UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

FORM 8-K/A

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

Date of Report (Date of earliest event reported): November 5, 2013

Icahn Enterprises L.P. (Exact name of registrant as specified in its charter)

Delaware	1-9516	13-3398766
(State or Other Jurisdiction of Incorporation)	(Commission File Number)	(IRS Employer Identification No.)
767 Fifth Avenue, Suite 47	00, New York, NY	10153
(Address of Principal Ex	ecutive Offices)	(Zip Code)

Registrant's Telephone Number, Including Area Code: (212) 702-4300

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

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

Written communication pursuant to Rule 425 under the Securities Act (17 CFR 230.425) 0

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12) 0

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b)) 0

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c)) 0

Explanatory Note

On slide 8 of our investor presentation filed on Form 8-K on November 5, 2013, we presented adjusted EBITDA attributable to IEP for the LTM period ended September 30, 2013 of \$1.945 billion and \$3.454 billion on a consolidated basis. These numbers are correct. However, on slide 30, for the LTM period ended September 30, 2013, we presented adjusted EBITDA on a consolidated basis rather than on an attributable to IEP basis as captioned. We have amended slide 30 as filed in this Form 8-K/A to present the LTM September 30, 2013 adjusted EBITDA numbers on an attributable to IEP basis. In addition, on slide 30, the adjusted EBITDA attributable to IEP's Automotive segment for the year ended December 31, 2012 is \$390 million rather than \$386 million and therefore, the total adjusted EBITDA attributable to IEP for such period is \$1.546 billion rather than \$1.542 billion.

Item 7.01

Furnished herewith as Exhibit 99.1 to this Form 8-K/A is a revised version of the investor presentation initially filed on November 5, 2013.

The information contained in 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 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.

Exhibit No.Description99.1Revised presentation materials dated November 6, 2013

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 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

Date: November 6, 2013



Icahn Enterprises L.P.

Investor Presentation

November 2013

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 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, 2012 and our Quarterly Report on Form 10-Q for the quarter ended September 30, 2013. 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, 2012 and our Quarterly Report on Form 10-Q for the quarter ended September 30, 2013.

Investment Highlights

IEP stock performance has meaningfully outpaced all its peers

	Time Period	IEP	Berkshire	Leucadia	Loews	S&P 500	Dow Jones	Russell 2000
	3 Years	227%	45%	19%	25%	58%	51%	63%
	5 Years	291%	50%	13%	51%	103%	92%	119%
Gross Return on Investment	7 Years	95%	64%	16%	30%	48%	56%	58%
in Stock	April 1, 2009 ⁽¹⁾ through October 31, 2013	353%	100%	103%	125%	143%	131%	177%
	January 1, 2000 through October 31, 2013	1520%	208%	314%	439%	55%	88%	161%
Annualized	April 1, 2009 ⁽¹⁾ through October 31, 2013	39.0%	16.2%	16.7%	19.4%	21.3%	20.0%	24.8%
Return	January 1, 2000 through October 31, 2013	22.3%	8.5%	10.8%	12.9%	3.2%	4.7%	7.2%

(1) April 1, 2009 is the approximate beginning of the economic recovery.

Source: Bloomberg. Includes reinvestment of distributions. Based on the share price as of October 31, 2013.

3

Investment Highlights

- Mr. Icahn believes there has never a better time for activist investing, if practiced properly, than today.
 - Several factors are responsible for this:
 - 1) Iow 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 if we are ever going to end high unemployment and be able to compete in world markets
 - 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
- Proven track record of delivering superior returns
 - IEP total stock return of 1,520%⁽¹⁾ since January 1, 2000
 - S&P 500, Dow Jones Industrial and Russell 2000 indices returns of approximately 55%, 88% and 161% respectively over the same period
 - Icahn Investment Funds performance since inception in November 2004
 - Total return of 244.6% ⁽²⁾
 - Compounded average annual return of 14.9% ⁽²⁾
 - Returns of 33.3%, 15.2%, 34.5%, and 20.2%⁽³⁾ in 2009, 2010, 2011, and 2012, respectively
 - Returns are especially compelling in light of the fact that the portfolio was substantially hedged during this period. As a long only
 portfolio, returns would have been even higher.

Recent Financial Results

- Earnings per depositary unit of \$4.10 in Q3 2013 and \$7.17 YTD 2013
- Indicative Net Asset Value increased 33% for the nine months ended September 30, 2013
- Investment Segment up 18.4% in Q3 2013 and 26.3% through September 30, 2013

\$5.00 annual distribution (4.9% yield as of October 31, 2013)

(1)Source: Bloomberg. Includes reinvestment of distributions. Based on the share price as of October 31, 2013

(2)Returns calculated as of September 30, 2013. (3)Return assumes that IEP's holdings in CVR Energy memained in the Investment Funds for the entire period. IEP obtained a majority stake in CVR Energy in May 2012. Investment Funds returns were ~6.6% when excluding returns on CVR Energy after it became a consolidated entity.

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, Gaming, Railcar, Food Packaging, Metals, Real Estate and Home Fashion. Through our Investment segment, we have significant positions in various investments, which currently include Chesapeake Energy (CHK), Forest Laboratories (FRX), Netflix (NFLX), Transocean Ltd. (RIG), Apple Inc. (APPL), Herbalife Ltd. (HLF), Nuance Communications, Inc. (NUAN) and Talisman Energy Inc. (TLM).

Several of our operating businesses started out as investment positions in debt or equity securities, held either directly by Icahn Capital or Mr. Icahn. Those positions ultimately resulted in control or complete ownership of the target company. Most recently, 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 October 31, 2013, based on the closing sale price of CVR stock and distributions since we acquired control, we had gains of approximately \$1.7 billion on our purchase of CVR. The recent 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.

In 2000, we began to expand our business beyond our traditional real estate activities, and to fully embrace our activist strategy. On January 1, 2000, the closing sale price of our depositary units was \$7.625 per depositary unit. On October 31, 2013, our depositary units closed at \$101.70 per depositary unit, representing an increase 1,520% since January 1, 2000 (including reinvestment of distributions into additional depositary units and taking into account in-kind distributions of depositary units). Comparatively, the S&P 500, Dow Jones Industrial and Russell 2000 indices increased approximately 55%, 88% and 161%, respectively, over the same period (including reinvestment of distributions into those indices).

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.

The Icahn Strategy (continued)

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 them.

The Chairman of the Board of our general partner, Carl C. Icahn, has been an activist investor since 1980. Mr. Icahn believes that he has never seen a time for activism that is better than today. 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 we believe 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 have spent many years engaging in the activist model which we believe will be increasingly important in the coming years.

It is our belief that our strategy will continue to produce strong results into the future, and that belief is reflected in the action of the Board of Directors of our general partner, which announced on May 29, 2013, an increase to our annual distribution from \$4.00 to \$5.00 per depositary unit. We believe that the strong cash flow and asset coverage from our operating segments will allow us to maintain a strong balance sheet and ample liquidity.

In our view Icahn Enterprises L.P. is in a virtuous cycle. 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, and to increase our fire power by raising additional cash through depositary unit sales. 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

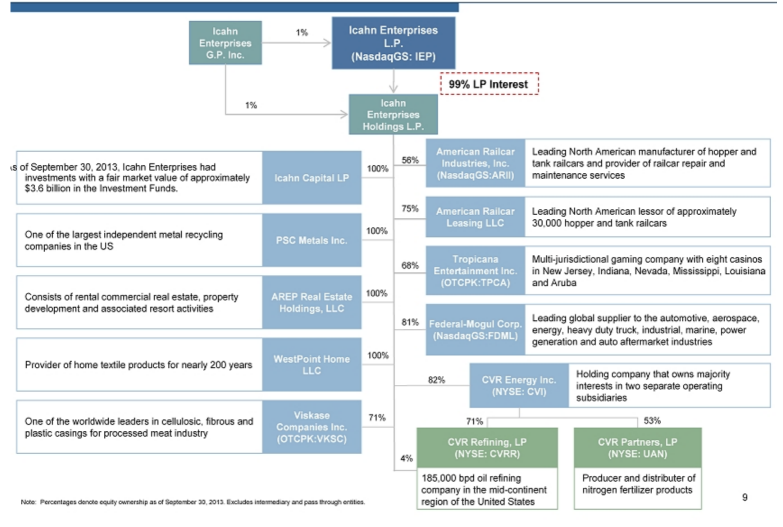
Overview of Icahn Enterprises

- Icahn Enterprises L.P. ("IEP" or the "Company") is a diversified holding company with operating segments in Investment, Automotive, Energy, Gaming, Railcar, Food Packaging, Metals, Real Estate and Home Fashion
- IEP is a permanent capital vehicle that 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
 - Over \$300 million of equity raised in 2013 to broaden our shareholder base and improve liquidity _
 - As of September 30, 2013, affiliates of Carl Icahn owned approximately 89% of IEP's outstanding depositary units
- IEP benefits from increasing cash flows from its subsidiaries:
 - CVR Energy: \$3.00 annual dividend, \$5.50 special dividend in Q1 2013, \$6.50 special dividend in Q2 2013
 - CVR Refining: \$3.23 dividends declared YTD 2013
 - American Railcar Inc: \$1.00 annual dividend
 - American Railcar Leasing will generate recurring cash flows

(\$ millions)	A	s of Sept	tember 30,	LTM September 30, 2013									
		Ase	sets		Rev	enue		Adjusted EBITDA		Adj. EBITDA Attrib. to IEP			
Segment	1	「otal	(% of Total)		Fotal	(% of Total)	1	Total	(% of Total)		Total	(% of Total)	
Investment ⁽¹⁾	\$	8,065	30.12%	\$	1,800	9.0%	\$	1,710	49.5%	\$	729	37.5%	
Automotive		7,788	29.08%		6,771	34.0%		541	15.7%		418	21.5%	
Energy		5,972	22.30%		8,603	43.2%		940	27.2%		660	33.9%	
Metals		374	1.40%		968	4.9%		(17)	-0.5%		(17)	-0.9%	
Railcar ⁽²⁾		989	3.69%		602	3.0%		155	4.5%		71	3.7%	
Gaming		876	3.27%		568	2.9%		71	2.1%		49	2.5%	
Food Packaging		355	1.33%		339	1.7%		67	1.9%		48	2.5%	
Real Estate		797	2.98%		84	0.4%		41	1.2%		41	2.1%	
Home Fashion		237	0.89%		199	1.0%		-	0.0%		-	0.0%	
Holding Company		1,325	4.95%		(35)	-0.2%		(54)	-1.6%		(54)	-2.8%	
Total	\$	26,778	100.0%	\$	19,899	100.0%	\$	3,454	100.0%	\$	1,945	100.0%	

Investment segment total assets represents book value of equity.
 Does not include transaction with American Railcar Leasing which owns a lease fleet of approximately 27,000 railcars.

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

TROPICANA.

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

westPoint

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



Leading, vertically integrated manufacturer of railcars with potential to participate in industry consolidation



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

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 nine operating segments and over \$31 billion of . assets as of September 30, 2013
- 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

Timeline of Recent Acquisitions and Exits As of December 31, 2005 Current⁽¹⁾ Mkt. Cap: \$2.4bn Mkt. Cap: \$11.6bn Total Assets: \$4.0bn Total Assets: \$31bn American Railcar Industries Tropicana Entertainment American Casino & CVR Refining & CVR Partners Investment Management 1/15/10: 54.4% of ARI's Entertainment Properties 11/15/10: Received an 2013: CVR Refining completed IPO and 8/8/07: Acquired shares outstanding were 2/20/08: Sale of the equity interest as a result of secondary offering on 1/16/13 and investment advisory contributed by Carl Icahn in a Ch.11 restructuring and casinos resulted in 5/14/13, respectively. CVR Partners business, Icahn Capital proceeds of \$1.2 billion and exchange for IEP depositary subsequently acquired a completed a secondary offering on Management units majority stake a pre-tax gain of \$0.7 Year / Icahn 5/22/13. Capital Returns:(3) billion 2013 YTD 2006 2007 2008 2009 2010 2011 2012 15.2% 34.5% 20.2% (4) 26.3%(5) 37.8% 12.3% 33.3% Viskase CVR Energy, Inc. Federal-Mogul American Railcar Oil and Gas Assets(2) PSC Metals 5/4/12: Acquired a majority 11/21/06: Sold oil and gas 7/3/08: Acquired a majority 1/15/10: 71.4% of Viskase's Leasing LLC 11/5/07: Acquired 100% of the equity of PSC Metals shares outstanding were interest in CVR via a 10/1/13: Acquired a 75% interest in Federal-Mogul assets to a strategic buyer contributed by Carl Icahn in tender offer to purchase all interest in ARL from for \$1.5 billion resulting in from companies wholly from companies wholly owned by Carl Icahn owned by Carl Icahn exchange for IEP depositary outstanding shares of CVR companies wholly owned a pre-tax gain of \$0.6 units by Carl Icahn billion Market capitalization as of October 31, 2013 and balance sheet data as of September 30, 2013. (1)

Cil and gas assets included National Energy Group, Inc., TransTexas Gas Corporation and Panaco, Inc. (2)

Percentages represents weighted-average composite of the gross returns, net of expenses for the investment Funds.
 Return assumes that IEP's holdings 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 ~6.6% when excluding returns on CVR Energy after the became a consolidated entity.
 2013 year-to-date return as of September 30, 2013.

11

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 Implement changes required to improve businesses 	 IEP pursues its activist strategy and seeks to promulgate change Dealing with the board and management Proxy fights Tender offers Taking control 	 With over 300 years of collective experience, IEP's investment and legal team is capable of unlocking a target's hidden value Financial / balance sheet restructuring Operation turnarounds Strategic initiatives Corporate governance changes

- 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 Fina	
	6 FEDERAL MOGUL	Energy
Situation Overview	 Historically, two businesses had a natural synergy Aftermarket benefitted from OEM pedigree and scale Review of business identified numerous dis-synergies by having both under one business Different customers, methods of distribution, cost structures, engineering and R&D, and capital requirements 	 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	 Adjust business model to separate OEM Powertrain and Vehicle Component Systems into two separate segments 	 Contributed assets to a separate MLP and subsequently launched CVR Refining IPO and secondary offering; completed CVR Partners secondary offering
Result	 Separation will improve management focus and maximize value of both businesses 	 CVR Energy stock up 77%, including dividends, from tender offer price of \$30.00⁽¹⁾
(1) Based on CVR Energy's current sto	ck price as of October 31, 2013.	13

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 nearly 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
Daniel Ninivaggi	President & Chief Executive Officer, Icahn Enterprises L.P.	3	22
SungHwan Cho	Chief Financial Officer, Icahn Enterprises L.P.	7	15
Vincent J. Intrieri	Senior Managing Director, Icahn Capital	15	29
Samuel Merksamer	Managing Director, Icahn Capital	5	10
Brett Icahn	Portfolio Manager, Sargon Portfolio	11	11
David Schechter	Portfolio Manager, Sargon Portfolio	9	16
Keith Cozza	Chief Operating Officer, Icahn Capital	9	12
Keith Schaitkin	General Counsel, Icahn Enterprises L.P.	12	33

Overview of Operating Segments

Segment: Investment

Company Description

- IEP invests its proprietary capital through various private investment funds (the "Investment Funds")
 - The Funds returned all capital to third-party investors during fiscal 2011
- Fair value of IEP's interest in the Funds was \$3.6 billion as of September 30, 2013

Historical Segment Financial Summary

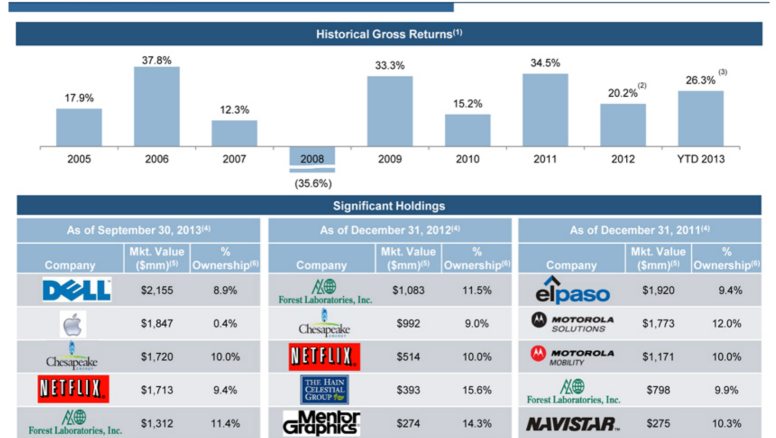
Investment Segment		FYE	De	cemb	er 3	1,		LTM
(\$ millions)	2(110 ⁽¹⁾	20)11 ⁽¹⁾		2012	9/3	30/2013
Select Income Statement Data	:							
Total revenues	\$	865	\$:	1,882	\$	398	\$	1,800
Adjusted EBITDA		823	1	1,845		374		1,710
Net income		818	;	1,830		372		1,704
Adjusted EBITDA attrib. to IEP	\$	342	\$	876	\$	158	\$	729
Net income attrib. to IEP		340		868		157		726
Select Balance Sheet Data:								
Total equity	\$6	5,134	\$6	5,668	\$	5,908	\$	8,065
Equity attributable to IEP	1	2,476		3,282		2,387		3,573

Highlights and Recent Developments

- Since inception in November 2004, the Investment Funds' return is 245%, representing an annualized rate of return of 15% through September 30, 2013
- Year-to-date returns of approximately 26.3% as of September 30, 2013
- Long history of investing in public equity and debt securities and pursuing activist agenda
- Employs an activist strategy which seeks to unlock hidden value through various tactics
 - Financial / balance sheet restructurings (e.g., CIT Group, Apple)
 - Operational turnarounds (e.g., Motorola, Navistar)
 - Strategic initiatives (e.g., Amylin, Genzyme, Motorola)
 - Corporate governance changes (e.g., Chesapeake)
- Core positions typically require significant long-term capital (>\$500 million) and rapid execution
 - In many cases, activist strategy can best be executed by taking control of target or having ability and willingness to take control
- Recent notable investment wins:
 - Amylin Pharmaceuticals, Biogen, CVR Energy, El Paso, Genzyme, Hain Celestial, MGM Studios, Motorola Mobility, Motorola Solutions, Netflix, Herbalife, Chesapeake
- Our Investment segment is comprised of certain interests that we purchased from Mr. Icahn on August 8, 2007 and the Funds. The acquisition of these interests from Mr. Icahn was accounted for as a combination of entities under common control and we consolidated them on an as-if-pooling basis.
- The Funds returned all fee-paying capital to their investors during fiscal 2011, which
 payments were funded through cash on hand and borrowings under existing credit lines.
- The Funds' historical gross returns prior to 2007 are for indicative purposes only and did not have an effect on the financial performance and results of operations for IEP during such period

(1) In November 2010, IEP acquired a controlling interest in Tropicana while Tropicana common shares and debt were still held by the Investment Funds. The Tropicana shares and debt were not distributed out of the funds to loahn Enterprises Holdings until mid 2011. The return on the funds included the profile and losses of the Tropicana debt and equity until the time of distribution to the holding company. These profiles and losses are eliminated in consolidation for 2010 and 2011 and are presented here net of eliminations.

Icahn Capital



(1) (2)

Represents a weighted-average composite of the gross returns, net of expenses for the Investment Funds. Return assumes that IEP's holdings 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 ~6.6% when excluding returns on CVR Energy after it became a consolidated entity. As of September 30, 2013. Aggregate ownership held directly by IEP, as well as Carl Icahn and his affiliates. Based on most recent 13-F Holdings Reports, 13-D flings or other public filings available as of specified date. Based on closing share price as of specified date. Total shares owned as a percentage of common shares issued and outstanding.

(3) (4) (5) (6)

17

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 leading nitrogen fertilizer producer in the heart of the Corn Belt

Highlights and Recent Developments

- CVR Refining IPO completed on January 23, 2013 and secondary offering on May 14, 2013
- CVR Partners secondary offering completed May 22, 2013.
- Crude supply advantages supported by increasing North American crude oil production, decreasing North Sea production, transportation bottlenecks and geopolitical concerns
 - Strategic location allows CVR to benefit from an average realized discount to West Texas Intermediate on purchased crude
- CVR Partners' expansion of UAN capacity completed in March 2013
- CVR Energy paid special dividends of \$5.50 and \$6.50 per unit in Q1 2013 and Q2 2013, respectively, and adopted a \$3.00 per unit annual dividend policy
 - CVR Refining 2013 full year distributable cash flow/share guidance of \$3.45 - \$3.70 per common unit
 - CVR Partners 2013 full year distribution outlook of \$1.85 \$2.00 per common unit
- Ownership Structure as of September 30, 2013:



Energy Segment 5/5/12 -LTM (\$ millions) 12/31/12 9/30/2013 Select Income Statement Data: \$ 5,519 \$ 8,603 Total revenues Adjusted EBITDA 977 940 Net income 338 609 Adjusted EBITDA attrib. to IEP Ś 787 \$ 660

Historical Segment Financial Summary

Net income attrib. to IEP		263	384
			LTM
CVR Energy (Stand-alone)	FYE 2011	FYE 2012	9/30/2013
Net Sales	\$5,029	\$ 8,567	\$ 8,430
Adjusted EBITDA attrib. to CVI	690	1,264	769
Net Income attrib. to CVI	346	379	433
Notes: IEP acquired a controlling interest in CV CVR Energy (Stand-alone) for 2011 is not pro-			ynnewood

CVPC Energy (stand-arone) for 2011 is not pro-forma for the acquisitio refinery on December 15, 2011.

CVR Refining, LP (NYSE:CVRR)

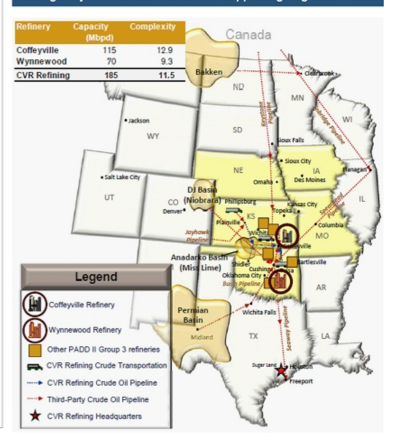
CVR Refining, LP (NYSE:CVRR)

- Two PADD II Group 3 refineries with combined capacity of 185,000 barrels per day
- The Company enjoys advantages that enhance the crack spread
 - Has access to and can process price-advantaged 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 price advantaged mid-continent, Bakken and Canadian crude oils
 - 100% of processed crude is priced by reference to WTI
 - WTI currently⁽¹⁾ trading at \$12.46 discount to Brent
 - EIA estimates 2014E Brent-WTI differential of \$6.00⁽²⁾
 - ~50,000 bpd crude gathering system, 350+ miles of pipeline, over 125 owned crude transports, a network of strategically located crude oil gathering tank farms and ~6.0 million bbls of owned and leased crude oil storage capacity

Key Operational Data (9 Mos YTD):(3)

Crude throughput (182,780 bpd)	Sweet 80.5%	Mediu 9.8%	
Production	Gasoline	Distillate	Other (4)
(191,199 bpd)	46.8%	41.4%	11.8%

Strategically Located Refineries and Supporting Logistics Assets



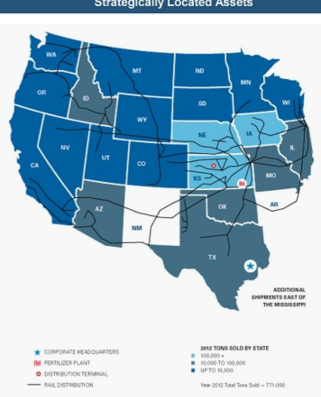
(1)Bloomberg front month data as of October 314, 2013

(2) (3) (4)

As per the ELA's Short-term Energy Outlook dated October 8, 2013. Data for nine months ended September 30, 2013. Other includes pet coke, asphalt, natural gas liquids ("NGLs"), slurry, sulfur, gas oil and specialty products such as propylene and solvents, excludes internally produced fuel.

CVR Partners, LP (NYSE:UAN)

- Attractive market dynamics for nitrogen fertilizer
 - Decreasing world farmland per capita
 - Increasing demand for corn (largest use of nitrogen fertilizer) and meat
 - Nitrogen represents ~62% of fertilizer consumption
 - Nitrogen fertilizers must be applied annually, creating stable demand
- Expansion of UAN capacity completed in Q1 2013
- United States is a net importer of fertilizer
 - Imports approximately 30% of its nitrogen fertilizer needs
 - Prices based on marginal imported product tied to high European natural gas prices
- Cost stability advantage
 - 87% fixed costs compared to competitors with 85-90% variable costs tied to natural gas
- Strategically located assets
 - 54% of corn planted in 2012 was within \$45/UAN ton freight rate of plant
 - ~\$15/UAN ton transportation advantage to Corn Belt vs. U.S. Gulf Coast



Strategically Located Assets

Segment: Automotive

Company Description

- Federal Mogul Corporation (NasdaqGS:FDML) operates in two business segments: Powertrain and Vehicle Component Systems
 - Powertrain focuses on original equipment powertrain products for automotive, heavy duty and industrial applications
 - Vehicle Component Systems sells and distributes a broad portfolio of products for the global light vehicle aftermarket, while also servicing original equipment manufacturers with certain products

Historical Segment Financial Summary

Automotive Segment		FYE		LTM			
(\$ millions)	2	010	2	011	2012		0/2013
Select Income Statement Data							
Total revenues	\$6	6,239	\$6	6,937	\$ 6,677	\$	6,771
Adjusted EBITDA		661		688	513		541
Netincome		160		168	(22)		(31)
Adjusted EBITDA attrib. to IEP	\$	499	\$	518	\$ 390	\$	418
Net income attrib. to IEP		116		121	(24)		(31)
Select Balance Sheet Data:							
Total assets	\$7	,296	\$7	,288	\$ 7,282	\$	7,788
Equity attributable to IEP	1	1,010		967	860		1,316

Corporate Highlights and Recent Developments

\$500 million rights offering completed in July 2013
 IEP ownership is 80.7% as of August 6, 2013

Powertrain Highlights

- Industry-leading powertrain products to improve fuel economy, reduce emission and enhance durability
- Over 1,700 patents for powertrain technology and market leading position in many product categories
- . Investing in emerging markets where there are attractive opportunities for growth
- Introduced enhanced restructuring initiative to lower cost structure, improve manufacturing footprint and drive emerging market growth
- 2012 results impacted by severe drop in European light vehicle and global heavy duty production

Vehicle Component Systems Highlights

- Aftermarket benefits from the growing number of vehicles on the road globally and the increasing average age of vehicles in Europe and North America
- Leader in each of its product categories with a long history of quality and strong brand names including Champion, Wagner, Ferodo, MOOG, Fel-Pro
- Global distribution channels evolving
 - Investing in emerging markets
 - Leverage brands across geographic markets
 - Streamline distribution in North America
- Restructuring business with a focus on building low cost manufacturing footprint and sourcing partnerships

21

Federal-Mogul Corp.'s Leading Market Position

	Powertrain Segment				VCS Segment				
F	Product Line	oduct Line Market Position			Product Line				
8	Pistons	#1 in diesel pistons #2 across all pistons			Engine	Global #1			
	Rings & Liners	Market leader		9	Sealing Components	Global #1 in Gaskets			
190	Valve Seats and Guides	Market leader		A COMPANY	Brake Pads / Components	Global #1			
Mul	Bearings	Market leader		AND I	Chassis	#1 North America #2 Europe			
All a	Ignition	#2 (following Beru spark plug acquisition)		>	Wipers	#2 North America #3 Europe			
8°°8	Sealing	#4 Overall		-	Ignition	#2 North America #3 Europe			
	Systems Protection	Market leader							

Segment: Railcar

Segment Description

- American Railcar Industries, Inc. ("ARI") (NasdaqGS:ARII) operates in three business segments: manufacturing operations, railcar services and leasing
- American Railcar Leasing, LLC ("ARL"), a 75% owned subsidiary of IEP that owns an approximately 30,000 railcar lease fleet as of October 1, 2013

Historical Segment Financial Summary

Railcar Segment		FY	De	cembe	r 31	L.	ı	.TM
(\$ millions)	2	010	2	2011	2012		9/30	0/2013
Select Income Statement Data								
Total revenues	\$	270	\$	514	\$	657	\$	602
Adjusted EBITDA		3		50		143		155
Net income		(27)		4		57		63
Adjusted EBITDA attrib. to IEP	\$	2	\$	27	\$	77	\$	71
Net income attrib. to IEP		(15)		2		29		24
Select Balance Sheet Data:								
Total assets	\$	654	\$	704	\$	862	\$	989
Equity attributable to IEP		167		172		257		400
						FYE	L	.TM
American Railcar Industries, In	IC.				- 3	2012	9/30	0/2013
Net Sales					\$	712	\$	761
Adjusted EBITDA						150		177

Highlights and Recent Developments

- ARI reported record results
 - \$761 million of LTM revenue and \$177 million of LTM Adjusted EBITDA
 - Approximately 6,300 railcar backlog as of September 30, 2013
- \$1.00 annualized dividend
- ARI manufacturing segment strong
 - Tank demand from increasing crude oil production from shale oil and Canada
- Covered hopper car demand from increasing industrial manufacturing base in United States due to lower cost energy
 - Received 2,750 plastic pellet car order in October, 2013
 - Investments in vertical integration resulting in higher margins
- ARI is actively diversifying its earnings exposure
 - Building railcar lease fleet with 3,120 cars on lease as of March 31, 2013
 - Investing in repair services
 - Diversify into additional car types (intermodal, gondolas, etc.)
- AEP Leasing is developing a railcar lease fleet outside of ARI with a portfolio of approximately 1,870 cars as of September 30, 2013
 - Merged with American Railcar Leasing in October, 2013 to create a 75% IEP owned leasing company with approximately 30,000 railcars
 - Sales from ARI to AEP Leasing (and associated profits) are eliminated in consolidation for our Railcar segment

Segment: Gaming

Company Description

- Tropicana Entertainment Inc. (OTCPK:TPCA) operates eight casino facilities featuring approximately 372,000 square feet of gaming space with 7,100 slot machines, 210 table games and 6,000 hotel rooms as of March 31, 2013
 - Eight casino facilities located in New Jersey, Indiana, Nevada, Mississippi, Louisiana and Aruba
 - Successful track record operating gaming companies, dating back to 2000

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
 - Reduced corporate overhead by approximately 50% since acquiring Tropicana
- 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
 - Tropicana Atlantic City: \$25 million investment plan
 - Casino Aztar: hotel room renovation in 2012
 - Consolidated Lighthouse Point & Jubilee in Greenville, MS
- Capital structure with ample liquidity for synergistic acquisitions in regional gaming markets
 - Purchasing Lumière Place in St. Louis from Pinnacle for \$260 million
- Pursuing opportunities in Internet gaming as states legalize online gaming
 Partnership announced with Gamesys Ltd in New Jersey

Gaming Segment		FYE	LTM						
(\$ millions)	20	010 ⁽¹⁾	2	2011		012	9/30/201		
Select Income Statement Data	:								
Total revenues	\$	78	\$	624	\$	611	\$	568	
Adjusted EBITDA ⁽²⁾		6		72		79		71	
Net income		(1)		24		30		22	
Adjusted EBITDA attrib. to IEP	\$	1	\$	37	\$	54	\$	49	
Net income attrib. to IEP		1		13		21		14	
Select Balance Sheet Data:									
Total assets	\$	793	\$	770	\$	852	\$	876	
Equity attributable to IEP		122		402		379		399	
(1) Gaming segment results for 2010	0 are	for the	perio	ods com	menc	ing Nove	mber 1	5,	
(2) LTM period includes \$8 million of	f pro	perty ta	c ore	dit in At	lantic	City			

Historical Segment Financial Summary

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 Segment		FYE	De	cemb	er 3	1,	I	TM
(\$ millions)	2	010	2	011	1	2012	9/3	0/2013
Select Income Statement Data								
Total revenues	\$	317	\$	338	\$	341	\$	339
Adjusted EBITDA		50		48		57		67
Netincome		14		6		6		(8)
Adjusted EBITDA attrib. to IEP	\$	37	\$	35	\$	41	\$	48
Net income attrib. to IEP		10		4		4		(6)
Select Balance Sheet Data:								
Total assets	\$	349	\$	350	\$	355	\$	355
Equity attributable to IEP		10		(1)		(3)		3

Highlights and Recent Developments

- Future growth expected to be driven by changing diets of a growing middle class in emerging markets
 - Year to Date sales in emerging markets grew 14%
 - Emerging market sales are over 50% of global sales in 2013 compared to 36% in 2007
 - In 2012, Viskase completed a new finishing center in the Philippines and expanded its capacity in Brazil
- Developed markets remain a steady source of income
 - Distribution channels to certain customers spanning more than 50 years
 - Sell its products in various countries throughout the world
- Significant recent investments not yet reflected in financial results
 - \$120 million of capital spent in 2009-2012
 - Increase in cellulose casing capacity that came online in late 2012
 - Full year financial impact realized in 2013
- Significant barriers to entry
 - Technically difficult chemical production process
 - Significant environmental and food safety regulatory requirements
 - Substantial capital cost

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)
 - Poised to take advantage of Marcellus and Utica shale energy driven investment

Highlights and Recent Developments

- North American steel use is expected to be flat in 2013 and grow 3.2% in 2014⁽¹⁾
- Increasing global demand for steel and other metals drives demand for U.S. scrap exports
- Global steel use increasing 3.1% in 2013 and 3.3% in 2014⁽¹⁾
- PSC is in attractive regional markets
 - \$1.8 billion of steel capacity additions in PSC's geographic area including: V&M Star (\$1.0 billion), Republic (\$85 million), US Steel (\$500 million) and Timken (\$225 million)
- 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 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 (30% of total revenues in
 - 2012)
 - Opportunities for market extension: auto parts, e-recycling, wire recycling
 Rebuilding of industrial service accounts

Metals Segment		FYE	1,	LTM				
(\$ millions)	2	010	2	2011		2012	9/3	0/2013
Select Income Statement Data	:							
Total revenues	\$	725	\$1	,096	\$	1,103	\$	968
Adjusted EBITDA		24		26		(16)		(17)
Net income		4		6		(58)		(55)
Adjusted EBITDA attrib. to IEP	\$	24	\$	26	\$	(16)	\$	(17)
Net income attrib. to IEP		4		6		(58)		(55)
Select Balance Sheet Data:								

Historical Segment Financial Summary

Total assets	\$ 326	\$ 476	\$ 417
Equity attributable to IEP	264	384	338

\$ 374

302

(1) World Steel Association

Segment: Real Estate

Company Description

- Consists of rental real estate, property development and associated resort activities
- Rental real estate consists primarily of retail, office and industrial properties leased to single corporate tenants
- Property development and resort 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		FYE	De	cemb	er 3:	۱,	ι	тм
(\$ millions)	2	010	2	011	2	2012	9/30	0/2013
Select Income Statement Data	c							
Total revenues	\$	90	\$	90	\$	88	\$	84
Adjusted EBITDA		40		47		47		41
Netincome		8		18		19		14
Adjusted EBITDA attrib. to IEP	\$	40	\$	47	\$	47	\$	41
Net income attrib. to IEP		8		18		19		14
Select Balance Sheet Data:								
Total assets	\$	907	\$1	,004	\$	852	\$	797
Equity attributable to IEP		769		906		763		723

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 (~\$190bn market cap, A- credit) for two large buildings with leases through 2020 – 2021
 - 27 additional properties with 2.8 million square feet: 14% Retail, 53% Industrial, 33% Office
- Maximize value of commercial lease portfolio through effective management of existing properties
 - Seek to sell assets on opportunistic basis

Property Development and Resort Operations

- New Seabury in Cape Cod, Massachusetts and Grand Harbor and Oak Harbor in Vero Beach, Florida each include land for future residential development of approximately 292 and 870 units, respectively
 - Both developments operate golf and resort activities
- Opportunistically acquired Fontainbleau (Las Vegas casino development) in 2009 for \$150 million

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 wellknow brands in home textiles including Martex, Grand Patrician, Luxor and Vellux
- WPH also licenses brands such as IZOD, Under the Canopy, and Southern Tide

Historical Segment Financial Summary

Highlights and Recent Developments

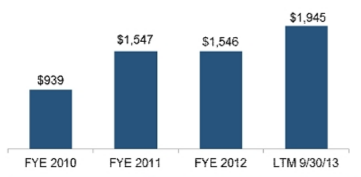
- One of the largest providers of home textile goods in the United States
- Largely completed restructuring of manufacturing footprint
 - Transitioned majority of manufacturing to low cost plants in Bahrain and Pakistan
- Streamlined merchandising, sales and customer service divisions
- Focus on core profitable customers and product lines
 - WPH implemented a more customer-focused organizational structure during the first quarter of 2012 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

Home Fashion Segment		FYE	l, .	LTM				
(\$ millions)	2	010	2	011	2	012	9/30)/2013
Select Income Statement Data	:							
Total revenues	\$	431	\$	325	\$	231	\$	199
Adjusted EBITDA		(32)		(31)		(3)		-
Net income		(62)		(66)		(27)		(16)
Adjusted EBITDA attrib. to IEP	\$	(23)	\$	(24)	\$	(3)	\$	-
Net income attrib. to IEP		(42)		(56)		(27)		(16)
Select Balance Sheet Data:								
Total assets	Ś	408	\$	319	\$	291	\$	237
Equity attributable to IEP		313		283		256		205

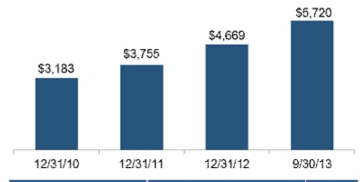
Financial Performance

Financial Performance

Adjusted EBITDA Attributable to Icahn Enterprises



Equity Attributable to Icahn Enterprises



		FYE	Dec	ember	31,			LTM		As o	f Decembe	r 31,	As of		
(\$ millions)	2	010	2	2011		2012	9,	/30/13	(\$ millions)	2010	2011	2012	9/30/13		
Adjusted EBITDA attributab	le to	Icahn	Ente	rprises	;				Equity attributable to Icahn Enterprises						
Investment	\$	342	\$	876	\$	158	\$	729	Investment ⁽¹⁾	\$ 2,476	\$ 3,282	\$ 2,387	\$ 3,573		
Automotive		499		518		390		418	Automotive	1,010	967	860	1,316		
Energy		-		-		787		660	Energy	-	-	2,383	2,065		
Metals		24		26		(16)		(17)	Metals	264	384	338	302		
Railcar		2		27		77		71	Railcar	167	172	257	400		
Gaming		1		37		54		49	Gaming	122	402	379	399		
Food Packaging		37		35		41		48	Food Packaging	10	(1)	(3)	3		
Real Estate		40		47		47		41	Real Estate	769	906	763	723		
Home Fashion		(23)		(24)		(3)		-	Home Fashion	313	283	256	205		
Holding Company		17		5		11		(54)	Holding Company	(1,948)	(2,640)	(2,951)	(3,266)		
Total	\$	939	\$	1,547	\$	1,546	\$	1,945	Total	\$ 3,183	\$ 3,755	\$ 4,669	\$ 5,720		

(1) In November 2010, IEP acquired a controlling interest in Tropicana while Tropicana common shares and debt were still held by the Investment Funds. The Tropicana shares and debt were not distributed out of the funds to loahn Enterprises Holdings until mid 2011. The gross return on the funds induded the PSL of the Tropicana debt and equity until the time of distribution to the holding company. This PSL is eliminated in consolidation for 2010 and 2011 and is presented here net of eliminations.

30

Consolidated Financial Snapshot

(\$Millions)										
		FYEI	December 31			Nine Mon	ths	Ended		LTM
	2010		2011	2012	9	9/30/2012	_	9/30/2013	9,	/30/2013
Revenues:										
Investment	\$ 887	Ś	1,896	\$ 398	Ś	304	\$	1,706	\$	1,800
Automotive	6,239		6,937	6,677		5,083		5,177		6,771
Energy	-			5,519		3,651		6,735		8,603
Metals	725		1,096	1,103		872		737		968
Railcar	270		514	657		488		433		602
Gaming	78		624	611		488		445		568
Food Packaging	317		338	341		253		251		339
Real Estate	90		90	88		69		65		84
Home Fashion	431		325	231		176		144		199
Holding Company	57		36	29		29		(35)		(35)
Eliminations	 (22)		(14)	-		-		-		-
	\$ 9,072	\$	11,842	\$ 15,654	\$	11,413	\$	15,658	\$	19,899
Adjusted EBITDA:										
Investment	\$ 823	\$	1,845	\$ 374	\$	286	\$	1,622	\$	1,710
Automotive	661		688	513		419		447		541
Energy	-		-	977		746		709		940
Metals	24		26	(16)		(11)		(12)		(17)
Railcar	3		50	143		100		112		155
Gaming	6		72	79		76		68		71
Food Packaging	50		48	57		40		50		67
Real Estate	40		47	47		39		33		41
Home Fashion	(32)		(31)	(3)		(2)		1		-
Holding Company	 69		5	 11		17		(48)		(54)
Consolidated Adjusted EBITDA	\$ 1,644	\$	2,750	\$ 2,182	\$	1,710	\$	2,982	\$	3,454
NCI Adjusted EBITDA	 (705)		(1,203)	(636)		(495)		(1,368)		(1,509)
IEP Adjusted EBITDA	\$ 939	\$	1,547	\$ 1,546	\$	1,215	\$	1,614	\$	1,945
Capital Expenditures	\$ 422	\$	481	\$ 890	\$	617	\$	785	\$	1,058

31

Strong Balance Sheet

(\$Millions)																						
Balance Sheet										As	of Se	ptemb	er 30), 2013								
														Food		eal		ome		olding		
(\$ millions)	Inve	estment	Auto	motive	E	nergy	Me	tals	Rail	car	Gar	ning	Pa	ckaging	Es	tate	Fas	shion	Co	mpany	Co	nsolidated
Assets											(ir	n \$mill	ions)								
Cash and Cash Equivalents	\$	5	\$	960	\$	887	\$	31	\$	115	\$	245	Ş	14	\$	43	\$	16	\$	958	\$	3,274
Cash held at consolidated affiliated partnerships and restricted cash		1,140						4		10		30		1		3		6		236		1,430
				240						40		34		1				13				
Investments		11,825		248				-						-		-				115		12,275
Accounts Receivable, net				1,395		241		85		32		12		68		7		31		-		1,871
Inventories, net				1,087		680		88		102		-		72		-		64				2,093
Property, Plant and Equipment, net		-		1,970		2,666		134		657		441		151		657		84		3		6,763
Goodwill and Itangible assets, net		-		1,727		1,312		10		7		67		11		70		3		-		3,207
Other Assets		98		401		186		22		26		47		38		17		20		13		868
Total Assets	\$	13,068	\$	7,788	\$	5,972	\$	374	\$	989	\$	876	\$	355	\$	797	\$	237	\$	1,325	\$	31,781
Liabilities and Equity																						
A/P, accrued expenses and other liabilities	\$	581	\$	1,913	\$	1,576	\$	66	\$	200	\$	131	\$	71	\$	22	\$	32	\$	574	\$	5,166
Securities sold, not yet purchase, at fair value		704		-				-		-		-		-		-		-		-		704
Due to brokers		3,718		-				-		-		-		-		-				-		3,718
Post-employment benfit liability				1,316				3		9				63		-						1,391
Debt				2,824		676		3		196		170		217		52				4,017		8,155
Total Liabilities	\$	5,003	\$	6,053	\$	2,252	\$	72	\$	405	s	301	\$	351	s	74	\$	32	s	4,591	\$	19,134
Equity attributable to Icahn Enterprises		3,573		1,316		2,065		302		400		399		3		723		205		(3,266)		5,720
Equity attributable to NCI		4,492		419		1,655		-		184		176		1		-		-		-		6,927
Total Equity		8,065		1,735		3,720		302		584		575		4		723		205		(3,266)		12,647
Total Liabilities and Equity	\$	13,068	\$	7,788	\$	5,972	\$	374	\$	989	\$	876	\$	355	\$	797	\$	237	\$	1,325	\$	31,781

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

/œ	MAG	llions)

(\$ Millions)	As of								
	Dec 31	March 31	June 30	Sept 30					
	2012	2013	2013	2013					
Market-valued Subsidiaries:									
Holding Company interest in Funds (1)	\$2,387	\$2,607	\$2,543	\$3,573					
CVR Energy (2)	3,474	3,675	3,375	2,743					
CVR Refining (2)	-	139	180	150					
Federal-Mogul (2)	615	462	783	2,033					
American Railcar Industries (2)	377	555	398	466					
Total market-valued subsidiaries	\$6,853	\$7,438	\$7,279	\$8,965					
Other Subsidiaries									
Tropicana (3)	\$512	\$546	\$566	\$528					
Viskase (3)	268	283	237	278					
Real Estate Holdings (4)	763	696	717	723					
PSC Metals (4)	338	334	322	302					
WestPoint Home (4)	256	207	205	205					
AEP Leasing (4)	60	112	142	214					
Total - other subsidiaries	\$2,196	\$2,178	\$2,189	\$2,250					
Add: Holding Company cash and cash equivalents (5)	1,045	755	1,412	958					
Less: Holding Company debt (6)	(4,082)	(3,525)	(3,525)	(4,017)					
Add: Other Holding Company net assets (7)	86	137	(133)	(72)					
Indicative Net Asset Value	\$6,098	\$6,983	\$7,222	\$8,084					

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 propertion the elements that could affect the valuation of IEP. Investors may reasonably differ on what such elements are 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.

Fair market value of Holding Company's interest in the Funds and Investment segment cash as of each respective date.
 Based on closing share price on each date and the number of shares ewond by the Holding Company as of each respective date.
 Amounts based on market comparables due to lack of material trading values. Tropicana valued at 90x Adjusted EBITDA for the twelve months ended September 30, 2013, June 30, 2013 and March 31, 2013 and 8.0x Adjusted EBITDA for the twelve months ended September 30, 2013, June 30, 2013 and March 31, 2013 and 8.0x Adjusted EBITDA for the twelve months ended EBITDA for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for the twelve months ended June 30, 2013 and 11.0x for the twelve months ended September 30, 2013, 9.5x Adjusted EBITDA for

Appendix—EBITDA Reconciliation

EBITDA and Adjusted EBITDA Reconciliation

(\$ Millions)											
							Nine Mon	th E	nded		LTM
	 Yea	r End	ed Decembe	r 31,			Septem	ber	30,		September 30,
	2010		2011		2012		9/30/2012	9	9/30/2013		2013
IEP Adjusted EBITDA:											
Netincome	\$ 199	\$	750	\$	396	\$	390	\$	803	\$	809
Interest expense, net	338		377		456		337		346		465
Income tax expense (benefit)	11		27		(128)		(60)		211		143
Depreciation, depletion and amortization	328		309		434		303		343		474
EBITDA Attributable to IEP	\$ 876	\$	1,463	\$	1,158	\$	970	\$	1,703	\$	1,891
Impairment	8		58		106	_	68		7	_	45
Restructuring	12		9		25		16		17		26
Non-service cost of U.S. based pension	25		18		29		20		4		13
Unfavorable (favorable) FIFO impact	-		-		58		34		(54)		(30)
OPEB curtailment gains	(22)		(1)		(40)		(39)		(15)		(16)
Certain share-based compensation expense	-		-		27		26		14		15
Major scheduled turnaround expense	-		-		88		10		-		78
Loss on discontinued operations	-		-		-		-		-		-
Net loss (gain) on extinguishment of debt	40		-		7		2		(3)		2
Unrealized loss(gain) on certain derivatives	-		-		57		96		(121)		(160)
Expenses related to a certain proxy matter											-
Losses on disposal of assets							(2)		44		46
Other	 -		-		31		14		18		35
Adjusted EBITDA attributable to Icahn											
Enterprises	\$ 939	\$	1,547	\$	1,546	\$	1,215	\$	1,614	\$	1,945

EBITDA and Adjusted EBITDA Reconciliation by Segment – FYE 2012

(\$ Millions)											
							Food	Real	Home	Holding	
	Investment A	utomotive	Energy	Metals	Railcar	Gaming	Packaging	Estate	Fashion	Company	Consolidated
FYE 2012											
Adjusted EBITDA attributable to IEP:											
Net income attributable to IEP	157	(24)	263	(58)	29	21	4	19	(27)	12	396
Interest expense, net	1	105	31	-	8	8	15	5		283	456
Income tax expense (benefit)		(22)	149	(1)	23	3	4			(284)	(128)
Depreciation and amortization	-	224	105	26	13	22	13	23	8	-	434
IEP EBITDA	158	283	548	(33)	73	54	36	47	(19)	11	1,158
Impairment of assets	-	76	-	18	-	1	-	-	11	-	106
Restructuring costs	-	20	-	-		-	1	-	4		25
Non-Service cost US based pensions	-	27	-	-	-	-	2	-	-	-	29
(Favorable) unfavorable FIFO impact	-	-	58	-	-	-	-	-	-	-	58
Unrealized (gain)/loss on derivatives	-	-	57		-	-	-	-	-	-	57
OPEB curtailment gain		(40)	-	-	-	-		-	-	-	(40)
Loss (gain) on disposal of assets	-	-	4	-	-	-	-	-	-	-	4
Stock-based compensation	-	(3)	27	-	3	-	-	-	-	-	27
Other	-	27	93	(1)	1	(1)	2	-	1	-	122
IEP Adjusted EBITDA	158	390	787	(16)	77	54	41	47	(3)	11	1,546

EBITDA and Adjusted EBITDA Reconciliation by Segment – FYE 2011

(\$ Millions)

			- - 64 199.				Food	Real	Home	Holding	
	Investment	Automotive	Energy	Metals	Railcar	Gaming	Packaging	Estate	Fashion	Company	Consolidated
Adjusted EBITDA attributable to IEP:											
Net income attributable to IEP	868	121		6	2	13	4	18	(56)	(226)	750
Interest expense, net	8	109	-	-	11	5	15	6	-	223	377
Income tax expense (benefit)	-	13	-	(3)	2	3	4	-	-	8	27
Depreciation and amortization	-	217	-	23	12	13	12	23	9		309
IEP EBITDA	876	460		26	27	34	35	47	(47)	5	1,463
Impairment of assets	-	37	-	-	-	3		-	18		58
Restructuring costs	-	4	-	-	-	-		-	5	-	9
Non-Service cost US based pensions	-	18	-		-	-	-		-	-	18
OPEB curtailment gain	-	(1)	-	-	-	-			-		(1)
IEP Adjusted EBITDA	876	518	-	26	27	37	35	47	(24)	5	1,547

EBITDA and Adjusted EBITDA Reconciliation by Segment – FYE 2010

(\$ Millions)

	Incontractor	Automotive	From	Matala	Deilcor	Camina	Food Packaging	Real Estate	Home Fashion	Holding	Concolidated
Adjusted EBITDA attributable to IEP:	investment	Automotive	Energy	metals	Nalicar	Gaming	Packaging	Estate	rasmon	Company	Consolidated
Net income attributable to IEP	340	116	-	4	(15)	-	10	8	(42)	(222)	199
Interest expense, net	1	109		-	12		15	8	1	192	338
Income tax expense (benefit)	1	9	-	1	(8)	-	1	-		7	11
Depreciation and amortization		254		19	13	1	11	23	7		328
IEP EBITDA	342	488		24	2	1	37	39	(34)	(23)	876
Impairment of assets	-	1		-	-			1	6		8
Restructuring costs		7			-		-		5		12
Non-Service cost US based pensions	-	25	-	-	-	-	-	-			25
OPEB curtailment gain		(22)			-		-		-		(22)
Unrealized (gain)/loss on derivatives	-	-	-	-	-	-	-	-			-
Other	-	-	-	-	-	-	-	-	-	40	40
IEP Adjusted EBITDA	342	499		24	2	1	37	40	(23)	17	939

EBITDA and Adjusted EBITDA Reconciliation by Segment – YTD Q3 2013

(\$ Millions)																	
											Food			Home	Holding		
	Inve	stment	Automotive	l	Energy	Me	tals	Railcar	Ga	ming	Packaging	Real Estate	•	Fashion	Company	Con	solidated
Adjusted EBITDA attributable to IEP:																	
Net income attributable to IEP	\$	690	\$ 31	\$	340	\$	(18)	\$ 15	\$	18	\$ (7)	\$ 12	\$	(5)	\$ (273	\$	803
Interest expense, net		3	69		25			3		8	12	3		-	223		346
Income tax expense (benefit)		-	22		179		(14)	22		1	(1)	-		-	2		211
Depreciation and amortization		-	172		90		20	11		16	11	17		6	-		343
IEP EBITDA	\$	693	\$ 294	\$	634	\$	(12)	\$ 51	\$	43	\$ 15	\$ 32	\$	1	\$ (48) \$	1,703
Impairment of assets		-	3		- 1					2	-	2			-		7
Restructuring costs		-	15		-					-	-			2	-		17
Non-Service cost US based pensions			2		-					-	2				-		4
(Favorable) unfavorable FIFO impact		-			(54)					-	-				-		(54)
Unrealized (gain)/loss on derivatives		-	-		(121)			-		-	-	-		-	-		(121)
OPEB curtailment gain		-	(15)		-			-		-	-	-		-	-		(15)
Loss on disposal of assets		-	44		-		-	-		-	-	-		-	-		44
Stock-based compensation		-	3		9		-	2		-	-	-		-	-		14
Other		-	2		(3)			(1)		-	20	(1)		(2)	-		15
IEP Adjusted EBITDA	\$	693	\$ 348	\$	465	\$	(12)	\$52	\$	45	\$ 37	\$ 33	\$	1	\$ (48)\$	1,614

EBITDA and Adjusted EBITDA Reconciliation by Segment – YTD Q3 2012

(\$ Millions)																	
											Food			Home	Holding		
	Inve	stment	Automotiv	e	Energy	м	etals	Railcar	Ga	aming	Packaging	Real Estate		Fashion	Company	Cons	olidated
Adjusted EBITDA attributable to IEP:																	
Net income attributable to IEP	\$	121	\$ 3	3\$	219	\$	(21)	\$ 20	\$	25	\$ 3	\$ 17	Ş	(16)	\$ (16	\$	390
Interest expense, net		1	8	0	19		-	8		5	12	4	Ļ	-	208		337
Income tax expense (benefit)		-	(21)	128		(9)	14		1	2	-		-	(175)		(60)
Depreciation and amortization		-	164	4	59		19	11		17	10	17		6	-		303
IEP EBITDA	\$	122	\$ 26	1\$	425	\$	(11)	\$ 53	\$	48	\$ 27	\$ 38	\$	(10)	\$ 17	\$	970
Impairment of assets		-	6	1	-		-			1				6			68
Restructuring costs		-	1	4	-		-			-				2			16
Non-Service cost US based pensions		-	2	0	-		-			-				-			20
(Favorable) unfavorable FIFO impact		-			34		-			-				-			34
Unrealized (gain)/loss on derivatives		-			96		-			-							96
OPEB curtailment gain		-	(39	9)	-		-			-				-			(39)
Loss on disposal of assets		-	(2	2)	-		-			-				-			(2)
Stock-based compensation		-	(2	2)	25		-	3		-				-			26
Other		-		7	12		-	2		1	3	1		-	-		26
IEP Adjusted EBITDA	\$	122	\$ 32	D \$	592	\$	(11)	\$58	\$	50	\$ 30	\$ 39	ŝ	(2)	\$ 17	\$	1,215

EBITDA and Adjusted EBITDA Reconciliation by Segment – LTM Q3 2013

(\$ Millions)						-					
		lean an eise					Food	Real	Home	Holding	
	Investment	Automotive	Energy	Metals	Railcar	Gaming	Packaging	Estate	Fashion	Company	Consolidated
Adjusted EBITDA attributable to IEP:											
Net income attributable to IEP	726	(31)	384	(55)	24	14	(6)	14	(16)	(245)	809
Interest expense, net	3	94	37	-	3	11	15	4		298	465
Income tax expense (benefit)	-	21	200	(6)	31	3	1	-		(107)	143
Depreciation and amortization	-	232	136	27	13	21	14	23	8	-	474
IEP EBITDA	729	316	757	(34)	71	49	24	41	(8)	(54)	1,891
Impairment of assets	-	18	-	18	-	2	-	2	5	-	45
Restructuring costs	-	21	-	-	-	-	1	-	4	-	26
Non-Service cost US based pensions	-	9	-	-	-	-	4	-	-	-	13
(Favorable) unfavorable FIFO impact	-	-	(30)	-	-	-	-	-	-	-	(30)
Unrealized (gain)/loss on derivatives	-	-	(160)	-	-	-	-	-		-	(160)
OPEB curtailment gain		(16)	-	-	-	-		-		-	(16)
Loss on disposal of assets	-	46	4	-	-	-		-	-	-	50
Stock-based compensation	-	2	11	-	2	-	-	-	-	-	15
Other	-	22	78	(1)	(2)	(2)	19	(2)	(1)	-	111
IEP Adjusted EBITDA	729	418	660	(17)	71	49	48	41	-	(54)	1,945

Adjusted EBITDA Reconciliation – American Railcar Industries, Inc. (ARII)

Source: ARI Q3 2013 & Q4 2012 Earnings Press Release. (\$ Millions)

Financials		FYE 2011		FYE 2012	9/3	LTM 30/2013
Net Earnings	\$	4	\$	64	\$	88
Income Tax expense		4		42		56
Interest expense		20		18		9
Loss in debt extinguishment		0		2		0
Interest Income	\$	(4)	\$	(3)	\$	(3)
Depreciation		22	_	24		26
EBITDA	_	47	_	147	_	176
Other income related to our short-term investments		-		(2)		(4)
Expense related to stock appreciation rights compensatior		4		5		5
Adjusted EBITDA	_	51	_	150		177

Adjusted EBITDA Reconciliation – CVR Energy (CVI)

Financials	F١	Έ		FYE	LTN	VI Q3
(\$ in millions)	20	11	2	2012	2	013
Net income (loss) attributable to CVR Energy stockholders	\$	346	\$	379	\$	433
Interest expense and other financing costs, net of interest income		55		75		57
Depreciation and amortization		90		130		138
Income tax expense		210		226		239
FIFO impacts, (favorable) unfavorable		(26)		58		(61)
Goodw ill impairment		-		-		-
(Gain) loss on derivatives, net		(78)		286		(165)
Current period settlement on derivative contracts		(7)		(138)		(61)
Share-based compensation		27		39		24
Loss on disposal of fixed asset		3		-		-
Loss on extinguishment of debt		2		38		64
Major scheduled turnaround expenses		66		129		94
Expenses associated with proxy matter		-		44		-
Expenses associated with Gary-Williams acquisition		9		11		1
Adjusted EBITDA and EBITDA expenses related to non-controllin interest		(8)		(11)		7
Adjusted EBITDA	\$	690	\$	1,264	\$	769

Source: CVR Energy Q3 2013 Earnings Presentation.