net invested capital at period end (1)			\$	1,635.4	\$	1,571.3	\$	1,573.7			
				December 31 2018		March 31 2019		June 30 2019			
Net invested capital consists of:											
Total assets			\$	3,737.7	\$	3,688.1	\$	3,633.7			
Less: cash				422.0		457.8		436.5			
Less: ROU assets				_		115.8		116.2			
Less: accounts payable, accrued and other current liabilities, provisions and in	ncome taxes payab	le		1,512.6		1,344.8		1,349.2			
Net invested capital at period end (1)			\$	1,803.1	\$	1,769.7	\$	1,731.8			
						•					

⁽¹⁾ See footnote 4 of the previous table.

CELESTICA INC. CONDENSED CONSOLIDATED BALANCE SHEET (in millions of U.S. dollars) (unaudited)

	Note	December 31 2019	June 30 2020
Assets			
Current assets:			
Cash and cash equivalents		\$ 479.5	\$ 435.9
Accounts receivable	5	1,052.7	1,135.4
Inventories	6	992.2	1,206.1
Income taxes receivable		7.7	4.5
Assets classified as held for sale		0.7	_
Other current assets		59.2	68.2
Total current assets		2,592.0	2,850.1
Property, plant and equipment		355.0	342.5
Right-of-use assets		104.1	94.4
Goodwill	4	198.3	198.2
Intangible assets	4	251.3	240.2
Deferred income taxes		33.6	38.0
Other non-current assets		26.4	24.7
Total assets		\$ 3,560.7	\$ 3,788.1
Liabilities and Equity			
Current liabilities:			
Current portion of borrowings under credit facility and lease obligations	7	\$ 139.6	\$ 76.3
Accounts payable		898.0	1,116.9
Accrued and other current liabilities	6	370.9	494.9
Income taxes payable		46.7	48.0
Current portion of provisions		26.1	24.3
Total current liabilities		1,481.3	1,760.4
Long-term portion of borrowings under credit facility and lease obligations	7	559.1	495.9
Pension and non-pension post-employment benefit obligations		107.1	103.0
Provisions and other non-current liabilities		28.6	39.1
Deferred income taxes		28.4	27.4
Total liabilities		2,204.5	2,425.8
Equity:			
Capital stock	8	1,832.1	1,834.3
Treasury stock	8	(14.8)	(14.0)
Contributed surplus		982.6	986.3
Deficit		(1,420.1)	(1,410.0)
Accumulated other comprehensive loss		(23.6)	(34.3)
Total equity		1,356.2	1,362.3
Total liabilities and equity		\$ 3,560.7	\$ 3,788.1

Commitments and Contingencies (note 13).

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

CELESTICA INC. CONDENSED CONSOLIDATED STATEMENT OF OPERATIONS (in millions of U.S. dollars, except per share amounts) (unaudited)

			Three mo	nths en	ded	Six mon	ths en	ded
	Note 3 \$ 6 9 10 \$ \$ \$ \$ \$ \$	Jun	ie 30		Jun	ne 30		
	Note		2019		2020	2019		2020
Revenue	3	\$	1,445.6	\$	1,492.4	\$ 2,878.7	\$	2,811.0
Cost of sales	6		1,347.8		1,383.8	2,693.5		2,611.4
Gross profit			97.8		108.6	185.2		199.6
Selling, general and administrative expenses (SG&A)			60.7		58.0	116.8		114.4
Research and development			7.2		6.6	13.8		13.4
Amortization of intangible assets			7.8		6.6	15.6		13.3
Other charges (recoveries)	9		10.5		7.3	(81.0)		15.3
Earnings from operations			11.6		30.1	120.0		43.2
Finance costs			12.6		8.9	26.2		19.7
Earnings (loss) before income taxes			(1.0)		21.2	93.8		23.5
Income tax expense (recovery)	10							
Current			3.9		15.7	9.6		19.5
Deferred			1.2		(7.8)	_		(6.1)
			5.1		7.9	9.6		13.4
Net earnings (loss) for the period		\$	(6.1)	\$	13.3	\$ 84.2	\$	10.1
Basic earnings (loss) per share		\$	(0.05)	\$	0.10	\$ 0.63	\$	0.08
Diluted earnings (loss) per share		\$	(0.05)	\$	0.10	\$ 0.63	\$	0.08
Shares used in computing per share amounts (in millions):								
Basic			131.1		129.1	133.4		129.0
Diluted			131.1		129.1	134.3		129.1

 $The\ accompanying\ notes\ are\ an\ integral\ part\ of\ these\ unaudited\ interim\ condensed\ consolidated\ financial\ statements.$

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CELESTICA INC. CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (LOSS) (in millions of U.S. dollars) (unaudited)

		Three months ended June 30					Six months ended						
							June 30						
		2019		2020		2019		2020					
Net earnings (loss) for the period	\$	(6.1)	\$	13.3	\$	84.2	\$	10.1					
Other comprehensive income (loss), net of tax:													
Items that may be reclassified to net earnings (loss):													
Currency translation differences for foreign operations		0.3		0.4		0.1		(0.8)					
Changes from currency forward derivatives designated as hedges		5.2		14.2		10.8		(1.5)					
Changes from interest rate swap derivatives designated as hedges		(5.4)		0.5		(8.9)		(8.4)					
Total comprehensive income (loss) for the period	\$	(6.0)	\$	28.4	\$	86.2	\$	(0.6)					

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

CELESTICA INC. CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (in millions of U.S. dollars) (unaudited)

	Note	pital stock (note 8)	reasury stock (note 8)	Contributed surplus	Deficit	Accumulated other comprehensive loss ^(a)	To	tal equity
Balance January 1, 2019		\$ 1,954.1	\$ (20.2)	\$ 906.6	\$ (1,481.7)	\$ (26.5)	\$	1,332.3
Capital transactions	8							
Issuance of capital stock		5.3	_	(5.3)	_	_		_
Repurchase of capital stock for cancellation		(132.4)	_	65.1	_	_		(67.3)
Stock-based compensation (SBC) and other		_	13.7	7.1	_	_		20.8
Total comprehensive income (loss):								
Net earnings for the period		_	_	_	84.2	_		84.2
Other comprehensive income (loss), net of tax:								
Currency translation differences for foreign operations		_	_	_	_	0.1		0.1
Changes from currency forward derivatives designated as hedges		_	_	_	_	10.8		10.8
Changes from interest rate swap derivatives designated as hedges		_	_	_	_	(8.9)		(8.9)
Balance June 30, 2019		\$ 1,827.0	\$ (6.5)	\$ 973.5	\$ (1,397.5)	\$ (24.5)	\$	1,372.0
Balance January 1, 2020		\$ 1,832.1	\$ (14.8)	\$ 982.6	\$ (1,420.1)	\$ (23.6)	\$	1,356.2
Capital transactions	8							
Issuance of capital stock		2.2	_	(2.2)	_	_		_
Purchase of treasury stock for SBC plans		_	(13.1)	_	_	_		(13.1)
SBC and other		_	13.9	5.9	_	_		19.8
Total comprehensive income (loss):								
Net earnings for the period		_	_	_	10.1	_		10.1
Other comprehensive income (loss), net of tax:								
Currency translation differences for foreign operations		_	_	_	_	(0.8)		(8.0)
Changes from currency forward derivatives designated as hedges		_	_	_	_	(1.5)		(1.5)
Changes from interest rate swap derivatives designated as hedges		_	_	_	_	(8.4)		(8.4)
Balance June 30, 2020		\$ 1,834.3	\$ (14.0)	\$ 986.3	\$ (1,410.0)	\$ (34.3)	\$	1,362.3

⁽a) Accumulated other comprehensive loss is net of tax.

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

CELESTICA INC. CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (in millions of U.S. dollars) (unaudited)

			nths ended te 30	Six month June	
	Note	2019	2020	2019	2020
Cash provided by (used in):					
Operating activities:					
Net earnings (loss) for the period		\$ (6.1)	\$ 13.3	\$ 84.2	\$ 10.1
Adjustments to net earnings (loss) for items not affecting cash:					
Depreciation and amortization		34.2	31.3	68.7	62.7
Equity-settled SBC expense	8	8.2	7.7	20.0	19.0
Other charges (recoveries) (a)	9	3.1	0.2	(98.2)	1.7
Finance costs		12.6	8.9	26.2	19.7
Income tax expense		5.1	7.9	9.6	13.4
Other		1.2	(8.3)	11.1	(0.9)
Changes in non-cash working capital items:					
Accounts receivable		12.3	(150.8)	182.8	(82.7)
Inventories		(7.7)	(133.7)	4.0	(213.9)
Other current assets		20.6	(2.2)	15.3	(2.2)
Accounts payable, accrued and other current liabilities and provisions		11.6	296.5	(152.8)	335.8
Non-cash working capital changes		36.8	9.8	49.3	37.0
Net income tax paid		(4.8)	(6.2)	(9.3)	(14.8)
Net cash provided by operating activities		90.3	64.6	161.6	147.9
Investing activities:					
Acquisitions, net of cash acquired	4	1.4	_	1.4	_
Purchase of computer software and property, plant and equipment		(23.2)	(11.2)	(42.9)	(23.5)
Proceeds related to the sale of assets	9	_	1.1	113.0	1.2
Net cash provided by (used in) investing activities		(21.8)	(10.1)	71.5	(22.3)
Financing activities:					
Borrowings under credit facility	7	_	_	48.0	_
Repayments under credit facility	7	(45.5)	(61.0)	(157.0)	(121.9)
Payment of lease obligations		(9.5)	(9.6)	(18.8)	(18.0)
Repurchase of capital stock for cancellation	8	(22.8)	_	(67.3)	_
Purchase of treasury stock for stock-based plans	8	_	(13.1)	_	(13.1)
Finance costs paid (b)	7	(12.0)	(7.0)	(23.5)	(16.2)
Net cash used in financing activities		(89.8)	(90.7)	(218.6)	(169.2)
Net increase (decrease) in cash and cash equivalents		(21.3)	(36.2)	14.5	(43.6)
Cash and cash equivalents, beginning of period		457.8	472.1	422.0	479.5
Cash and cash equivalents, end of period		\$ 436.5	\$ 435.9	\$ 436.5	\$ 435.9

⁽a) Other charges (recoveries) in the first half of 2019 consists of the \$102.0 gain on sale of the Toronto real property, net of a \$3.8 non-cash restructuring charge.

The accompanying notes are an integral part of these unaudited interim condensed consolidated financial statements.

⁽b) Finance costs paid include debt issuance costs paid of nil and 0.3, respectively, in the second quarter and first half of 2020 (second quarter and first half of 2019 — 0.9 and 1.8, respectively).

1. REPORTING ENTITY

Celestica Inc. (Celestica) is incorporated in Ontario with its corporate headquarters located in Toronto, Ontario, Canada. Celestica's subordinate voting shares (SVS) are listed on the Toronto Stock Exchange (TSX) and the New York Stock Exchange (NYSE).

2. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

Statement of compliance:

These unaudited interim condensed consolidated financial statements for the period ended June 30, 2020 (Q2 2020 Interim Financial Statements) have been prepared in accordance with International Accounting Standard (IAS) 34, *Interim Financial Reporting*, as issued by the International Accounting Standards Board (IASB) and the accounting policies we have adopted in accordance with International Financial Reporting Standards (IFRS). The Q2 2020 Interim Financial Statements should be read in conjunction with our 2019 annual audited consolidated financial statements (2019 AFS), and reflect all adjustments that are, in the opinion of management, necessary to present fairly our financial position as at June 30, 2020 and our financial performance, comprehensive income (loss) and cash flows for the three and six months ended June 30, 2020 (referred to herein as Q2 2020 and 1H 2020, respectively). The Q2 2020 Interim Financial Statements are presented in U.S. dollars, which is also our functional currency. Unless otherwise noted, all financial information is presented in millions of U.S. dollars (except percentages and per share amounts).

The Q2 2020 Interim Financial Statements were authorized for issuance by our board of directors on July 28, 2020.

Use of estimates and judgments:

The preparation of financial statements in conformity with IFRS requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, revenue and expenses, and related disclosures with respect to contingent assets and liabilities. We base our judgments, estimates and assumptions on current facts, historical experience and various other factors that we believe are reasonable under the circumstances. The economic environment could also impact certain estimates and discount rates necessary to prepare our consolidated financial statements, including significant estimates and discount rates applicable to the determination of the recoverable amounts used in our impairment testing of our non-financial assets (see below). Our assessment of these factors forms the basis for our judgments on the carrying values of assets and liabilities, and the accrual of our costs and expenses. Actual results could differ materially from our estimates and assumptions. We review our estimates and underlying assumptions on an ongoing basis and make revisions as determined necessary by management. Revisions are recognized in the period in which the estimates are revised and may impact future periods as well.

As a result of the continued and uncertain economic and business impact of the coronavirus disease 2019 (COVID-19) pandemic, we reviewed the estimates, judgments and assumptions used in the preparation of our financial statements in each of the first quarter of 2020 (Q1 2020) and Q2 2020, including with respect to: the determination of whether indicators of impairment exist for our assets and cash generating units (CGUs), the underlying assumptions used in the measurement of the recoverable amount of such assets or CGUs, the discount rates applied to our net pension and non-pension post-employment benefit assets and liabilities, and in Q2 2020, our eligibility for COVID-19-related government subsidies that we recognized in Q2 2020. See note 12. We also assessed the impact of COVID-19 on the estimates and judgments used in connection with our measurement of deferred tax assets, the credit risk of our customers and the valuation of our inventory. Although we determined that no significant revisions to such estimates, judgments or assumptions were required for either Q1 2020 or Q2 2020 as a result of COVID-19, revisions may be required in future periods to the extent that the negative impacts on our business arising from COVID-19 continue or worsen. Any such revision (due to COVID-19 or otherwise) may result in, among other things, write-downs or impairments to our assets or CGUs, and/or adjustments to the carrying amount of our accounts receivable and/or inventories, or to the valuation of our deferred tax assets and/or pension assets or obligations, any of which could have a material adverse impact on our results of operations and financial condition. While we continue to believe the COVID-19 pandemic to be temporary, the situation is dynamic and the impact of COVID-19 on our results of operations and financial condition, including the duration and effect of government-mandated production site closures and the impact on overall customer demand, cannot be reasonably estimated at this time. Although we

expect COVID-19-related disruptions to continue throughout 2020, we believe that our long-term estimates and assumptions are appropriate.

Additional significant accounting policies since 2019 AFS:

Accounting for Government Subsidies:

We receive government subsidies from time to time related to operating expenditures or equipment purchases. We recognize such subsidies when there is reasonable assurance that we will comply with the conditions required to qualify for the subsidy, and that the subsidy will be received. If we receive a subsidy but cannot reasonably assure that we will comply with the conditions of the subsidy, we will defer recognition of the subsidy and record a liability on our consolidated balance sheet until the conditions are fulfilled. For subsidies that relate to operating expenditures, we recognize the subsidy as a reduction to the expense that the subsidy was intended to offset, in the period the cost is incurred or when the conditions are fulfilled if they were not met when the costs were incurred. For subsidies that relate to the purchase of equipment, we reduce the cost of the asset in the period the cost is incurred or when the conditions are fulfilled if they were not met when the costs were incurred, and we calculate amortization on the net amount. See note 12.

3. SEGMENT AND CUSTOMER REPORTING

Segments:

Celestica delivers innovative supply chain solutions globally to customers in two operating and reportable segments: Advanced Technology Solutions (ATS) and Connectivity & Cloud Solutions (CCS). Segment performance is evaluated based on segment revenue, segment income and segment margin (segment income as a percentage of segment revenue). See note 25 to our 2019 AFS for a description of the businesses that comprise our segments, and how segment revenue, segment income and segment margin are determined. There has been no change in either the determination of our segments, or how segment performance is measured, from that described in our 2019 AFS.

Information regarding the results of each reportable segment is set forth below:

Revenue by segment:			Three months	ende	ed June 30		Six months ended June 30						
		20	19	2020				20	19		20	20	
			% of total			% of total			% of total			% of total	
ATS	\$	562.7	39%	\$	500.3	34%	\$	1,140.9	40%	\$	1,047.3	37%	
CCS		882.9	61%		992.1	66%		1,737.8	60%		1,763.7	63%	
Communications end market revenue as a % of total revenue	•		39%			43%			39%			41%	
Enterprise end market revenue as a % of total revenue			22%			23%			21%			22%	
Total	\$	1,445.6		\$	1,492.4		\$	2,878.7		\$	2,811.0		

CELESTICA INC. NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

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Segment income, segment margin, and reconciliation of segment income to IFRS earnings

before income taxes:	Ü	7	Three months	ended	June 30)			Six months e	nded	June 30	
	Note	 2019		2020			2019				20)20
			Segment Margin			Segment Margin			Segment Margin			Segment Margin
ATS segment income and margin		\$ 15.8	2.8%	\$	15.5	3.1%	\$	30.9	2.7%	\$	30.2	2.9%
CCS segment income and margin		20.9	2.4%	35.3		3.6%		40.9	2.4%		58.7	3.3%
Total segment income		36.7			50.8			71.8			88.9	
Reconciling items:												
Finance costs		12.6			8.9			26.2			19.7	
Employee stock-based compensation (SBC) expense		8.2			7.7			20.0			19.0	
Amortization of intangible assets (excluding computer software)		6.4			5.7			12.8			11.4	
Other Charges (recoveries)	9	10.5			7.3			(81.0)			15.3	
IFRS earnings (loss) before income taxes		\$ (1.0)		\$	21.2		\$	93.8		\$	23.5	

Customers:

For Q2 2020 and 1H 2020, we had one customer (Cisco Systems, Inc (Cisco)), in our CCS segment, that individually represented 10% or more of total revenue. For the second quarter of 2019 (Q2 2019) and the first half of 2019 (1H 2019), we had two customers, one from each of our segments, that individually represented 10% or more of total revenue.

In October 2019, we came to a mutual agreement with Cisco, our largest customer, to a phased exit of existing programs commencing in 2020 (Cisco Disengagement). In Q2 2020, revenue from Cisco represented 10% of our total revenue (Q2 2019 — 12%).

Seasonality:

From time to time, we experience some level of seasonality in our quarterly revenue patterns across certain of our businesses. In recent periods, revenue from the storage component of our Enterprise end market has increased in the fourth quarter of the year compared to the third quarter, and then decreased in the first quarter of the following year, reflecting the increase in customer demand we typically experience in this business in the fourth quarter of each year. In addition, we typically experience our lowest overall revenue levels during the first quarter of each year. There can be no assurance that these patterns will continue. The addition of new customers has also introduced different demand cycles from our existing customers, creating more volatility and unpredictability in our revenue patterns as we adjust to this shift. These and other factors make it difficult to isolate the impact of seasonality on our business.

4. ACQUISITIONS

In 2018, we completed the acquisitions of Atrenne Integrated Solutions, Inc. (Atrenne) and Impakt Holdings, LLC (Impakt). The original purchase price of each acquisition was reduced in connection with a working capital adjustment during 2019 (\$1.4 for Atrenne in the first quarter of 2019 (Q1 2019) for a final purchase price of \$140.3, net of cash acquired; and \$1.3 for Impakt in the third quarter of 2019 for a final purchase price of \$324.1, net of cash acquired).

We incur consulting, transaction and integration costs relating to potential and completed acquisitions. We also incurred charges in 2019 related to the subsequent re-measurement of indemnification assets recorded in connection with our Impakt acquisition. Collectively, these costs and charges are referred to as Acquisition Costs. In Q2 2020 and 1H 2020, we recorded no Acquisition Costs. In Q2 2019 and 1H 2019, we recorded Acquisition Costs of \$1.8 and \$3.1, respectively, in other charges in our consolidated statement of operations, including \$1.6 and \$2.2, respectively, of such re-measurement charges.

5. ACCOUNTS RECEIVABLE

Accounts receivable (A/R) sales program and supplier financing programs (SFPs):

To replace an A/R sales program that expired in January 2020, and based on a review of our requirements, we entered into an agreement, effective March 6, 2020, with a third-party bank to sell up to \$300.0 in A/R on an uncommitted basis, subject to pre-determined limits by customer. This agreement provides for a one-year term, with automatic annual one-year extensions, and may be terminated at any time by the bank or by us upon 3 months' prior notice, or by the bank upon specified defaults. Under our A/R sales program, we continue to collect cash from our customers and remit the cash to the bank once it is collected. In addition, we participate in two SFPs (one with a CCS segment customer, and commencing in the fourth quarter of 2019, one with an ATS segment customer), pursuant to which we sell A/R from the relevant customer to third-party banks on an uncommitted basis. At June 30, 2020, we sold \$80.5 of A/R under our new A/R sales program (December 31, 2019 — \$90.6 under the prior A/R sales program) and \$94.5 of A/R under the SFPs (December 31, 2019 — \$50.4).

The A/R sold under these programs are de-recognized from our A/R balance and removed from our consolidated balance sheet, and the proceeds are reflected as cash provided by operating activities in our consolidated statement of cash flows. Upon sale, we assign the rights to the A/R to the banks. We pay discount charges which we record as finance costs in our consolidated statement of operations.

Contract assets:

At June 30, 2020, our A/R balance included \$258.3 of contract assets (December 31, 2019 — \$226.7) recognized as revenue under IFRS 15 (*Revenue from Contracts with Customers*).

6. INVENTORIES

We record inventory provisions, net of valuation recoveries, in cost of sales. Inventory provisions reflect write-downs in the value of our inventory to net realizable value, and valuation recoveries primarily reflect gains on the disposition of previously written-down inventory. We recorded net inventory provisions of \$6.2 and \$8.8 for Q2 2020 and 1H 2020, respectively, primarily with respect to aged inventory, the majority of which (in each period) related to our ATS segment, and in particular for Q2 2020, provisions in our aerospace and defense business in part due to reduced demand, and for specific disengaging customers. We recorded net inventory provisions of \$1.5 and \$6.2 for Q2 2019 and 1H 2019, respectively, as a result of an increase in our overall aged inventory levels, related primarily to our ATS segment. We regularly review our estimates and assumptions used to value our inventory through analysis of historical performance.

Certain of our contracts provide for customer cash deposits to cover our risk of excess and obsolete inventory and/or for working capital requirements. Such deposits as of June 30, 2020 totaled \$222.2 (December 31, 2019 — \$121.9) and were recorded in accrued and other current liabilities on our consolidated balance sheet.

7. CREDIT FACILITIES AND LEASE OBLIGATIONS

In June 2018, we entered into an \$800.0 credit agreement (Credit Facility) which provides for a \$350.0 term loan (Initial Term Loan) that matures in June 2025, and a \$450.0 revolving credit facility (Revolver) that matures in June 2023. In November 2018, we utilized the accordion feature under our Credit Facility to add an incremental term loan of \$250.0 (Incremental Term Loan), maturing in June 2025. The Initial Term Loan and the Incremental Term Loan are collectively referred to as the Term Loans.

The Initial Term Loan required quarterly principal repayments of \$0.875, and the Incremental Term Loan required quarterly principal repayments of \$0.625, and in each case require a lump sum repayment of the remainder outstanding at maturity. Commencing in 2020, we are also required to make an annual prepayment of outstanding obligations under the Credit Facility (applied first to the Term Loans, then to the Revolver) ranging from 0% — 50% (based on a defined leverage ratio) of specified excess cash flow for the prior fiscal year. We determined that a mandatory prepayment of our Term Loans of \$107.0 (ECF Amount) was due in Q2 2020 based on this provision (which has been paid as described below). In addition, prepayments of outstanding

(unaudited)

obligations under the Credit Facility (applied as described above) may also be required in the amount of specified net cash proceeds received above a specified annual threshold (but excluding proceeds from our Toronto property sale). No prepayments are currently anticipated under the net cash proceeds provision in 2020.

During Q1 2020, we made the scheduled quarterly principal repayment of \$0.875 under the Initial Term Loan. In order to reduce the amount outstanding under the Incremental Term Loan, we also prepaid an aggregate of \$60.0 thereunder during Q1 2020. This prepayment was first applied to the Q1 2020 and all remaining scheduled quarterly principal repayments of the Incremental Term Loan prior to maturity, and thereafter to remaining principal amounts outstanding thereunder. This prepayment also reduced the ECF Amount due in Q2 2020 to \$47.0. In order to reduce the amount outstanding under the Initial Term Loan, we prepaid \$47.0 thereunder on April 27, 2020. This prepayment was first applied to the Q2 2020 and all remaining scheduled quarterly principal repayments of the Initial Term Loan prior to maturity, and thereafter to remaining principal amounts outstanding thereunder. This prepayment eliminated the remainder of the ECF Amount. Subsequent to this prepayment, we prepaid an additional \$14.0 under the Term Loans in June 2020 (\$1.5 under the Initial Term Loan and \$12.5 under the Incremental Term Loan).

For Q2 2019 and 1H 2019, we made aggregate scheduled quarterly principal repayments of \$1.5 and \$3.0, respectively, under the Term Loans. During Q2 2019 and 1H 2019, we borrowed nil and \$48.0, respectively, and we repaid \$44.0 and \$154.0, respectively, under our Revolver. Also see note 9(b).

At June 30, 2020, we were in compliance with all restrictive and financial covenants under the Credit Facility (December 31, 2019 — in compliance).

The following table sets forth our outstanding borrowings under the Credit Facility*, and our lease obligations, at the dates shown:

	Dec	June 30 2020	
Borrowings under the Revolver (1)	\$	_	\$ _
Borrowings under the Term Loans (1)		592.3	470.4
Total borrowings under Credit Facility		592.3	 470.4
Less: unamortized debt issuance costs related to our Term Loans ⁽¹⁾		(9.7)	(8.7)
Lease obligations		116.1	110.5
	\$	698.7	\$ 572.2
Comprised of:			
Current portion of borrowings under Credit Facility and lease obligations	\$	139.6	\$ 76.3
Long-term portion of borrowings under Credit Facility and lease obligations		559.1	495.9
	\$	698.7	\$ 572.2

^{*} excluding ordinary course letters of credit.

At June 30, 2020, we had \$21.2 outstanding in letters of credit under the Revolver (December 31, 2019 — \$21.2). At June 30, 2020, we also had \$13.3 (December 31, 2019 — \$13.3) of outstanding letters of credit and surety bonds issued outside of the Revolver.

⁽¹⁾ We incurred debt issuance costs upon execution of the Credit Facility, and incur further debt issuance costs (as applicable) in connection with subsequent security arrangements. Aggregate debt issuance costs incurred as of June 30, 2020 in connection with our Revolver totaling \$4.2 (nil for each of Q2 2020 and 1H 2020) were deferred as other assets on our consolidated balance sheets and are amortized over its term. Aggregate debt issuance costs incurred as of June 30, 2020 in connection with our Term Loans totaling \$11.9 (nil for each of Q2 2020 and 1H 2020) were deferred as long-term debt on our consolidated balance sheets and are amortized over their respective terms using the effective interest rate method. We paid aggregate debt issuance costs of nil and \$0.3 in Q2 2020 and 1H 2020, respectively, and \$0.9 and \$1.8 in Q2 2019 and 1H 2019, respectively.

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Finance costs consist of interest expense and fees related to our Credit Facility (including debt issuance and related amortization costs), our interest rate swap agreements, our A/R sales program and SFPs, and interest expense on our lease obligations, net of interest income earned. We paid finance costs of \$7.0 and \$16.2 in Q2 2020 and 1H 2020, respectively (Q2 2019 and 1H 2019 — \$12.0 and \$23.5, respectively).

At June 30, 2020, we had a total of \$142.7 in uncommitted bank overdraft facilities available for intraday and overnight operating requirements (December 31, 2019 — \$142.5). There were no amounts outstanding under these overdraft facilities at June 30, 2020 or December 31, 2019.

8. CAPITAL STOCK

SVS repurchases:

Information regarding SVS repurchase activities for the periods indicated is set forth below:

	Thi	Three months ended June 30					Six months ended June 30				
		2019	2020			2019		2020			
Aggregate cost ⁽¹⁾ of SVS repurchased for cancellation	\$	22.8	\$	_	\$	67.3	\$	_			
Number of SVS repurchased for cancellation (in millions)		3.2		_		8.3		_			
Weighted average price per share for repurchases	\$	7.15	\$	_	\$	8.15	\$	_			
Aggregate cost ⁽¹⁾ of SVS repurchased for delivery under SBC plans (see below)	\$	_	\$	13.1	\$	_	\$	13.1			
Number of SVS repurchased for delivery under SBC plans (in millions)		_		2.0		_		2.0			

⁽¹⁾ Includes transaction fees.

Our Credit Facility prohibits share repurchases for cancellation if our leverage ratio (as defined in such facility) exceeds a specified amount (Repurchase Restriction). The Repurchase Restriction was in effect during Q2 2020 and 1H 2020 (and at June 30, 2020).

SBC:

From time to time, we pay cash to a broker to purchase SVS in the open market to satisfy delivery requirements under our SBC plans. The Repurchase Restriction is not applicable to open market purchases for this purpose. At June 30, 2020, the broker held 2.1 million SVS with a value of \$14.0 (December 31, 2019 — 1.7 million SVS with a value of \$14.8) for this purpose, which we report as treasury stock on our consolidated balance sheet. We used 1.6 million of the SVS held as of December 31, 2019 to settle restricted share unit (RSU) awards that vested during Q1 2020 and 1H 2020.

We grant RSUs and performance share units (PSUs) to employees under our SBC plans. The majority of RSUs vest one-third per year over a three-year period. The number of outstanding PSUs that will actually vest will vary from 0% to 200% of a target amount granted based on the level of achievement of a pre-determined non-market performance measurement in the final year of the three-year performance period, subject to modification by a separate pre-determined non-market financial target and our relative Total Shareholder Return (TSR) performance over the 3-year vesting period. We also grant deferred share units and RSUs (under specified circumstances) to directors as compensation under the Directors' Share Compensation Plan.

Information regarding RSU and PSU grants to employees and directors, as applicable, for the periods indicated is set forth below:

	Three	ended .	S	ix months o	nded June 30			
	20	19	2	020		2019		2020
RSUs Granted:								
Number of awards (in millions)		0.2		0.1		2.7		2.2
Weighted average grant date fair value per unit	\$	6.76	\$	6.03	\$	7.97	\$	8.70
PSUs Granted:								
Number of awards (in millions, representing 100% of target)		0.03		0.02		2.1		1.7
Weighted average grant date fair value per unit	\$	6.86	\$	5.53	\$	8.16	\$	9.88

Information regarding employee SBC expense and director SBC expense for the periods indicated is set forth below:

	Thre	Three months ended June 30 Six months ended June 30				June 30		
	2019		2020		2019			2020
Employee SBC expense in cost of sales	\$	3.4	\$	3.0	\$	10.0	\$	7.8
Employee SBC expense in SG&A		4.8		4.7		10.0		11.2
Total	\$	8.2	\$	7.7	\$	20.0	\$	19.0
Director SBC expense in SG&A	\$	0.6	\$	0.5	\$	1.2	\$	1.0

9. OTHER CHARGES (RECOVERIES)

	Three months ended June 30					Six months ended June			
	2019 2020				2019		2020		
Restructuring (a)	\$	9.0	\$	7.3	\$	16.1	\$	15.3	
Transition Costs (Recoveries) (b)		0.6		_		(98.2)		_	
Acquisition Costs and other (c)		0.9				1.1			
	\$	10.5	\$	7.3	\$	(81.0)	\$	15.3	

(a) Restructuring:

At the end of 2019, we completed our cost efficiency initiative, which consisted of restructuring actions related to the review of our CCS segment portfolio (CCS Review) and our capital equipment business. We recorded an aggregate of \$81.3 in restructuring charges under this initiative (which commenced in the fourth quarter of 2017). See note 16(a) to our 2019 AFS for further detail.

We have implemented a new \$30 million restructuring program for 2020, associated primarily with the Cisco Disengagement, as well as other actions intended to adjust our cost base in response to shifting demand, due in part to the impact of COVID-19. During Q2 2020 and 1H 2020, we recorded restructuring charges of \$7.3 and \$15.3, respectively (Q2 2019 and 1H 2019 — \$9.0 and \$16.1, respectively). Our restructuring charges for Q2 2020 included actions to right-size our commercial aerospace facilities and industrial business in response to ongoing reductions in demand.

We recorded cash charges of \$7.1 and \$13.6 for Q2 2020 and 1H 2020, respectively, primarily for employee termination costs, and non-cash charges of \$0.2 and \$1.7, respectively, reflecting the write down of ROU assets for vacated properties in Q2 2020 and the write down of certain equipment related to disengaged programs in Q1 2020. We recorded cash charges of \$5.9 and \$12.3 for Q2 2019 and 1H 2019, respectively, primarily for employee termination costs in Q2 2019, and employee and lease termination costs in 1H 2019, and non-cash charges of \$3.1 and \$3.8, respectively, to write down certain equipment related to our capital

CELESTICA INC.

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equipment business, as well as disengaged programs in connection with our CCS Review. At June 30, 2020, our restructuring provision was \$6.9 (December 31, 2019 — \$11.2), which we recorded in the current portion of provisions on our consolidated balance sheet.

(b) Transition Costs (Recoveries):

On March 7, 2019, we completed the sale of our Toronto real property for proceeds of \$113.0, and recorded a gain of \$102.0 (Property Gain) on such sale in other charges (recoveries). Such proceeds were used to repay \$110.0 of the then-outstanding amounts under our Revolver in Q1 2019 (see note 7).

In connection with relocations related to such sale, we capitalized building improvements and equipment costs related to our new manufacturing site (nil in each of Q2 2020 and 1H 2020; nil and \$1.2 in Q2 2019 and 1H 2019, respectively), and our temporary corporate headquarters (nil in each of Q2 2020 and 1H 2020; \$0.6 and \$5.0 in Q2 2019 and 1H 2019, respectively), and incurred Toronto Transition Costs, as defined below (nil in each of Q2 2020 and 1H 2020; \$0.6 and \$3.8 in Q2 2019 and 1H 2019, respectively) which we recorded in other charges. See note 7 to the 2019 AFS for a description of total capitalized costs and Toronto Transition Costs incurred in connection with such sale and related relocations through December 31, 2019. We also entered into a 10-year lease in March 2019 with the purchaser of the property for our new corporate headquarters, to be built by such purchaser on the site of our former location (see note 24 to the 2019 AFS for further details).

Transition Costs are comprised of transition-related relocation and duplicate costs pertaining to: (i) the relocation of our Toronto manufacturing operations and our corporate headquarters in connection with the sale of our Toronto real property (Toronto Transition Costs); and (ii) the transfer of certain capital equipment manufacturing lines from closed sites to other sites within our global network (Internal Relocation Costs). Transition Costs consist of direct relocation and duplicate costs (such as rent expense, utility costs, depreciation charges, and personnel costs) incurred during the transition periods, as well as cease-use costs incurred in connection with idle or vacated portions of the relevant premises. Transition Recoveries consist of the Property Gain.

No Internal Relocation Costs were recorded in Q2 2020 or 1H 2020 or the prior year periods.

(c) Acquisition Costs and other:

During Q2 2020 and 1H 2020, we recorded no Acquisition Costs (Q2 2019 and 1H 2019 — \$1.8 and \$3.1 of Acquisition Costs, respectively). See note 4. Acquisition Costs in Q2 2019 and 1H 2019 were offset in part by legal recoveries (for prior period freight charges) in connection with the settlement of class action lawsuits in which we were a plaintiff.

10. INCOME TAXES

Our income tax expense or recovery for each quarter is determined by multiplying the earnings or losses before tax for such quarter by management's best estimate of the weighted-average annual income tax rate expected for the full year, taking into account the tax effect of certain items recognized in the interim period. As a result, the effective income tax rates used in our interim financial statements may differ from management's estimate of the annual effective tax rate for the annual financial statements. Our estimated annual effective income tax rate varies as the quarters progress, for various reasons, including as a result of the mix and volume of business in various tax jurisdictions within the Americas, Europe and Asia, in jurisdictions with tax holidays and tax incentives, and in jurisdictions for which no net deferred income tax assets have been recognized because management believes it is not probable that future taxable profit will be available against which tax losses and deductible temporary differences could be utilized. Our annual effective income tax rate can also vary due to the impact of restructuring charges, foreign exchange fluctuations, operating losses, cash repatriations, and changes in our provisions related to tax uncertainties.

For Q2 2020, our net income tax expense of \$7.9 was favorably impacted by \$3.0 of deductible temporary differences as a result of changes in tax rates in certain jurisdictions, offset in large part by \$2.5 of tax expense arising from taxable temporary differences associated with the anticipated repatriation of undistributed earnings from certain of our Chinese and Thai subsidiaries (Repatriation Expense). Taxable foreign exchange impacts in Q2 2020 were not significant. For 1H 2020, our net income tax expense of \$13.4 was favorably impacted by a \$5.7 reversal of tax uncertainties in certain of our Asian subsidiaries in Q1 2020, offset in large part by a \$5.5 Repatriation Expense. Taxable foreign exchange impacts in 1H 2020 were not significant.

(unaudited)

For Q2 2019 and 1H 2019, our net income taxes were favorably impacted by a \$1.3 reversal of previously-recorded tax liabilities resulting from the favorable conclusion of a liquidation audit in Asia, as well as \$3.3 in certain previously-recorded tax uncertainties becoming statute-barred. These income tax benefits were offset in part by additional taxes due to adverse taxable foreign exchange impacts arising from the weakening of the Chinese renminbi relative to the U.S. dollar. There was no net tax impact in connection with the sale of our Toronto real property in Q1 2019, as the Property Gain was offset by the utilization of previously unrecognized tax losses.

11. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

Our financial assets are comprised primarily of cash and cash equivalents, A/R, and derivatives used for hedging purposes. Our financial liabilities are comprised primarily of accounts payable, certain accrued and other liabilities and provisions, the Term Loans, borrowings under the Revolver, lease obligations, and derivatives.

Interest rate risk:

Borrowings under the Credit Facility expose us to interest rate risk due to the potential variability of market interest rates. In order to partially hedge against our exposure to interest rate variability on the Initial Term Loan, we entered into 5-year agreements in August 2018 (Initial Swaps) with a syndicate of third-party banks to swap the variable interest rate (based on LIBOR plus a margin) with a fixed rate of interest for \$175.0 of the total borrowings under the Initial Term Loan. The Initial Swaps expire in August 2023. In December 2018, we entered into 5-year agreements with a syndicate of third-party banks (Incremental Swaps) to swap the variable interest rate (based on LIBOR plus a margin) with a fixed rate of interest for \$175.0 of the total borrowings under the Incremental Term Loan. The Incremental Swaps expire in December 2023. See note 21 to our 2019 AFS for further detail regarding the Initial and Incremental Swaps. In June 2020, we entered into additional interest rate swap agreements with two third-party banks (Additional Swaps) to swap the variable interest rate with a fixed rate of interest on \$100.0 of borrowings under our Initial Term Loan, effective upon expiration of the Initial Swaps, in order to continue to hedge our exposure to interest rate variability on such amount for 10 months after the expiration of the Initial Swaps. The Additional Swaps expire in June 2024. Our unhedged borrowings under the Credit Facility at June 30, 2020 were \$120.4, consisting of unhedged amounts outstanding under the Term Loans (no amounts were outstanding under the Revolver at June 30, 2020). Also see note 7.

At June 30, 2020, the fair value of our interest rate swap agreements was a net unrealized loss of \$20.5 (December 31, 2019 — net unrealized loss of \$12.1) which we recorded in other non-current liabilities on our consolidated balance sheet. The unrealized portion of the hedge loss of the swaps is recorded in accumulated OCI. The realized portion of the hedge loss of the swaps is released from OCI and recognized under finance costs in our consolidated statement of operations in the respective interest payment periods.

Currency risk:

The majority of our currency risk is driven by operational costs, including income tax expense, incurred in local currencies by our subsidiaries. We cannot predict changes in currency exchange rates, the impact of exchange rate changes on our operating results, nor the degree to which we will be able to manage the impact of currency exchange rate changes. Such changes, including negative impacts on currency exchange rates related to the COVID-19 pandemic, could have a material effect on our business, results of operations and financial condition.

Our major currency exposures at June 30, 2020 are summarized in U.S. dollar equivalents in the following table. The local currency amounts have been converted to U.S. dollar equivalents using spot rates at June 30, 2020.

	_	Canadian dollar		Euro		Thai baht	
Cash and cash equivalents	\$	1.8	\$	16.1	\$	1.7	
Accounts receivable		3.6		41.8		3.9	
Income taxes and value-added taxes receivable		_		1.6		2.1	
Other financial assets		_		1.1		0.4	
Pension and non-pension post-employment liabilities		(73.7)		(0.5)		(18.8)	
Income taxes and value-added taxes payable		(0.3)		(8.0)		(2.3)	
Accounts payable and certain accrued and other liabilities and provisions		(73.5)		(32.3)		(34.5)	
Net financial assets (liabilities)	\$	(142.1)	\$	27.0	\$	(47.5)	

We enter into foreign exchange forward contracts to hedge our cash flow exposures and foreign currency swaps to hedge our balance sheet exposures, generally for periods of up to 12 months. While these contracts are intended to reduce the effects of fluctuations in foreign currency exchange rates, our hedging strategy does not mitigate the longer-term impacts of changes to foreign exchange rates. At June 30, 2020, we had foreign exchange forwards and swaps to trade U.S. dollars in exchange for the following currencies:

Currency	Contract amount in U.S. dollars	Weighted average exchange rate in U.S. dollars	Maximum period in months	Fair value gain (loss)
Canadian dollar	\$ 251.2	\$ 0.73	12	\$ 5.9
Thai baht	115.6	0.03	12	2.7
Malaysian ringgit	47.7	0.24	12	(0.6)
Mexican peso	18.1	0.05	12	(1.5)
British pound	1.1	1.23	4	_
Chinese renminbi	38.1	0.14	12	(0.3)
Euro	38.9	1.12	12	(0.5)
Romanian leu	27.7	0.23	12	0.5
Singapore dollar	20.9	0.72	12	(0.1)
Other	15.8	_	4	_
Total	\$ 575.1			\$ 6.1

At June 30, 2020, the fair value of our outstanding contracts was a net unrealized gain of \$6.1 (December 31, 2019 — net unrealized gain of \$4.5), resulting from fluctuations in foreign exchange rates between the contract execution and the period-end date.

Credit risk:

Credit risk refers to the risk that a counterparty may default on its contractual obligations resulting in a financial loss to us. We believe our credit risk of counterparty non-performance continues to be relatively low, notwithstanding the impact of COVID-19. We are in regular contact with our customers, suppliers and logistics providers, and to date have not experienced significant counterparty non-performance. However, if a key supplier (or any company within such supplier's supply chain) or customer experiences financial difficulties or fails to comply with their contractual obligations, which may occur as the pandemic continues, this could result in a significant financial loss to us. We would also suffer a significant financial loss if an institution from which we purchased foreign exchange contracts and swaps, interest rate swaps, or annuities for our pension plans defaults on their contractual obligations. With respect to our financial market activities, we have adopted a policy of dealing only with credit-worthy counterparties. In light of COVID-19, we assessed the financial stability and liquidity of our customers in Q1 2020. We also enhanced the monitoring of, and/or developed plans intended to mitigate, the limited number of identified exposures in Q1 2020, which enhancements and plans remain in effect. No significant adjustments were made to our allowance for doubtful accounts in connection with our assessments.

Liquidity risk:

Liquidity risk is the risk that we may not have cash available to satisfy our financial obligations as they come due. The majority of our financial liabilities recorded in accounts payable, accrued and other current liabilities and provisions are due within 90 days. We manage liquidity risk by maintaining a portfolio of liquid funds and investments and having access to a revolving credit facility, intraday and overnight bank overdraft facilities, an A/R sales program and our SFPs. Since our A/R sales program and the SFPs are each on an uncommitted basis, there can be no assurance that any participant bank will purchase all the A/R that we wish to sell thereunder. However, we believe that cash flow from operating activities, together with cash on hand, cash from the sale of our A/R, and borrowings available under the Revolver and potentially available under intraday and overnight bank overdraft facilities are sufficient to fund our currently anticipated financial obligations, and will remain available in the current environment.

12. GOVERNMENT SUBSIDIES

The governments of various jurisdictions in which we have operations have approved legislation and taken administrative actions intended to aid businesses that have been adversely impacted by COVID-19, including making subsidies, grants or credits available to eligible entities to subsidize or offset qualifying expenses, including employee wages, or to lower payroll taxes or required social insurance program contributions (in certain countries), in each case subject to limits and other specified criteria (collectively, Subsidies). We determined that we qualify for an estimated aggregate of \$15 of Subsidies related to COVID-19 for Q2 2020 from various government authorities, which we recognized as a reduction to the related expenses in cost of goods sold (\$12) and SG&A (\$3) on our consolidated statement of operations during the quarter. We have either submitted, or expect to submit, claims for such Subsidies. As of June 30, 2020, we received approximately \$6 of such Subsidies. The most significant of the COVID-19 related Subsidies that we recognized are provided under the Canadian Emergency Wage Subsidy (CEWS) announced by the Government of Canada in April 2020. We will continue to evaluate all applicable government relief programs and intend to apply for any subsequent application periods, if we meet the qualification criteria. The Subsides we recognized in Q2 2020 helped to largely offset the COVID-19-related costs we incurred in Q2 2020, comprised of direct and indirect costs, including manufacturing inefficiencies related to lost revenue due to our inability to secure materials, and idle labor costs resulting from shelter-in-place orders and manufacturing capacity restrictions, as well as incremental direct costs for labor, expedite fees and freight premiums, costs for cleaning supplies and personal protective equipment, and IT-related costs to support our work-from-home arrangements.

13. COMMITMENTS AND CONTINGENCIES

Litigation and Other Matters:

In the normal course of our operations, we may be subject to lawsuits, investigations and other claims, including environmental, labor, product, customer disputes, and other matters. Management believes that adequate provisions have been recorded where required. Although it is not always possible to estimate the extent of potential costs, if any, we believe that the ultimate resolution of all such pending matters will not have a material adverse impact on our financial performance, financial position or liquidity.

In 2017, the Brazilian Ministry of Science, Technology, Innovation and Communications issued assessments seeking to disqualify certain research and development expenses for the years 2006 to 2009, which entitled our Brazilian subsidiary (which ceased operations in 2009) to charge reduced sales tax levies to its customers. Although we received lower re-assessments for 2007 and 2008 during Q1 2020, we intend to continue to appeal the original assessments and the re-assessments for all years from 2006 to 2009. See note 24 to the 2019 AFS for further details. The assessments and re-assessments, including interest and penalties, currently total approximately 29 million Brazilian real (approximately \$5 at period-end exchange rates) for all such years, down from original assessments totaling approximately 39 million Brazilian real (approximately \$7 at period-end exchange rates). The successful pursuit of assertions made by any taxing authority could result in our owing significant amounts of tax, interest and possibly penalties. We believe we adequately accrue for any probable potential adverse tax ruling. However, there can be no assurance as to the final resolution of any claims and any resulting proceedings. If any claims and any ensuing proceedings are determined adversely to us, the amounts we may be required to pay could be material, and in excess of amounts accrued.

CERTIFICATION

- I, Robert A. Mionis, certify that:
 - 1. I have reviewed this report on Form 6-K of Celestica Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the company as of, and for, the periods presented in this report;
- 4. The company's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the company and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the company, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the company's internal control over financial reporting that occurred during the company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the company's internal control over financial reporting; and
- 5. The company's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the company's auditors and the audit committee of the company's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the company's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the company's internal control over financial reporting.

Date: July 29, 2020

/s/ Robert A. Mionis

Robert A. Mionis Chief Executive Officer

CERTIFICATION

- I, Mandeep Chawla, certify that:
 - 1. I have reviewed this report on Form 6-K of Celestica Inc.;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the company as of, and for, the periods presented in this report;
- 4. The company's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the company and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the company, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the company's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the company's internal control over financial reporting that occurred during the company's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the company's internal control over financial reporting; and
- 5. The company's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the company's auditors and the audit committee of the company's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the company's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the company's internal control over financial reporting.

Date: July 29, 2020

/s/ Mandeep Chawla

Mandeep Chawla
Chief Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the report of Celestica Inc. (the "Company") on Form 6-K for the period ended June 30, 2020, as furnished to the Securities and Exchange Commission on the date hereof (the "Report"), each of Robert A. Mionis, as Chief Executive Officer of the Company, and Mandeep Chawla, as Chief Financial Officer of the Company, hereby certifies, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that:

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

Date: July 29, 2020

/s/ Robert A. Mionis

Robert A. Mionis

Chief Executive Officer

Date: July 29, 2020

/s/ Mandeep Chawla

Mandeep Chawla

Chief Financial Officer

A signed original of this written statement has been provided to the Company and will be retained by the Company and furnished to the Securities and Exchange Commission or its staff upon request.