#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

#### FORM 8-K

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

Date of Report (Date of earliest event reported): August 12, 2016

I.R.S. Employer

Commission File	Exact Name of Registrant as Specified in its Charter,	State of	Identification
Number	Address of Principal Executive Offices and Telephone Number	Incorporation	No.
1-9516	ICAHN ENTERPRISES L.P.	Delaware	13-3398766
	767 Fifth Avenue, Suite 4700		
	New York, New York 10153		
	(212) 702-4300		
333-118021-01	ICAHN ENTERPRISES HOLDINGS L.P.	Delaware	13-3398767
	767 Fifth Avenue, Suite 4700		
	New York, New York 10153		
	(212) 702-4300		
	(Former Name or Former Address, if Changed Since Last Report)		
Check the appropriate box below if the Forprovisions:	rm 8-K filing is intended to simultaneously satisfy the filing obligation of the registr	rant under any of	the following
☐ Written communication pursuant to R	ule 425 under the Securities Act (17 CFR 230.425)		
☐ Soliciting material pursuant to Rule 14	4a-12 under the Exchange Act (17 CFR 240.14a-12)		
☐ Pre-commencement communications	pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))		
☐ Pre-commencement communications	pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))		

#### Item 7.01 Regulation FD Disclosure

Icahn Enterprises L.P. has attached hereto as Exhibit 99.1 a copy of updated presentation materials that it intends to use in connection with meetings with investors, groups of investors and media and in connection with presentations and speeches to various audiences.

The information contained in this Item 7.01 and Exhibit 99.1 is being furnished and shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liabilities of that section. In addition, the information contained in this Item 7.01 and Exhibit 99.1 shall not be incorporated by reference into any of Icahn Enterprises L.P.'s filings with the Securities and Exchange Commission or any other document except as shall be expressly set forth by specific reference in such filing or document.

#### Item 9.01 Financial Statements and Exhibits

(d) Exhibits

99.1 –Presentation Materials

#### **SIGNATURES**

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

ICAHN ENTERPRISES L.P.

(Registrant)

By: Icahn Enterprises G.P. Inc.

its general partner

By: /s/ Peter Reck

Peter Reck

Chief Accounting Officer

ICAHN ENTERPRISES HOLDINGS L.P.

(Registrant)

By: Icahn Enterprises G.P. Inc.

its general partner

By: /s/ Peter Reck

Peter Reck

Chief Accounting Officer

Date: August 12, 2016

Date: August 12, 2016



# Icahn Enterprises L.P.

**Investor Presentation** 

August 2016

## Forward-Looking Statements and Non-GAAP Financial Measures

#### Forward-Looking Statements

This presentation contains certain statements that are, or may be deemed to be, "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. All statements included herein, other than statements that relate solely to historical fact, are "forward-looking statements." Such statements include, but are not limited to, any statement that may predict, forecast, indicate or imply future results, performance, achievements or events, or any statement that may relate to strategies, plans or objectives for, or potential results of, future operations, financial results, financial condition, business prospects, growth strategy or liquidity, and are based upon management's current plans and beliefs or current estimates of future results or trends. Forward-looking statements can generally be identified by phrases such as "believes," "expects," "potential," "continues," "may," "should," "seeks," "predicts," "anticipates," "intends," "projects," "estimates," "plans," "could," "designed," "should be" and other similar expressions that denote expectations of future or conditional events rather than statements of fact. Our expectations, beliefs and projections are expressed in good faith and we believe that there is a reasonable basis for them. However, there can be no assurance that these expectations, beliefs and projections will result or be achieved.

There are a number of risks and uncertainties that could cause our actual results to differ materially from the forward-looking statements contained in this presentation. These risks and uncertainties are described in our Annual Report on Form 10-K for the year ended December 31, 2015 and our Quarterly Report on Form 10-Q for the quarter ended June 30, 2016. There may be other factors not presently known to us or which we currently consider to be immaterial that may cause our actual results to differ materially from the forward-looking statements.

All forward-looking statements attributable to us or persons acting on our behalf apply only as of the date of this presentation and are expressly qualified in their entirety by the cautionary statements included in this presentation. Except to the extent required by law, we undertake no obligation to update or revise forward-looking statements to reflect events or circumstances after the date such statements are made or to reflect the occurrence of unanticipated events.

#### Non-GAAP Financial Measures

This presentation contains certain non-GAAP financial measures, including EBITDA, Adjusted EBITDA and Indicative Net Asset Value.

The non-GAAP financial measures contained herein have limitations as analytical tools and should not be considered in isolation or in lieu of an analysis of our results as reported under U.S. GAAP. These non-GAAP measures should be evaluated only on a supplementary basis in connection with our U.S. GAAP results, including those reported in our consolidated financial statements and the related notes thereto contained in our Annual Report on Form 10-K for the year ended December 31, 2015 and our Quarterly Report on Form 10-Q for the quarter ended June 30, 2016.

## Investment Highlights

- Mr. Icahn believes that the current environment continues to be conducive to activism
  - Several factors are responsible for this:
    - 1) low interest rates, which make acquisitions much less costly and therefore much more attractive,
    - 2) abundance of cash rich companies that would benefit from making synergistic acquisitions, and
    - 3) the current awareness by many institutional investors that the prevalence of mediocre top management and non-caring boards at many of America's companies must be dealt with
  - But an activist catalyst is often needed to make an acquisition happen
  - We, at IEP, have spent years engaging in the activist model and believe it is the catalyst needed to drive highly accretive M&A and consolidation activity
  - As a corollary, low interest rates will greatly increase the ability of the companies IEP controls to make judicious, friendly or not so friendly, acquisitions using our activist expertise

#### Recent Financial Results

- Net loss attributable to Icahn Enterprises of approximately \$69 million for the three months ended June 30, 2016
- Net loss attributable to Icahn Enterprises of approximately \$2.5 billion and Adjusted EBITDA attributable to Icahn Enterprises of (\$44) million for the last twelve months ended June 30, 2016
- Indicative Net Asset Value of approximately \$4.0(1) billion as of June 30, 2016
- \$6.00 annual distribution (11.1% yield as of June 30, 2016)

### The Icahn Strategy

Across all of our businesses, our success is based on a simple formula: we seek to find undervalued companies in the Graham & Dodd tradition, a methodology for valuing stocks that primarily looks for deeply depressed prices. However, while the typical Graham & Dodd value investor purchases undervalued securities and waits for results, we often become actively involved in the companies we target. That activity may involve a broad range of approaches, from influencing the management of a target to take steps to improve shareholder value, to acquiring a controlling interest or outright ownership of the target company in order to implement changes that we believe are required to improve its business, and then operating and expanding that business. This activism has brought about very strong returns over the years.

Today, we are a diversified holding company owning subsidiaries engaged in the following operating businesses: Investment, Automotive, Energy, Metals, Railcar, Gaming, Food Packaging, Real Estate, Mining and Home Fashion. Through our Investment segment, as of June 30, 2016, we have significant positions in various investments, which include American International Group, Inc. (AIG), Cheniere Energy, Inc. (LNG), Chesapeake Energy (CHK), Freeport-McMoRan Inc. (FCX), Herbalife Ltd. (HLF), Hertz Global Holdings, Inc. (HTZ), Nuanoe Communications, Inc. (NUAN), Navistar International Corp. (NAV), PayPal Holdings, Inc. (PYPL), Tegna Inc. (TGNA), Transooean Ltd. (RIG), Transooean Partners LLC (RIGP), Manitowoc Company Inc. (MTW), Manitowoc Foodservice, Inc. (MFS), Seventy Seven Energy Inc. (SSE) and Xerox Corporation (XRX).

Several of our operating businesses started out as investment positions in debt or equity securities, held either directly by our Investment segment or Mr. Icahn. Those positions ultimately resulted in control or complete ownership of the target company. In 2012, we acquired a controlling interest in CVR Energy, Inc. ("CVR") which started out as a position in our Investment segment and is now an operating subsidiary that comprises our Energy segment. As of June 30, 2018, based on the closing sale price of CVR stock and distributions since we acquired control, we had a gain of approximately \$553 million on our purchase of CVR. The acquisition of CVR, like our other operating subsidiaries, reflects our opportunistic approach to value creation, through which returns may be obtained by, among other things, promoting change through minority positions at targeted companies in our Investment segment or by acquiring control of those target companies that we believe we could run more profitably ourselves.

During the next several years, we see a favorable opportunity to follow an activist strategy that centers on the purchase of target stock and the subsequent removal of any barriers that might interfere with a friendly purchase offer from a strong buyer. Alternatively, in appropriate circumstances, we or our subsidiaries may become the buyer of target companies, adding them to our portfolio of operating subsidiaries, thereby expanding our operations through such opportunistic acquisitions. We believe that the companies that we target for our activist activities are undervalued for many reasons, often including inept management. Unfortunately for the individual investor, in particular, and the economy, in general, many poor management teams are often unaccountable and very difficult to remove.

Unlike the individual investor, we have the wherewithal to purchase companies that we feel we can operate more effectively than incumbent management. In addition, through our Investment segment, we are in a position to pursue our activist strategy by purchasing stock or debt positions and trying to promulgate change through a variety of activist approaches, ranging from speaking and negotiating with the board and CEO to proxy fights, tender offers and taking control. We work diligently to enhance value for all shareholders and we believe that the best way to do this is to make underperforming management teams and boards accountable or to replace

## The Icahn Strategy (continued)

The Chairman of the Board of our general partner, Carl C. Icahn, has been an activist investor since 1980. Mr. Icahn believes that the current environment continues to be conducive to activism. Many major companies have substantial amounts of cash. We believe that they are hoarding cash, rather than spending it, because they do not believe investments in their business will translate to earnings.

We believe that one of the best ways for many cash-rich companies to achieve increased earnings is to use their large amounts of excess cash, together with advantageous borrowing opportunities, to purchase other companies in their industries and take advantage of the meaningful synergies that could result. In our opinion, the CEOs and Boards of Directors of undervalued companies that would be acquisition targets are the major road blocks to this logical use of assets to increase value, because we believe those CEOs and boards are not willing to give up their power and perquisites, even if they have done a poor job in administering the companies they have been running. In addition, acquirers are often unwilling to undertake the arduous task of launching a hostile campaign. This is precisely the situation in which a strong activist catalyst is necessary.

We believe that the activist catalyst adds value because, for companies with strong balance sheets, acquisition of their weaker industry rivals is often extremely compelling financially. We further believe that there are many transactions that make economic sense, even at a large premium over market. Acquirers can use their excess cash, that is earning a very low return, and/or borrow at the advantageous interest rates now available, to acquire a target company. In either case, an acquirer can add the target company's earnings and the income from synergies to the acquirer's bottom line, at a relatively low cost. But for these potential acquirers to act, the target company must be willing to at least entertain an offer. We believe that often the activist can step in and remove the obstacles that a target may seek to use to prevent an acquisition.

We believe that our depositary units will give us another powerful activist tool, allowing us both to use our depositary units as currency for tender offers and acquisitions (both hostile and friendly) where appropriate. All of these factors will, in our opinion, contribute to making our activism even more efficacious, which we expect to enhance our results and stock value.

# **Company Overview**

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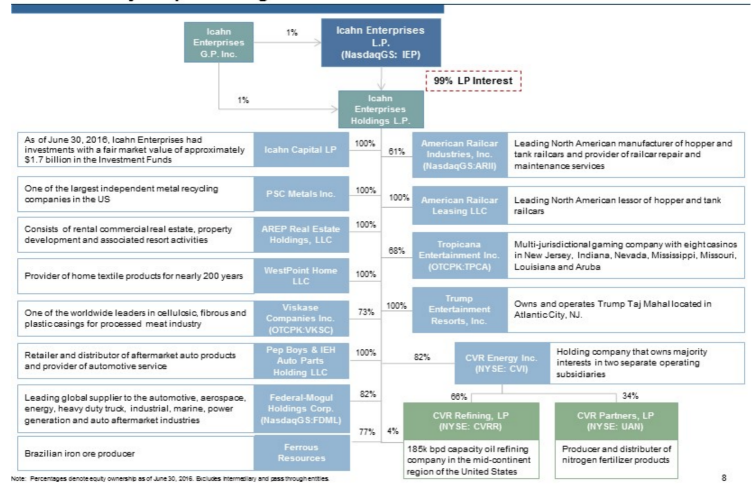
# Overview of Icahn Enterprises

- Icahn Enterprises L.P. is a diversified holding company with operating segments in Investment, Automotive, Energy, Gaming, Mining, Railcar, Food Packaging, Metals, Real Estate and Home Fashion
- IEP is majority owned and controlled by Carl Icahn
  - Over the last several years, Carl Icahn has contributed most of his businesses to and executed transactions primarily through IEP
  - As of June 30, 2016, Carl Icahn and his affiliates owned approximately 89.5% of IEP's outstanding depositary units
- IEP benefits from cash flows from its subsidiaries:
  - CVR Energy: \$2.00 per share annualized dividend
  - CVR Refining: \$1.01 per common unit of distributions declared for the LTM ended June 30, 2016
  - American Railcar Inc: \$1.60 per share annual dividend
  - Recurring cash flows from American Railcar Leasing and Real Estate segments
- IEP has daily liquidity through its ability to redeem its investment in the funds on a daily basis

(\$ millions)	As of June 30, 2016	LTM Ended June 30, 2016			
Segment	Assets	Revenue	Net (Loss) Income Attrib. to IEP	Adj. EBITDA Attrib. to IEP	
Investment <sup>(1)</sup>	\$5,539	(\$3,332)	(\$1,677)	(\$1,493)	
Automotive	10,103	9,004	(250)	632	
Energy	5,036	4,637	(437)	255	
Metals	213	288	(44)	(24)	
Railcar	3,392	1,006	154	366	
Gaming	1,533	888	24	99	
Mining	208	47	(160)	(8)	
Food Packaging	425	331	(2)	38	
Real E state	691	113	39	43	
Home Fashion	208	199	(4)	6	
Holding Company	548	73	(116)	42	
Total	\$27,896	\$13,254	(\$2,473)	(\$44)	

<sup>(1)</sup> Investment segment total assets represents book value of equity

# **Summary Corporate Organizational Chart**



## Diversified Subsidiary Companies with Significant Inherent Value

- IEP's subsidiary companies possess key competitive strengths and / or leading market positions
- IEP seeks to create incremental value by investing in organic growth and targeting businesses that offer consolidation opportunities
   Capitalize on attractive interest rate environment to pursue acquisitions and recognize meaningful synergies



Strategically located mid-continent petroleum refiner and nitrogen fertilizer producer generating record profitability



Geographically diverse, regional properties in major gaming markets with significant consolidation opportunities



**Leading global market position** in non-edible meat casings poised to capture further growth in emerging markets



200 year heritage with some of the **best known brands** in home fashion; consolidation likely in fragmented sector



A Brazilian iron ore mining operation that supplies iron ore products to the global steel industry





Our railcar segment is a leading, vertically integrated manufacturer of railcars, railcar services and railcar leasing.



Global market share leader in each of its principal product categories with a long history of quality and strong brand names



Established regional footprint **positioned to actively participate** in **consolidation** of the highly fragmented scrap metal market

AREP Real Estate Holdings, LLC

Long-term real estate investment horizon with strong, steady cash flows





Retailer and distributor of aftermarket auto products and provider of automotive service

The Company's diversification across multiple industries and geographies provides a natural hedge against cyclical and general economic swings

# **Evolution of Icahn Enterprises**

- IEP began as American Real Estate Partners, which was founded in 1987, and has grown its diversified portfolio to ten operating segments and approximately \$33 billion of assets as of June 30, 2016
- IEP has demonstrated a history of successfully acquiring undervalued assets and improving and enhancing their operations and financial results
- IEP's record is based on a long-term horizon that can enhance business value and facilitate a profitable exit strategy
  - In 2006, IEP sold its oil and gas assets for \$1.5 billion, resulting in a net pre-tax gain of \$0.6 billion
  - In 2008, IEP sold its investment in American Casino & Entertainment Properties LLC for \$1.2 billion, resulting in a pre-tax gain of \$0.7 billion
- Acquired partnership interest in Icahn Capital Management L.P. in 2007
  - IEP and certain of Mr. Icahn's wholly owned affiliates are the sole investors in the Investment Funds
- IEP also has grown the business through organic investment and through a series of bolt-on acquisitions
  - Acquired Pep Boys and Trump Entertainment Resorts, Inc in 2016

					Į.	imeline d	of Recen	nt Acquisition	s and	Exit	5				
As of December 31 Mkt. Cap: \$9.1bn Total Assets: \$12															ent <sup>(1)</sup> t. Cap: \$7.5bn al Assets: \$32.6bn
Investment Mana 8/8/07: Acquired investment adviso business, Icahn C Management	ory	Ente 2/20/ result billion	08: Sale ted in pro	sino & at Properties of the casinos ceeds of \$1.2 re-tax gain of	1/15/10 shares contrib	an Railcar In 0: 54.4% of AR outstanding w uted by Carl k ige for IEP dep	RI's ere cahn in positary	CVR Refining & 0 2013: CVR Refinir IPO and secondar 1/16/13 and 5/14/1 CVR Partners com secondary offering	g comp offerin 3, respe pleted a	leted g on ectively.	IEH Auto Pa 6/1/15: IEH A LLC acquired the auto part of Uni-Select	Auto Parts H I substantia assets in ti	Holding ally all of	Pep Bo 2/4/16: Boys	oys IEP acquired Pep
ar / Returns:(2)		+			+				+				1		-
<b>2007</b> 12.3%	<b>200</b> 8 (35.6)		<b>200</b> 9		<b>2010</b> 15.29		<b>2011</b> 34.5%	<b>2012</b> 20.2% <sup>(3)</sup>		<b>201</b> 30.8		<b>2014</b> (7.4%)	<b>201</b> (18.0		<b>2016</b> <sup>(4)</sup> (18.0%)
1		-		-		- 1		1			-		1		*
PSC Metals 11/5/07: Acquired 100% of the equity of PSC Metals from companies wholly owned by Carl Icahn	Federa 7/3/08: majority Federal compar owned	Acqui / inten -Mogu nies wh	red a est in Il from holly	Viskase 1/15/10: 71.4% Viskase's shar outstanding we contributed by Icahn in excha IEP depositary	es re Carl nge for	Tropicana Entertainme 11/15/10: Re equity intere of a Ch.11 re and subsequacquired a m	eceived an st as a resu estructuring uently	offer to purcha outstanding sh	d a st in er se all	Leasir 10/2/13 75% in from o	ean Railcar ig LLC 3: Acquired a terest in ARL ompanies owned by ahn		EP a g interest s	Resort 2/26/1/ and beg results Resorts	Entertainment s, Inc 8: IEP obtained contro gan consolidating the of Trump Entertainmer s, Inc., upon its ence from bankruptcy

warver capitalizations of utne 30 2016 and balance sheet data as of utne 30, 2016.

Percentages represents very composite of the pross returns, net of expenses for the investment Funds.

Return assumes that IEP's hobilings in CVR Energy remained in the investment Funds for the entire period. IEP obtained a majority stake in CVR Energy in May 2012. Investment Funds returns were approximately 6.6% when excluding returns on CVR Energy after it became a consolidated entity.

For the six months entire june 30, 2016.

# Ability to Maximize Shareholder Value Through Proven Activist Strategy

IEP seeks undervalued companies and often becomes "actively" involved in the targeted companies

#### **Putting Activism into Action** Activist strategy requires significant capital, rapid execution and willingness to take control of companies With over 300 years of collective Implement changes required to improve experience, IEP's investment and businesses legal team is capable of unlocking IEP pursues its activist strategy a target's hidden value and seeks to promulgate change Financial / balance sheet Dealing with the board and restructuring management Operation turnarounds Proxy fights Strategic initiatives Purchase of Stock or Debt Tender offers Corporate governance changes Taking control

- IEP is a single, comprehensive investment platform
  - Corporate structure provides IEP the optionality to invest in any security, in any industry and during any cycle over a longer term time horizon
- Mr. Icahn and Icahn Capital have a long and successful track record of generating significant returns employing the activist strategy
  - IEP's subsidiaries often started out as investment positions in debt or equity either directly by Icahn Capital or Mr. Icahn

# Significant Experience Optimizing Business Strategy and Capital Structure

- IEP's management team possesses substantial strategic and financial expertise
  - Maintains deep knowledge of capital markets, bankruptcy laws, mergers and acquisitions and transaction processes
- · Active participation in the strategy and capital allocation for targeted companies
  - Not involved in day-to-day operations
- IEP will make necessary investments to ensure subsidiary companies can compete effectively

Select Examples of Strategic and Financial Initiatives							
	@ FEDERAL MOGUL	Energy					
Situation Overview	<ul> <li>Historically, two businesses had a natural synergy         <ul> <li>Motorparts benefitted from OEM pedigree and scale</li> </ul> </li> <li>Review of business identified numerous dis-synergies by having both under one business         <ul> <li>Different customers, methods of distribution, cost structures, engineering and R&amp;D, and capital requirements</li> </ul> </li> </ul>	■ Structured as a C-Corporation  — Investors seeking more favorable alternative structures  ■ Review of business identifies opportunity for significant cash flow generation  — High quality refiner in underserved market  — Benefits from increasing North American oil production  — Supported investment in Wynnewood refinery and UAN plant expansion  ■ Strong investor appetite for yield oriented investments					
Strategic / Financial Initiative	<ul> <li>Adjusted business model to separate Powertrain and Motorparts into two separate businesses</li> </ul>	■ Contributed assets to a separate MLP and subsequently launched CVR Refining IPO and secondary offerings; completed CVR Partners secondary offering					
Result	■ Separation improved management focus for the respective segments	■ CVR Energy stock up approximately 26%, including dividends, from tender offer price of \$30.00(1)					

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# Deep Team Led by Carl Icahn

- Led by Carl Icahn
  - Substantial investing history provides IEP with unique network of relationships and access to Wall Street
- Team consists of approximately 20 professionals with diverse backgrounds
  - Well rounded team with professionals focusing on different areas such as equity, distressed debt and credit

Name	Title	Years at Icahn	Years of Industry Experience
Keith Cozza	President & Chief Executive Officer, Icahn Enterprises L.P.	12	15
SungHwan Cho	Chief Financial Officer, Icahn Enterprises L.P.	10	19
Vincent J. Intrieri	Senior Managing Director, Icahn Capital	18	33
Samuel Merksamer	Managing Director, Icahn Capital	8	14
Jonathan Christodoro	Managing Director, Icahn Capital	4	16
Courtney Mather	Managing Director, Icahn Capital	2	17
Brett Icahn	Consultant, Icahn Enterprises L.P.	12	12
David Schechter	Consultant, Icahn Enterprises L.P.	12	20
Jesse Lynn	General Counsel, Icahn Enterprises L.P.	12	21
Andrew Langham	General Counsel, Icahn Enterprises L.P.	11	17

# **Overview of Operating Segments**

### Segment: Investment

#### **Company Description**

- . IEP invests its proprietary capital through various private investment funds (the "Investment Funds") managed by the Investment segment
- · Fair value of IEP's interest in the Investment Funds was approximately \$1.7 billion as of June 30, 2016
- . IEP has daily liquidity through its ability to redeem its investment in the Investment Funds on a daily basis

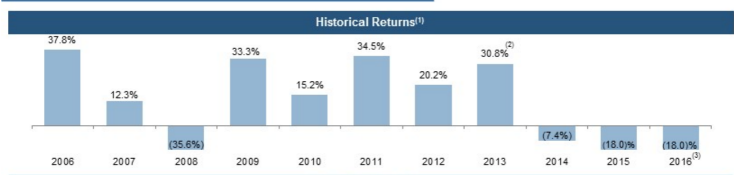
#### **Historical Segment Financial Summary**

Investment Segment	FYE	LTM June 30,		
(\$millions)	2013	2014	2015	2016
Select Income Statement Data:				
Total revenues	\$2,031	(\$218)	(\$865)	(\$3,332)
Net in come	1,902	(684)	(1,665)	(3,777)
Net in come attrib. to IEP	812	(305)	(760)	(1,677)
Select Balance Sheet Data <sup>(1)</sup> :				
Total equity	\$8,353	\$9,062	\$7,541	\$5,539
Equity attributable to IEP	3,696	4,284	3,428	1,713

#### **Highlights and Recent Developments**

- Since inception in 2004 through June 30, 2016, the Investment Funds' cumulative return was approximately 122%, representing an annualized rate of return of approximately 7%
- Long history of investing in public equity and debt securities and pursuing activist agenda
- · Employs an activist strategy that seeks to unlock hidden value through various tactics
  - Financial / balance sheet restructurings (e.g., CIT Group, Apple)
  - Operational turnarounds (e.g., Motorola, Navistar, Hertz)
- Strategic initiatives (e.g., Motorola, eBay, Manitowoc)
- Corporate governance changes (e.g., eBay, Gannet)
- The Investment Funds' net notional exposure was (149%) at June 30, 2016
- Recent notable investments:
  - Apple, CVR Energy, El Paso, Family Dollar, Forest Labs, Genzyme, Hain Celestial, Netflix
- The Investment Funds returned all fee-paying capital to their investors during fiscal 2011.
- Returns of 33.3%, 15.2%, 34.5%, 20.2%<sup>(2)</sup>, 30.8%, (7.4%), (18.0%) and (18.0%) in 2009, 2010, 2011, 2012, 2013, 2014, 2015 and 2016(3) respectively

# Icahn Capital



Significant Holdings										
As of Ju	ıne 30, 2016 <sup>(</sup>	4)	As of Dece	ember 31, 20	15 <sup>(4)</sup>	As of December 31, 2014 <sup>(4)</sup>				
Company	Mkt. Value (\$mm) <sup>(5)</sup>	% Ownership <sup>(6)</sup>	Company	Mkt. Value (\$mm) <sup>(5)</sup>	% Ownership <sup>(6)</sup>	Company	Mkt. Value (\$mm) <sup>(5)</sup>	% Ownership <sup>(6)</sup>		
AIG	\$2,414	4.1%	É	\$4,817	0.8%	É	\$5,824	0.9%		
PayPal	\$1,238	2.8%	AIG	\$2,618	3.4%	eb <sup>a</sup> Y	\$2,597	3.7%		
CHENIERE	\$1,227	13.9%	PayPal <sup>*</sup>	\$1,675	3.8%	Chesapeake	\$1,300	10.0%		
Fermi	\$1,159	8.3%	CHENIERE	\$1,217	13.9%	<i>lieu</i>	\$1,295	11.3%		
<b>●</b> HERBALIFE	\$995	18.3%	NUANCE	\$1,209	19.6%	HOLOGIC	\$913	12.3%		

Represents a weightsdraverage composite of the gross returns, net of expenses for the investment Funds.

Return assumes that IEP's hotelings in CVR Energy remained in the investment Funds for the entire period. IEP obtained a majority stake in OVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy after it became a consoliabled entire investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy in May 2012. Investment Funds returns the CVR Energy

# Segment: Energy

#### **Company Description**

- CVR Energy, Inc. (NYSE:CVI) operates as a holding company that owns majority interests in two separate operating subsidiaries: CVR Refining, LP (NYSE:CVRR) and CVR Partners, LP (NYSE:UAN)
  - CVR Refining is an independent petroleum refiner and marketer of high-value transportation fuels in the mid-continent of the United States
  - CVR Partners is a manufacturer of ammonia and urea ammonium nitrate solution fertilizer products

#### **Historical Segment Financial Summary**

Energy Segment	FYE	June 30,		
(\$ millions)	2013	2014	2015	2016
Select Income Statement Data:				
Total revenues	\$9,063	\$9,292	\$5,442	\$4,637
Adjusted EBITDA	869	715	755	463
Net income	479	168	7	(831)
Adjusted EBITDA attrib. to IEP	\$556	\$415	\$436	\$255
Net income attrib. to IEP	289	95	25	(437)
Se lect Balance Sheet Data <sup>8)</sup> :				
Total assets	\$5,748	\$5,334	\$4,888	\$5,036
Equity attributable to IEP	1,926	1,612	1,508	1,079

#### **Highlights and Recent Developments**

- Strategic location and complex refineries allows CVR to benefit from access to price advantaged crude oil
- CVR Partners acquired an additional fertilizer plant in April 2016, giving it geographic and feed stock diversity
- CVR Energy has annualized dividends of \$2.00 per unit
  - CVR Refining full year distribution was \$2.75 per common unit in 2015 and LTM ending June 30, 2016 was \$1.01 per common unit
  - CVR Partners full year distribution was \$1.11 per common unit in 2015 and LTM ending June 30, 2016 was \$0.87 per common unit

Salance Sheet data as of the end of each respective fiscal period.

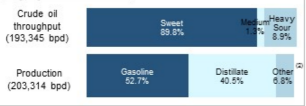
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# CVR Refining, LP (NYSE:CVRR)

#### CVR Refining, LP (NYSE:CVRR)

- . Two PADD II Group 3 refineries with combined capacity of 185,000 barrels
- The Company enjoys advantages that enhance the crack spread
  - Has access to and can process mid-continent local and Canadian crude oils
  - Markets its products in a supply-constrained products market with transportation and crude cost advantage
- Strategic location and logistics assets provide access to mid-continent, Bakken and Canadian crude oils
  - ~7.0MMbbls of total storage capacity, including ~6% of total crude oil storage capacity at Cushing
  - 35,000 bpd of contracted capacity on the Keystone and Spearhead
  - Crude oil gathering system with a capacity over 65,000 bpd serving Kansas, Nebraska, Oklahoma, Missouri, Colorado and Texas
    - 170,000 bpd pipeline system supported by approximately 338 miles of owned and leased pipelines
    - Approximately 150 crude oil transports

#### Key Operational Data(1)





<sup>(1)</sup> For the six months ended June 30, 2016.
(2) Other includes pet coke, asphalt, returning as liquids ("NGLS"), slury, sulfur, gas oil and specialty products such as propylene and solvents, excludes internally produced fuel.

# CVR Partners, LP (NYSE:UAN)

#### CVR Partners, LP (NYSE:UAN)

- On April 1, 2016, CVR Partners acquired an East Dubuque, IL fertilizer plant
  - Acquisition provides geographic and feed stock diversity
- · Attractive market dynamics for nitrogen fertilizer
  - Global fertilizer demand has historically increased in-line with population and income growth
  - Increasing demand for corn (largest use of nitrogen fertilizer) and meat
  - Nitrogen represents ~61% of fertilizer consumption
  - Nitrogen fertilizers must be applied annually, creating stable demand
- . U.S. has historically been a large net importer of nitrogen
- Nitrogen fertilizer is a relatively small component of farmers' cost profile
- Strategically located assets
  - Large geographic footprint serving the Southern Plains and Mid Corn Belt markets
  - Competitive advantage due to storage capabilities at the facilities and offsite locations
  - Product prices higher due to advantaged cost of freight

#### Strategically Located Assets



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# Segment: Automotive

#### Company Description

- We conduct our Automotive segment through our majority ownership in Federal-Mogul Holdings Corporation (NasdaqGS:FDML) and our wholly owned subsidiaries, Pep Boys and IEH Auto Parts Holding
- Federal-Mogul operates with two end-customer focused businesses. The Powertrain business focuses on original equipment powertrain products for automotive applications. The Motorparts business sells products including brakes, chassis, wipers, and other vehicle components to the global aftermarket and to original equipment manufacturers.
- · Pep Boys is a retailer and distributor of aftermarket auto products and provider of automotive service.
- . IEH Auto is a distributor of aftermarket auto parts primarily to auto service customers and wholesalers.

#### Recent Developments

- During Q1 2016, Icahn Enterprises completed the acquisition of Pep Boys
- On June 17, 2016, IEP issued a revised proposal to purchase the remaining shares of Federal-Mogul common stock not owned by IEP for \$8.00 in cash per share

#### Federal-Mogul: Powertrain Highlights

- . Fuel economy and emissions content driving market growth
  - Combustion engines still #1 for foreseeable future
  - Regulations increasing demand for further improvement through 2025
  - Engine downsizing creates higher content product mix
- . Leading powertrain products with #1 or #2 position in most major product categories
- Extensive technology and intellectual property with focus on core product lines
- . Investing in emerging markets where there are attractive opportunities for growth
- Continued restructuring to lower cost structure and improve manufacturing footprint

#### **Historical Segment Financial Summary**

Automotive Segment	FYE	LTM June 30,		
(\$millions)	2013	2014	2015(2)	2016(2)
Select Income Statement Data:				
Total revenues	\$6,876	\$7,324	\$7,853	\$9,004
Adjusted EBITDA	591	630	650	761
Net Income	263	(90)	(352)	(292)
Adjusted EBITDA attrib. to IEP	\$462	\$502	\$530	\$82
Net income attrib, to IEP	250	(87)	(299)	(250)
Select Balance Sheet Data (1):	100			
Total assets	\$7,545	\$7,529	\$7,943	\$10,103
Equity attributable to IEP	1,660	1,231	1,270	2,494

#### Federal-Mogul: Motorparts Highlights

- · Aftermarket benefits from the growing number of vehicles globally and the increasing age of vehicles in Europe and North America
- Leader in most of its product categories with a long history of quality and strong brand names including Champion, Wagner, Ferodo, MOOG, Fel-Pro
- Investing in Growth
  - Global Expansion: Leverage global capabilities in Asia and other emerging markets
  - Distribution and IT: Improve customer service and delivery, order and inventory management, on-line initiatives
  - Cost Structure: improve manufacturing footprint, optimize low-cost sourcing and operational performance
  - Product Line Growth: expand existing product lines and add new product lines through acquisition or internal investment
  - Product Differentiation and Brand Value: invest in product innovation and communicate brand value proposition to end customers

#### Pep Boys and IEH Auto Parts Holding LLC

. Pep Boys and IEH Auto are operated together in order to grow their sales to DIFM distributors and DIFM service professionals, to grow their automotive service business, and to maintain their DIY customer bases by offering the broadest product assortment in the automotive aftermarket

Balance Sheet data as of the end of each respective fiscal period.
 Results include IEH Auto Parts Holding LLC beginning June 1, 2015 and Pep Boys beginning February 3, 2016.

# Federal-Mogul Corp.'s Leading Market Position

Powertrain			Motorparts				
F	Product Line	Market Position		Product Line			
	Pistons	#1 in diesel pistons #2 across all pistons		Engine	#1 Global		
	Rings & Liners	Market leader	9	Sealing Components	#1 Global in Gaskets		
No	Valve Seats and Guides	Market leader	100	Brake Pads / Components	#2 Global <sup>(1)</sup>		
mul	Bearings	Market leader		Chassis	#1 North America #3 Europe		
	Ignition	#3 Overall	>	Wipers	#4 North America #4 Europe		
<b>6</b> 00 <b>8</b>	Sealing	#3 Overall		Ignition	#2 Global <sup>(1)</sup>		
	Systems Protection	Market leader					
	Valvetrain	#2 Overall					

(1) Motorparis & Powertrain combined 21

## Segment: Railcar

#### Segment Description

- American Railcar Industries, Inc. ("ARI") (NASDAQ:ARII) operates in three business segments: manufacturing operations, railcar services and leasing
- American Railcar Leasing, LLC ("ARL"), is engaged in the business of leasing railcars.

#### **Historical Segment Financial Summary** RailcarSegment June 30. Net Sales/Other Revenues From Operations: Manufacturing \$864 \$1,020 \$1.019 \$699 Rail car leasing 277 368 459 483 Rail cars ervices 73 68 Eliminations (475) (666) (613) (265) Total \$995 \$739 \$790 \$939 Gross Margin: Manufacturing \$145 \$197 \$249 \$271 Rail car leasing 214 263 278 Rail cars envices 19 13 16 18 Eliminations (171)(109) (128)(36)Total \$253 \$405 Adjusted EBITDA attrib. to IEP \$111 \$269 \$318 \$366 Net in come attrib, to IEP 30 122 137 154 \$3,120 \$3,681 \$3,392 Equity attributable to ${\sf IEP}^{(1)}$ 591 711

#### **Highlights and Recent Developments**

- · Railcar manufacturing remains strong
  - 5,601 railcar backlog as of June 30, 2016
  - Tank railcar demand impacted by volatile crude oil prices
  - New tank railcar design requirements released in May 2015
- · Growing railcar leasing business provides stability
  - In Q1 2016, increased ownership of ARL to 100% by acquiring the remaining 25% that IEP did not already own
  - Combined ARL and ARI railcar lease fleets grew to 45,336 railcars as of June 30, 2016 from approximately 45,050 at the end of 2015
- ARI annualized dividend is \$1.60 per share
- ARL distributed \$100 million in 2015
- On July 28, 2015, ARI's Board of Directors authorized a stock repurchase program pursuant to which ARI may, from time to time, repurchase up to \$250 million of its common stock.

(1) Balance Sheet data as of the end of each respective fiscal period

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### Segment: Gaming

#### **Company Description**

- We conduct our Gaming segment through our majority ownership in Tropicana Entertainment and Trump Entertainment
- Tropicana Entertainment Inc. (OTCPK:TPCA) operates eight casino facilities featuring approximately 392,000 square feet of gaming space with 8,000 slot machines, 280 table games and 5,500 hotel rooms as of June 30, 2016
  - Eight casino facilities located in New Jersey, Indiana, Nevada, Mississippi, Missouri, Louisiana and Aruba
  - Successful track record operating gaming companies, dating back to 2000
- Trump Entertainment owns and operates Trump Taj Mahal located in Atlantic City, NJ.

#### **Historical Segment Financial Summary**

Gaming Segment	PYE	LTM June 30,		
(\$millions)	2013	2014	2015	2016 <sup>(3)</sup>
Select Income Statement Data:				
Total revenues	\$571	\$849	\$811	\$888
Adjusted EBITDA	66	99	142	146
Netincome	19	269	38	36
Adjusted EBITDA attrib. to IEP	\$45	\$66	\$96	\$99
Net Income attrib. to IEP	13	185	26	24
Select Ballance Sheet Data (1):				
Total assets	\$996	\$1,260	\$1,281	\$1,533
Equity attributable to IEP	392	578	604	825

#### **Highlights and Recent Developments**

- Management uses a highly analytical approach to enhance marketing, improve utilization, optimize product mix and reduce expenses
  - Established measurable, property specific, customer service goals and objectives to meet customer needs
  - Utilize sophisticated customer analytic techniques to improve customer experience
- Selective reinvestment in core properties including upgraded hotel rooms, refreshed casino floor products tailored for each regional market and pursuit of strong brands for restaurant and retail opportunities
- Capital structure with ample liquidity for synergistic acquisitions in regional gaming markets
  - On April 1, 2014, Tropicana acquired Lumière Place Casino in St. Louis, Missouri
- On July 31, 2015, Tropicana's Board of Directors authorized a stock repurchase program pursuant to which Tropicana may, from time to time, repurchase up to \$50 million of its common stock
- During Q1 2016, IEP obtained control and began consolidating the results of Trump Entertainment, which owns and operates Trump Taj Mahal Casino Resorts in Atlantic City, New Jersey

Balance Sheet data as of the end of each respective fiscal period.
 Results Include Trump Entertainment beginning February 28,2016

# Segment: Food Packaging

#### **Company Description**

- Viskase Companies, Inc (OTCPK:VKSC) is a worldwide leader in the production and sale of cellulosic, fibrous and plastic casings for the processed meat and poultry industry
- Leading worldwide manufacturer of non-edible cellulosic casings for small-diameter meats (hot dogs and sausages)
  - Leading manufacturer of non-edible fibrous casings for large-diameter meats (sausages, salami, hams and deli meats)

#### **Historical Segment Financial Summary**

Food Packaging	FYE	LTM June 30,		
(\$millions)	2013	2014	2015	2015
Select Income Statement Data:			0.000	
Total revenues	\$346	\$346	\$337	\$331
Adjusted EBITDA	67	66	59	53
Net income	43	9	(3)	(3)
Adjusted EBITDA attrib. to IEP	\$50	\$47	\$43	\$38
Net income attrib. to IEP	32	6	(3)	(2)
Select Balance Sheet Data (4):				
Total assets	\$405	\$436	\$416	\$425
Equity attributable to IEP	55	30	23	28

#### **Highlights and Recent Developments**

- Future growth expected to be driven by changing diets of a growing middle class in emerging markets
  - In 2012, Viskase completed a new finishing center in the Philippines and expanded its capacity in Brazil
  - Approximately 50% of revenues from emerging markets
- Developed markets remain a steady source of income
  - Distribution channels to certain customers spanning more than 50 years
- Significant barriers to entry
  - Technically difficult chemical production process
  - Significant environmental and food safety regulatory requirements
  - Substantial capital cost

Balance Sheet data as of the end of each respective fiscal period

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## Segment: Metals

#### **Company Description**

- PSC Metals, Inc. is one of the largest independent metal recycling companies in the U.S.
- Collects industrial and obsolete scrap metal, processes it into reusable forms and supplies the recycled metals to its customers
- Strong regional footprint (Upper Midwest, St. Louis Region and the South)

#### **Historical Segment Financial Summary**

Metals Segment	FYE	June 30,		
(\$ millions)	2013	2014	2015	2016
Select in come Statement Data				
Total revenues	\$929	\$711	\$365	\$288
Adjusted EBITDA	(18)	(15)	(29)	(24)
Netincome	(28)	(25)	(51)	(44
Adjusted EBITDA attrib. to IEP	(\$18)	(\$15)	(\$29)	(\$24
Net income attrib. to IEP	(28)	(25)	(51)	(44
Se lect Balance She et Data ::				
Total assets	\$334	\$315	\$215	\$213
Equity attributable to IEP	273	250	182	178

#### **Highlights and Recent Developments**

- Increasing global demand for steel and other metals drives demand for U.S. scrap
- · Results are currently impacted by headwinds from:
  - Low iron ore prices
  - Strong U.S. dollar
  - Increased steel imports
- Scrap recycling process is "greener" than virgin steel production
  - Electric arc furnace drive scrap demand and are significantly more energy efficient than blast furnaces
  - Electric arc furnace steel mills are approximately 60% of U.S. production
- Highly fragmented industry with potential for further consolidation
  - Capitalizing on consolidation and vertical integration opportunities
  - PSC is building a leading position in its markets
- · Product diversification will reduce volatility through cycles
  - Expansion of non-ferrous share of total business

### Segment: Real Estate

#### **Company Description**

- Consists of rental real estate, property development and associated club activities
- Rental real estate consists primarily of retail, office and industrial properties leased to single corporate tenants
- Property development and club operations are focused on the construction and sale of single and multi-family houses, lots in subdivisions and planned communities and raw land for residential development

#### **Historical Segment Financial Summary**

Real Estate Segment	PYE	LTM June 30,		
(\$ millions)	2013	2014	2015	2016
Select in come Statement Data:				
Total revenues	\$85	\$101	\$131	\$113
Adjusted EBITDA	46	46	45	43
Net income	17	22	61	35
Adjusted EBITDA attrib. to IEP	\$46	\$46	\$45	\$43
Net income attrib. to IEP	17	22	61	39
Se lect Balan ce Sheet Data (1)				
Total assets	\$780	\$745	\$701	\$691
Equity attributable to IEP	711	₩3	656	647

#### Highlights and Recent Developments

Business strategy is based on long-term investment outlook and operational expertise

#### Rental Real Estate Operations

- Net lease portfolio overview
  - Single tenant (Over \$100bn market cap, A- credit) for two large buildings with leases through 2020 – 2021
  - 13 legacy properties with 2.9 million square feet: 12% Retail, 60% Industrial, 28% Office.
- Maximize value of commercial lease portfolio through effective management of existing properties
  - Seek to sell assets on opportunistic basis

#### **Property Development**

- New Seabury in Cape Cod, Massachusetts and Grand Harbor in Vero Beach, Florida include land for future residential development of approximately 239 and 1,128 units, respectively
- Opportunistically acquired a Las Vegas casino development in 2009 for \$150 million

#### Club Operations

 Club operations in New Seabury, Cape Cod and Grand Harbor, Vero Beach focus on operating golf club and related activities

# **Segment: Mining**

#### **Company Description**

- Ferrous Resources has rights to certain iron ore mineral resources in Brazil and develops mining operations and related infrastructure to produce and sell iron ore products to the global steel industry.
  - Significant iron ore assets in the State of Minas Gerais, Brazil, known as Viga, Viga Norte, Esperança, Serrinha and Santanense.
  - Mineral rights near Jacuípe in the State of Bahia, Brazil.

#### **Historical Segment Financial Summary**

Mining	Seven Months Ended December 31, 2015 (2)	LTM June 30, 2016
(\$ millions)		
Select Income Statement Data:		
Total Revenues	\$28	\$47
Adjusted EBITDA	(9)	(12)
Net income	(195)	(207)
Adjusted EBITDA attrib. to IEP	(\$6)	(\$8)
Net income attrib. to IEP	(150)	(160)
Select Balance Sheet Data <sup>(1)</sup> :		
Total assets	\$203	\$208
Equity attributable to IEP	95	81

#### **Highlights and Recent Developments**

- IEP acquired a controlling interest in Ferrous Resources on June 8, 2015 through a tender offer to purchase any and all of the outstanding shares.
  - Prior to the tender offer, IEP owned 14% of the company's outstanding common stock and as of June 30, 2016 owned 77%

<sup>27</sup> 

# **Segment: Home Fashion**

#### **Company Description**

- WestPoint Home LLC is engaged in manufacturing, sourcing, marketing, distributing and selling home fashion consumer products
- WestPoint Home owns many of the most wellknown brands in home textiles including Martex, Grand Patrician, Luxor and Vellux
- WPH also licenses brands such as IZOD, Under the Canopy, Southern Tide and Portico

#### **Historical Segment Financial Summary**

Home Fashi on Segment	FYE	LTM June 3Q		
(\$ millions)	2013	2014	2015	2015
Select Income Statement Data:				
Total revenues	\$187	\$181	\$194	\$199
Adjusted EBITDA	1	5	6	6
Net income	(16)	2	(4)	(4)
Adjusted EBITDA attrib. to IEP	\$1	\$5	\$6	\$6
Net income attrib to IEP	(16)	2	(4)	(4)
Select Balance She et Data <sup>63</sup> .				
To tall assets	\$222	\$208	\$206	\$208
Equity attributable to IEP	191	180	175	174

#### **Highlights and Recent Developments**

- One of the largest providers of home textile goods in the United States
- . Largely completed restructuring of manufacturing footprint
  - Transitioned majority of manufacturing to low cost plants overseas
- Streamlined merchandising, sales and customer service divisions
- · Focus on core profitable customers and product lines
  - WPH has implemented a more customer-focused organizational structure with the intent of expanding key customer relationships and rebuilding the company's sales backlog
  - Realizing success placing new brands with top retailers
  - Continued strength with institutional customers
- Consolidation opportunity in fragmented industry

Balance Sheet data as of the end of each respective fiscal perior

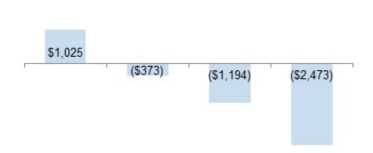
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# **Financial Performance**

# **Financial Performance**

(\$Millions)

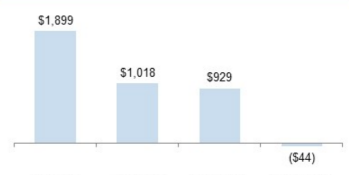
### Net Income (Loss) Attributable to Icahn Enterprises



FYE 2013	FYE 2014	FYE 2015	LTM 6/30/16

		FYE De ce mber 31,						
(\$ in millions)	2013	3 2014 2015		2016				
Net Income (Loss) Attribu	table to Icahn Enterp	orises		180				
Investment	\$812	(\$305)	(\$760)	(\$1,677)				
utomotive 250		(87)	(299)	(250)				
Energy	289	95	25	(437)				
Metals	(28)	(25)	(51)	(44)				
Railcar	30	122	137	154				
Gaming	13	185	26	24				
Mining	-	-	(150)	(160)				
Food Packaging	32	6	(3)	(2)				
Real Estate	17	22	61	39				
Home Fashion	(16)	2	(4)	(4)				
Holding Company	(374)	(388)	(176)	(116)				
Total	\$1,025	(\$373)	(\$1, 194)	(\$2,473)				

### Adjusted EBITDA Attributable to Icahn Enterprises



FYE 2015

	F	FYE December 31,							
(\$ in millions)	2013	2014	2015	2016					
Adjusted EBITDA attributa	able to Icahn Enterpri	ses							
Investment	\$816	(\$162)	(\$500)	(\$1,493)					
Automative	462	502	530	632					
Energy	556	415	436	255					
Metals	(18)	(15)	(29)	(24)					
Railcar	111	269	318	366					
Gaming	45	66	96	99					
Mining	-	-	(6)	(8)					
Food Packaging	50	47	43	38					
Real Estate	46	46	45	43					
Home Fashion	1	5	6	6					
Holding Company	(170)	(155)	(10)	42					
Total	\$1,899	\$1,018	\$929	(\$44)					

FYE 2014

FYE 2013

LTM 6/30/16

# **Consolidated Financial Snapshot**

(\$Millions)

	EVE	December 31.		LTM June 30.
	2013	2014	2015	2016
Net Income (Loss):				
Investment	\$1,902	(\$684)	(\$1,665)	(\$3,777)
Automotive	263	(90)	(352)	(292)
Energy	479	168	7	(831)
Metals	(28)	(25)	(51)	(44)
Railcar	139	188	213	215
Gaming	19	269	38	36
Mining	0	0	(195)	(207)
Food Packaging	43	9	(3)	(3)
Re al Estate	17	22	61	39
Hom e Fashion	(16)	2	(4)	(4)
Holding Company	(374)	(388)	(176)	(116)
Net Income (Loss)	\$2,444	(\$529)	(\$2,127)	(\$4,984)
Less: net (Income) loss attrib. to NCI	(1,419)	156	933	2,511
Net Income (Loss) attlb. To IEP	\$1,025	(\$373)	(\$1,194)	(\$2,473)
Adjusted EBITDA:				
Investment	\$1,912	(\$385)	(\$1,100)	(\$3,344)
Automotive	591	630	650	761
Energy	869	716	755	463
Me tals	(18)	(15)	(29)	(24)
Railcar	311	415	492	500
Gaming	66	99	142	146
Mining	0	0	(9)	(12)
Food Packaging	67	66	59	53
Re al Estate	46	46	45	43
Hom e Fashion	1	5	6	6
Holding Company	(170)	(155)	(10)	42
Consolidated Adjusted EBITDA	\$3,675	\$1,422	\$1,001	(\$1,366)
Less: Adjusted EBITDA attrib. to NCI	(1,776)	(404)	(72)	1,322
Adjusted EBITDA attrib. to IEP	\$1,899	\$1,018	\$929	(\$44)
Capital Expenditures	\$1,161	\$1,411	\$1,359	\$1,051

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# Strong Balance Sheet

						As of Jun	e 30, 2016					
	Investment /	Automotive	Energy	Metals	Railcar	Gaming	Mining	Food Peckeging	Real Estate	Home Feshion	Holding Company	Consolidated
Assets												
Cash and cash equivalents	\$13	\$345	\$691	\$1	\$337	\$248	\$19	\$36	\$15	\$3	\$211	\$1,920
Cash held at consolidated affiliated partnerships and restricted cash	610	5	-	5	51	12	-	2	2	4	3	694
Investments	9,217	266	5	-	27	37	19		-	-	323	9,875
Accounts receivable, net	-	1,429	150	38	51	15	4	63	4	42	-	1,796
Inventories, net	2	2, 238	325	43	77	-	25	79	-	74	-	2,861
Property, plantande quipment, net		3, 408	3,433	108	2,760	908	137	149	465	76	3	11, 442
Goodwill and intangible assets, net	-	1,847	327	4	7	88	-	7	43	3	-	2,326
Other assets	353	565	105	14	82	230	23	89	161	6	8	1,636
Total Assets	\$10,198	\$10,108	\$5,086	\$213	\$3,392	\$1,533	\$208	\$425	\$691	\$208	\$548	\$32,550
Liebilities and Equity												
Accounts payable, accrue diexpenses and other liabilities	\$901	\$2,871	\$1,397	\$33	\$310	\$151	\$50	\$64	\$18	\$34	\$189	\$6,018
Securities sold, not yet purchased, at fair value	1,306				-	-	-	2	-	-	-	1,306
Due to brokers	2,447	-	-	20	-	-	2	-	-	-	-	2,447
Post-employment benefit liability	2	1, 151	-	2	8	-	200	51	_	0	0	1,212
Debt	-	3,254	1,168		2,426	288	53	266	26	-	5,488	12, 969
Total liabili f es	4,654	7,276	2,565	35	2,744	439	108	381	44	34	5,677	23, 952
Equity attributable to Icahn Enterprises	1,713	2,494	1,079	178	436	825	81	28	647	174	(5,129)	2,526
Equity attributable to non-controlling interests	3,826	333	1,392		212	269	24	16	10.00	-		6,072
Total equity	5,539	2,827	2,471	178	648	1,094	105	44	647	174	(5,129)	8,598
Total liabilities and equity	\$10,193	\$10 103	\$5.086	\$213	\$3,392	\$1,533	\$208	\$425	\$691	\$208	\$548	\$32,550

# **IEP Summary Financial Information**

 Significant Valuation demonstrated by market value of IEP's public subsidiaries and Holding Company interest in Funds and book value or market comparables of other assets

comparables of other assets			As of		
	June 30	Sept 30	Dec 31	March 31	June 30
	2015	2015	2015	2016	2016
Market-valued Subsidiaries:		500000 EAST	500 C C C C C C C C C C C C C C C C C C	24111 Section 1	KANCES AND TO
Holding Company interest in Funds (1)	\$4,646	\$4,168	\$3,428	\$1,820	\$1,713
CVR E nergy (2)	2,680	2,923	2,802	1,858	1,104
CVR Refining - direct holding (2)	110	115	114	72	47
Federal-Mogul (2)	1,573	947	949	1,369	1,152
American Railcar Industries (2)	577	429	549	484	469
Total market-valued subsidiaries	\$9,586	\$8,581	\$7,842	\$5,604	\$4,483
Other Subsidiaries					
Tropicana (3)	\$613	\$739	\$794	\$844	\$811
Viskase (3)	217	206	183	165	143
Real E state Holdings (1)	692	658	656	649	647
PSC Metals (1)	242	222	182	174	178
WestPoint Home (1)	179	177	176	175	174
ARL (4)	964	979	852	1,024	1,033
Ferrous Resources (1)	241	234	95	85	81
IEH Auto & PepBoys (1)	334	330	249	1,418	1,423
Trump Entertainment (1)	-	-	-	203	208
Total - other subsidiaries	\$3,482	\$3,546	\$3,187	\$4,736	\$4,697
Add: Holding Company cash and cash equivalents (5)	222	182	166	212	211
Less: Holding Company debt (5)	(5,488)	(5,489)	(5,490)	(5,487)	(5,488)
Add: Other Holding Company net assets (5)	164	261	615	(13)	133
Indicative Net Asset Value	\$7,966	\$7,081	\$6,320	\$5,052	\$4,036

Note: Indicative net asset value does not purport to reflect a valuation of IEP. The calculated indicative net asset value does not include any value for our investment. Segment other than the fair market value of our investment in the investment Funds. A valuation is a subjective exercise and indicative net asset value does not necessarily consider all elements or consider in the adequate proportion the elements that could affect the valuation of IEP. Investment on West such elements and their Impact on IEP. No representation or assurance, express or implied is made as to the accuracy and correctness of indicative net asset value as of these dates or with respect to any future indicative or prospective results which may vary.

<sup>(1)</sup> Represents equity attributable to us as of each respective date.
(2) Based on closing share price on each date and the number of shares owned by the Holding Company as of each respective date.
(3) Amounts based on market comparables due to lack of material trading volume. Tropicana valued at 8.0x Adjusted EBITDA for the twelve months ended June 30, 2015, and 8.5x Adjusted EBITDA for the twelve months ended September 30, 2015, December 31, 2015, March 31, 2016 and June 30, 2016. Viskase valued at 9.0x Adjusted EBITDA for the twelve months ended June 30, 2015, September 30, 2015, December 31, 2015, March 31, 2016 and June 30, 2016.
(4) ARL value assumes the present value of projected cash flows from leased railcars plus working capital.
(5) Holding Company's balance as of each respective date.

# Appendix—Adjusted EBITDA Reconciliations

# Adjusted EBITDA Reconciliation by Segment – Six Months Ended June 30, 2016

								Food	Real	Home	Holding	
	Investment	Automotive	Energy	Metals	Railcar	Gaming	Mining	Packaging	Estate	Feshion	Company	Consolidated
djusted EBITDA:												
Net in come (loss)	(\$1,334)	\$70	(\$580)	(\$7)	\$102	\$14	(\$18)	\$6	\$9	(\$2)	(\$154)	(\$1,894
Interest expense, net	132	75	30	772	42	6	2	6	1	1/2	144	43
In come tax expense (benefit)	-	21	(13)	(7)	33	10	1	4	-	-	17	6
Depreciation, depletion and amortization	50.	217	123	11	68	35	1	11	11	4	-	48
EBITDA before non-controlling interes to	(\$1,202)	\$383	(\$440)	(\$3)	\$245	\$65	(\$14)	\$27	\$21	\$2	\$7	(\$909
Impairment of assets		3	574	-	0.50	0.50	-	1.7	1.50	0.70	-	57
Restructuring costs	2	21		-	-	-	-	-	-	-	- 2	2
Non-service cost of U.S. based pension	**	6	0.7	0.50	-	-	-	2	-	0.50	5.0	
FIFO impact unfavorable	20	-	(37)	-	-	-	-	-	-	-	20	(37
Major's cheduled to maround expense	57	-	38	0.70				0.0		0.50	5.7	3
Net loss on entinguishment of debt	20	-	5	32.3	-	-	-	- 12	-	-	23	
Un realized gain on certain derivatives	40	931	32		-		-				-11	3
Other		24	2	(4)	-	2	10	(4)	(1)	1		3
Adjusted EBITDA before non-control ling in teres to	(\$1,202)	\$437	\$174	(\$7)	\$2.45	\$67	(\$4)		\$20	\$3	\$7	(\$235
djusted EBITDA attributable to IEP:												
Net in come (loss)	(\$557)	\$56	(\$331)	(\$7)	\$80	\$9	(\$14)	\$5	\$9	(\$2)	(\$154)	(\$906
Interest expense, net	45	62	10		38	4	2	4	1	-	144	31
In come tax expense (benefit)		17	(8)	(7)	23	7	1	3		-	17	5
Depreciation, depletion and amortization		185	63	11	58	24	1	8	11	4	-	36
EBITDA attributable to Icahu En tempris es	(\$511)	\$320	(\$2.66)	(\$3)	\$199		(\$10)	\$20	\$21	52	57	(\$177
Impairment of assets		2	334	-			-				-	33
Restructuring costs	2	17		-	_		-	12	-	_	- 3	1
Non-service cost of U.S. based pension		5			-	-	-	1	-			
FIFO impact unfavorable		120	(22)	9.3	-		-	-	-	-	20	(22
Majors cheduled to maround expense	-7		20	0.00				0.5	0.00	0.50		2
Net loss on extinguishment of debt	2		1	3.3	-		-	- 12			23	
Unrealized gain on certain derivatives	-0		18	3.4				-			-11	1
Other		24	2	(4)	-	2	7	(3)	(1)	1		2
Adjus ted EBITDA attributable to Icah u Enterpris es	(\$511)	\$368	\$87	(\$7)	\$199		(\$3)	\$18	\$20	\$3	57	\$22

# Adjusted EBITDA Reconciliation by Segment – Six Months Ended June 30, 2015

							Food	Real	Home	Holding	
	Investment Automot	ve Energy	Metals	Reilcer	Gaming	Mining	Peckeging	Estate	Fashion	Company	Consolidated
fjusted EBITDA:											
Not in come (loss)	\$778	10 \$25	B (\$14)	\$100	\$16	(\$6)	\$6	\$31	(\$2)	(\$214)	\$96
In teres t expens e, net	264	67 23	-	40	6	1	6	1	7.2	142	55
In come tax expense (benefit)		23 70	(10)	34	11	2	5	-	-	27	16
Depreciation, depletion and amortization	- 1	58 116	14	61	29	1	9	11	4	-	41
EBITDA before non-controlling interes to	\$1,042 \$	68 \$46	7 (\$10)	\$235	\$62	(\$2)	\$26	\$43	\$2	(\$45)	\$2,08
Impairment of assets	- D-	4 -	0.5	100		-	107	151	(47)		1 4
Restructuring costs	2	39 -	-				-	-			3
Non-service cost of U.S. based pension			0.50	-			1		0.50		
FIFO impact unfavorable	20	- (11		-	-	-	-	-	-	2	(11
Certain share-based compensation expense	-×	(1) 6	00				107		0.50		100
Major's cheduled to maround expense	28	- 2	323		-		12	-	3.2	23	
Expenses related to certain acquisitions	-0	6 -		-						-	
Net loss on entinguishment of debt	23			2				-	0.0	2	
Un realized gain on certain derivatives	- 0	- 29		-	-	-		11-2		-	2
Other	2	10 (27	) (2)	-	1	1	4	(21)	1		(38
Adjusted EBITDA before non-control ling in teres to	\$1,042 \$	326 \$46		\$237	\$63	(\$1)	\$31	\$22	\$3	(\$45)	\$2,13
djusted EBITDA attributable to IEP:											
Net in come (loss)	\$360	\$7 \$13	1 (\$14)	\$63	\$11	(\$4)	\$4	\$31	(\$2)	(\$214)	\$37.
Interest expense, net	122	55 13		29	4	1	4	1		142	37
In come tax expense (benefit)	#5555	19 60	(10)	16	7	1	4	-	-	27	12
Depreciation, depletion and amortization	- 1	38 64	14	42	20	1	7	11	4		30
EBITDAs tributable to Icahu En terpris es	\$482 \$	19 526	B (\$10)	\$150	\$42	(\$1)	\$19	\$43	\$2	(\$45)	\$116
Impairment of assets		3 -		-	-	-	1/2	-			0.00
Restructuring costs	20	32 -	-	-	-	-	-	-			3
Non-service cost of U.S. based pension	-7		0.50				1	0.00	0.00		
FIFO impact unfavorable	22	- (7		-	-	-	12.00		32.3	23	(7
Certain share-based compensation expense	-14	(1) 5	-		-			-		-0.0	
Major's cheduled to maround expense	2	- 1	3.3	-	-				8.3	2	
Expenses related to certain acquisitions	-14	5 -		0.40	0.40	0.40	0.4			-	
Net loss on entinguishment of debt	2			1						9	
Unrealized gain on certain derivatives	-0	- 17		-	-	-		-	-		1
Other		8 (16		-	1	-	3	(21)	1		(26
Adjus ted EBITDA attributable to Icah u Enterpris es	\$482	266 \$26		\$151		(\$1)	\$23	522			\$1,20

# Adjusted EBITDA Reconciliation by Segment – LTM Ended June 30, 2016

								Food	Real	Home	Holding	
	Investment	Automotive	Energy	Metals	Railcar	Gaming	Mining	Packaging	Estate	Fashion	Company	Consolidate
djusted EBITDA:												
Net in come (loss)	(\$3,777)	(\$292)	(\$831)	(\$44)	\$215	\$36	(\$207)	(\$3)	\$39	(\$4)	(\$116)	(\$4,98
In teres t expens e, net	431	145	52	0.070	82	11	3	12	2	0.70	290	1,02
In come tax expense (benefit)	-	48	(24)	(29)	68	26	-	9	-	-	(126)	(2)
Depreciation, depletion and amortization	50.	394	236	26	134	69	8	21	21	7	76 - 25	91
EBITDA before non-controlling interes to	(\$3,346)	\$296	(\$567)	(\$47)	\$499	\$142	(\$196)	\$39	\$62	\$3	\$48	(\$3,06
Impairment of assets	W 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	343	827	20	0.70	0.70	169	0.5	2	0.50	-2	1,36
Restructuring costs	20	71	-	2	-	-	-	5	-	1	2	7
Non-service cost of U.S. based pension	* /	5	07	0.70	-		-	4	-	0.50	5.0	
FIFO impact unfavorable	2	-	34	-	-	-	-	-	-	-	-	3
Certain share-based compensation expense	-	-	7		1						-	
Major's cheduled to maround expense	20	-	145	8-3	-	-	-		-	-	23	14
Net loss on extinguishment of debt	-	9.5	5		-	-	-		-			100
Un realized gain on certain derivatives	23	-	5	-	-	-	-	32	-	-	- 2	
Other	2	45	7	1	-	4	15	5	(21)	2	(6)	
Adjus ted EBITDA before non-control ling in teres to	(\$3,344)	\$761	\$463	(\$24)	\$500	\$146	(\$12)	\$53	\$43	\$6	\$42	(\$1,36
djusted EBITDA attributable to IEP:												
Net in come (loss)	(\$1,677)	(\$250)	(\$437)	(\$44)	\$154	\$2.4	(\$160)	(\$2)	\$39	(\$4)	(\$116)	(\$2,47
In teres t expens e, net	183	120	22	-	66	7	3	9	2		290	70
In come tax expense (benefit)	-	44	(14)	(29)	43	18	1	6		-	(126)	(5)
Depreciation, depletion and amortization		331	124	26	102	47	6	15	21	7		67
EBITDAsttributable to Icahu En terpris es	(\$1,494)	\$2.45	(\$305)	(\$47)	\$365	\$96	(\$150)	\$28	\$62	\$3	\$48	(\$1,14
Impairment of assets		281	444	20	120	1.0	130	16	2	V.	-	87
Restructuring costs	• /	58	99*	2				4		1	- 2	6
Non-service cost of U.S. based pension	20	4	- 12	8.23			-	2	-	8.2	23	3
FIFO impact unfavorable	-11	-	20					-	0.00	2	40	2
Certain share-based compensation expense	23		6	8.2	1		-	32		-	23	
Major's cheduled to maround expense	41	9-3	81		-				0.40		-11	
Net loss on extinguishment of debt	2		1	-						-	25	
Unrealized gain on certain derivatives	20	-	3		-	-	-	0-	-	-		
Other	1	44	5	1	-	3	12	4	(21)	2	(6)	4
Adjus ted EBITDA attributable to Icahu Enterpris es	(\$1,493)	\$632	\$255	(\$24)	\$366	\$99	(\$8)	\$38	\$43	\$6		(\$4

# Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2015

								Food	Real	Home	Holding	
	Investment Au	tom otive	Energy	Metals	Rail car <sup>(1)</sup>	Gaming	Mining	Packaging	Estate	Feshion	Company	Consolidate
djusted EBITDA:												
Net in come (loss)	(\$1,665)	(\$352)	\$7	(\$51)	\$213	\$38	(\$195)	(\$3)	\$61	(\$4)	(\$176)	(\$2,12
In teres t expens e, net	563	138	45	1/2	80	11	2	12	2	-	288	1,14
In come tax expense (benefit)	-	50	59	(32)	69	27	1	10	-	-	(116)	
Depreciation, depletion and amortization	100 TO	345	229	29	127	63	8	19	21	7	26.25	84
EBITDA before non-controlling interes to	(\$1,102)	\$181	\$340	(\$54)	\$489	\$139	(\$184)	\$38	\$84	\$3	(\$4)	(\$7
Impairment of assets	W W. W.	344	253	20	0.70	0.70	169	167	2	0.50	-	78
Restructuring costs	-	89	-	2	-	-	-	5	-	1	20	9
Non-service cost of U.S. based pension	±8.	(1)	10 <del>1</del>	0.50	-	-	-	3	-	0.50	5.0	
FIFO impact unfavorable	2	-	60	-	-	-	-	-	-	-	20	
Certain share-based compensation expense	50	(1)	13	0.70	1		-	07		0.50	5.0	1
Major's cheduled to maround expense	23		109	3.3		-	-	- 12	-	3.3	1	10
Expenses related to certain acquisitions	-0	6	-		-	-	-	-			-	335
Net loss on extinguishment of debt	2	-	-	-	2	-	-	-		-	2	
Un realized gain on certain derivatives	-	-	2		-	-	-		-	3.4	-	
Other	2	32	(22)	3	-	3	- 6	13	(41)	2	(6)	
Adjusted EBITDA before non-control ling in teres to	(\$1,100)	\$650	\$755	(\$29)	\$492	\$142	(\$9)	\$59	\$45	\$6	(\$10)	\$1,0
djusted EBITDA attributable to IEP:												ľ
Net in come (loss)	(\$760)	(\$299)	\$25	(\$51)	\$137	\$26	(\$150)	(\$3)	\$61	(\$4)	(\$176)	(\$1,19
Interest expense, net	259	113	25		57	7	2	9	2		288	76
In come tax expense (benefit)	-	45	54	(32)	36	18	1	7	-	-	(116)	
Depreciation, depletion and amortization	(b) - (c)	284	125	29	86	43	6	14	21	7	100	61
EBITDAattributable to Icahu Enterprises	(\$501)	5144	\$2.29	(\$54)	\$316	594	(\$141)	\$27	\$84	\$3	(\$4)	\$1
Impairment of assets	100000000000000000000000000000000000000	282	110	20			130	-	2	S-0		54
Restructuring costs	2	73	-	2	-	-	-	4	-	1	2	
Non-service cost of U.S. based pension		(1)	0.7	0.50				2		0.50		
FIFO impact unfavorable	23	-	35	-	-		-	100	-	3.3	23	
Certain share-based compensation expense	•10	(1)	11		1	-		11-		0.00	-0	
Major's cheduled to maround expense	2	-	62					- 1		8.2	2	
Expenses related to certain acquisitions	-	5	-	2.4		-	0.40		11-2	( - )	-	
Net loss on extinguishment of debt	25				1					-	9	
Unrealized gain on certain derivatives	20	-	2			-	-		-			
Other	1	28	(13)	3		2	5	10	(41)	2	(6)	
Adjus ted EBITDA attributable to Icah u Enterpris es	(\$500)	\$530	\$436	(\$29)	\$318	\$96		\$43	\$45			\$9

# Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2014

							Food	Real	Home	Holding	
	Investment	Aut omo tive	Energy	Metals	Railcar	Gaming	Packaging	Estate	Fashion	Company	Consolidate
djusted EBITDA:											
Net income (loss)	(\$684)	(\$90)	\$168	(\$25)	\$188	\$269	\$9	\$22	\$2	(\$388)	(\$52
Interest expense, net	299	123	35	-	57	11	14	3	-	290	83
In come tax (ben efit) expens e	50	91	73	(18)	56	(147)	3	-	0.0	(161)	(10:
Depreciation, depletion and amortization	<u>-</u>	335	219	26	106	50	22	22	7	-	78
EBITDA before a on-con trolling interests Impairment	(\$385)	\$459 24	\$495 103	(\$17)	\$407	\$183	\$48	\$47 5	\$9	(\$259)	\$9 13
Res tructuring	-8	86	-			-	-	_	(2)	) <u>-</u>	8
Non-service cost of U.S. based pension	-	(6)	-	-		-	(1)	-	-	-	(
FIFO impact un favorable		-	161		_		-	-	3	12	16
Certain share-based compensation expense		(4)	13		3	-	-			0-	1
Expenses related to certain acquisitions	23				72			-	3	0	- 1
Net loss on extinguishment of debt	-	36	21	-	2	(2)	15	-	-	108	16
Unrealized gains on certain derivatives	-	-	(63)	-	0.00	-	-		-	-	(6
Other	-	35		(1)	3	(84)	3	(6)	(2)	(4)	(5
Adjusted EBIT DA before non-controlling interests	(\$385)	\$630	\$716	(\$15)	\$415	\$99	\$66	\$46	\$5	(\$155)	\$1,4
djusted EBITDA attributable to IEP:											
Net income (loss)	(\$305)	(\$87)	\$95	(\$25)	\$122	\$185	\$6	\$22	\$2	(\$388)	(\$37
In teres t exp ens e, net	143	99	20	-	42	7	10	3	-	290	61
In come tax (ben efit ) exp ens e	71.	80	64	(18)	25	(102)	2	-		(151)	(10
Depreciation, depletion and amortization	-	270	124	26	74	34	16	22	7	-	57
EBITDA attributable to Icala a Enterprises	(\$162)	\$362	\$303	(\$17)	\$264	\$124	\$34	\$47	\$9	(\$259)	\$7
Imp airment	- S	19	45	3	7020		2	5		10	7
Restructuring	-	69	-	-	1.4	(2)	-	-	(2)	( J=	
Non-service cost of U.S. based pension	7.0	(5)	-		0.50		(1)	1.5			(
FIFO impact un favorable	-	-	94	-	-	_	2	-	2	-	9
Certain share-based compensation expense	-0	(3)	9	-	2	-	-	-	- 1	0-	)
Majors cheduled tum around expense	20	2	5	12	72		9	-	-	0	
Net loss on extinguishment of debt	-	31	-	-	1	-	12	-	-	108	15
Un realized gains on certain derivatives	-	-	(41)	-	0.50	-	-	0.50	70	-	(4
Other	-	29	-	(1)	2	(58)	2	(6)	(2)	(4)	(3
Adjusted EBIT DA attributable to Icahu Enterprises	(\$162)	\$502	\$415	(\$15)	\$269	\$66	\$47	\$46	\$5	(\$155)	\$1,0

# Adjusted EBITDA Reconciliation by Segment – Year Ended December 31, 2013

							Food	Real	Home	Holding	
	Investment	Automotive	Energy	Metals	Railcar	Gaming	Packaging	Estate	Fashion	Com pany	Consolidate
djusted EBITDA:											
Net income (loss)	\$1,902	\$2.63	\$479	(\$28)	\$139	\$19	\$43	\$17	(\$15)	(\$374)	\$2,44
Interest expense, net	10	108	47		40	13	22	4	-	300	5
Income tax (benefit) expense	20	(180)	195	(20)	31	3	(51)	-	- 3	(96)	(11
Depreciation, depletion and amprization		296	208	26	92	34	21	23	8	-	70
EBITDA before a on-con trolling in terests Impairment	\$1,912	\$487 8	\$929	(\$22)	\$302	\$69 3	\$35	\$44 2	(\$8)	(\$170)	\$3,5
Res tructurin g	-	40	-	-	_	-	-	-	10	_	5
Non-service cost of U.S. based pension	9	2					3				2.5
FIF O impact unfavorable		S C.	(21)	-	-	-	-	-		-	(2:
OPEB custailment gains	23	(19)		0	0				- 23	0	(19
Certain share-based compensation expense	41	5	18	- 6	5		-	-	-0.0	- 6	2
Disposal of assets		60		- 5	- 5				33	- 5	
Net loss on extinguishment of debt	40	-	(5)	140	-	5			-	120	
Unrealized loss on certain derivatives	-		(51)	-	-	-		-	-	-	(5
Other		8	(1)	2	4	(11)	29	-	(2)		. 2
Adjusted EBITDA before non-controlling in teres to	\$1,912	\$591	\$869	(\$18)	\$311	\$66	\$67	\$46	\$1	(\$170)	\$3,6
djusted EBITDA attributable to IEP:											
Net income (loss)	\$812	\$2.50	\$289	(\$28)	\$30	\$13	\$32	\$17	(\$15)	(\$374)	\$1,00
Interest expense, net	4	88	32	-	11	9	15	4	-	300	46
Income tax (benefit) expense	2.7	(191)	162	(20)	9	2	(36)	-	-	(96)	(17
Depreciation, depletion and amortization	225	234	121	26	35	23	15	23	8	-	48
EBITDA secribu table to Icahu Enterpris es	\$816	\$381	\$604	(\$22)	\$85	\$47	\$27	\$44	(\$8)	(\$170)	\$1,8
Imp airment	-	7	-	2	-	2	-	2	1	-	1
Res tructuring	23	31	72	-	-	-		-	10	-	4
Non-service cost of U.S. based pension	-	2	-	-		-	2	-	-		10.00
FIFO impact unfavorable	10		(15)					0.70	7.0		(1
OPEB custailment gains		(15)	-	-	-		-	-	-	-	(1
Certain s'hare-based compensation expense	75	4	13		3		-		7.5	- 50	
Disposal of assets	20	45	-	-	-	-	-	-	2.0	2	4
Net loss on extinguishment of debt	51	-	(3)	-	- 6	3	-	-		- 6	8
Unrealized loss on certain derivatives	20	-	(43)	-	-	-	-	-	20	2	(4
Other		6	-	2	23	(7)	21	-	(2)		4
Adjusted EBITDA attributable to Icahu Enterprises	\$816	\$462	\$556	(\$18)	\$111	\$45	\$50	\$46	\$1	(\$170)	\$1.89