Landis+Gyr Holding AG, Zug

Consolidated Financial Statements for the fiscal years ended March 31, 2016 and March 31, 2015

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To the Board of Directors of

Landis+Gyr Holding AG

Zurich, June 1, 2016, except as to give effect to the transaction and expanded public disclosures as described in Note 2, for which the date is June 28, 2017

Report of Independent Auditors

We have audited the accompanying consolidated financial statements of Landis+Gyr Holding AG and subsidiaries, which comprise the consolidated balance sheets as of March 31, 2016 and 2015, and the related consolidated statements of operations, comprehensive income (loss), changes in shareholders' equity, and cash flows for the years then ended, and the related notes to the consolidated financial statements.

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in conformity with U.S. generally accepted accounting principles; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free of material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audits in accordance with auditing standards generally accepted in the United States. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the consolidated financial position of Landis+Gyr Holding AG and subsidiaries at March 31, 2016 and 2015, and the results of its operations and its cash flows for the years then ended, respectively, then ended in conformity with U.S. generally accepted accounting principles.

Ernst & Young Ltd

Martin Mattes

Martin Mattes Partner

Olga Semenova Manager

Landis+Gyr Holding AG Consolidated Statements of Operations

(U.S. Dollars in thousands)

	iscal Year Ended rch 31, 2016	Fiscal Year Ended rch 31, 2015
Net revenue Cost of revenue	\$ 1'573'475 1'087'747	\$ 1'529'054 1'040'782
Gross profit	 485'728	 488'272
Gloss plott	403720	400272
Operating expenses		
Research and development	148'354	151'556
Sales and marketing	99'704	99'984
General and administrative	145'284	163'326
Amortization of intangible assets Impairment of intangible and long-lived assets	42'423 34'058	41'947
Operating income	 15'905	 31'459
Other income (expense)		
Interest income	531	711
Interest expense	(11'848)	(13'445)
Loss on foreign exchange related to intercompany loans, net	(5'561)	(8'880)
Income (Loss) before income tax expense	 (973)	 9'845
Income tax benefit (expense)	(12'500)	475
Net income (loss) before noncontrolling interests Net income attributable to noncontrolling interests,	 (13'473)	 10'320
net of tax	 209	 26
Net income (loss) attributable to Landis+Gyr Holding AG Shareholders	\$ (13'682)	\$ 10'294
Net income (loss) per share Basic and diluted	\$ (0.05)	\$ 0.03
Weighted average shares used in computing loss per share:		
Basic and diluted	 295'100'000	 295'100'000

Landis+Gyr Holding AG Consolidated Statements of Comprehensive Income

(U.S. Dollars in thousands)

	scal Year Ended ch 31, 2016	 scal Year Ended ch 31, 2015
Net loss	\$ (13'473)	\$ 10'320
Other comprehensive income (loss):		
Foreign currency translation adjustments	(2'674)	(24'187)
Pension plan benefits liability adjustments, net of taxes of \$1'734 and		
\$1'356 at March 31, 2016 and March 31, 2015, respectively	(9'221)	(30'259)
Comprehensive income (loss)	 (25'368)	(44'126)
Add: net gain attributable to the noncontrolling interests in		
subsidiaries	(209)	(26)
Add: foreign currency translation adjustments attributable to the		
noncontrolling interests	 360	 308
Comprehensive income (loss) attributable to Landis+Gyr Holding AG	\$ (25'217)	\$ (43'844)

Landis+Gyr Holding AG Consolidated Balance Sheets

(U.S. Dollars in thousands except share data)

ASSEIS	March 31, 2016	March 31, 2015
Current assets		
Cash and cash equivalents	\$ 22'092	\$ 18'471
Accounts receivable, net of allowance for doubtful		
accounts of \$3.5 million and \$2.0 million	302'428	279'826
Inventories, net	116'953	121'520
Deferred tax assets	47'621	44'428
Prepaid expenses and other current assets	 136'668	 125'582
Total current assets	625'762	589'827
Property, plant and equipment, net	199'845	220'578
Intangible assets, net	474'206	537'081
Goodwill	1'421'350	1'444'066
Deferred tax assets	28'121	17'633
Other long-term assets	 35'063	36'345
Total assets	\$ 2'784'347	\$ 2'845'530
LIABILITIES AND EQUITY		
Current liabilities		
Trade accounts payable	\$ 153'587	\$ 180'005
Accrued liabilities	45'157	50'207
Warranty provision	32'893	21'976
Payroll and benefits payable	73'908	66'369
Loans payable	17'646	8'614
Current portion of shareholder loans	96'150	98'800
Tax payable	4'683	6'037
Other current liabilities	 62'328	 66'712
Total current liabilities	486'352	498'720
Shareholder loans	215'000	285'000
Warranty provision - non current	58'750	26'569
Pension and other employee liabilities	101'147	90'006
Deferred tax liabilities	142'791	143'541
Tax payable	21'109	15'496
Other long-term liabilities	29'359	30'991
Total liabilities	 1'054'508	 1'090'323
Commitments and contingencies - Note 18		
Equity		
Landis+Gyr Holding AG shareholders' equity		
Registered ordinary shares (295'100'000 authorized, issued and oustanding		
at March 31, 2016 and March 31, 2015, respectively).	309'050	309'050
Additional paid-in capital	1'437'078	1'437'078
Retained earnings	71'920	85'602
Accumulated other comprehensive loss	 (90'057)	 (78'522)
Total Landis+Gyr Holding AG shareholders' equity	1'727'991	1'753'208
Noncontrolling interests	 1'848	 1'999
Total equity	 1'729'839	 1'755'207
Total liabilities and equity	\$ 2'784'347	\$ 2'845'530

Landis+Gyr Holding AG Consolidated Statements of Changes in Shareholders' Equity

(U.S. Dollars in thousands, except for shares)

	Registered or	dinary	y shares	litional paid- in capital	 Retained earnings	co	Accumulated other omprehensive ncome (loss)	Total andis+Gyr oldings AG equity	Noncontrolli interests	ng	Т	otal equity
Balance at March 31, 2014	295'100'000	\$	309'050	\$ 1'436'417	\$ 75'308	\$	(24'384)	\$ 1'796'391	\$ 2'2	81	\$	1'798'672
Net income Foreign currency translation adjustments	-		-	-	10'294		-	10'294		26		10'320
net of income tax expense Pension plan benefits liability adjustment,	-		-	-	-		(23'879)	(23'879)	(3	08)		(24'187)
net of income tax expense Deferred income tax adjustment from	-		-	-	-		(30'259)	(30'259)		-		(30'259)
transactions within subsidiaries	-		-	661	-		-	661		-		661
Balance at March 31, 2015	295'100'000	\$	309'050	\$ 1'437'078	\$ 85'602	\$	(78'522)	\$ 1'753'208	\$ 1'9	99	\$	1'755'207
Net income (loss) Foreign currency translation adjustments	-		-	-	(13'682)		-	(13'682)		209		(13'473)
net of income tax expense Pension plan benefits liability adjustment,	-		-	-	-		(2'314)	(2'314)	(3	60)		(2'674)
net of income tax expense	-		-	-	-		(9'221)	(9'221)		-		(9'221)
Balance at March 31, 2016	295'100'000	\$	309'050	\$ 1'437'078	\$ 71'920	\$	(90'057)	\$ 1'727'991	\$ 1'8	48	\$	1'729'839

Landis+Gyr Holding AG Consolidated Statements of Cash Flows

(U.S. Dollars in thousands)

		scal Year Ended		scal Year Ended
	Mar	ch 31, 2016	Marc	ch 31, 2015
Cash flow from operating activities				
Net income (loss)	\$	(13'473)	\$	10'320
Adjustments to reconcile net income to net cash provided by (used in)				
operating activities				
Depreciation and amortization		109'957		114'844
Impairment of intangible and long-lived assets		34'058		-
Accumulated interest on shareholder loans		10'083		11'605
Loss on disposal of property, plant and equipment		465		476
Effect of foreign currencies translation on non-operating items, net		2'127		661
Change in allowance for doubtful accounts		1'556		(5'725)
Deferred income tax		(12'857)		(7'596)
Change in operating assets and liabilities, net of effects of businesses				
acquired and effect of changes in exchange rates:				(201451)
Accounts receivable		(27'362)		(22'451)
Inventories		4'881		5'572
Trade accounts payable		(25'590)		19'496
Interest payment on shareholder loans Other assets and liabilities		(10'112)		(11'909)
Other assets and liabilities		45'492		32'291
Net cash provided by operating activities		119'225		147'584
Cash flow from investing activities				
Payments for property, plant and equipment		(43'613)		(41'447)
Payments for intangible assets		(178)		(305)
Proceeds from the sale of property, plant and equipment		4'303		344
Acquisition of subsidiaries, net of cash acquired		-		(14'002)
Net cash used in investing activities		(39'488)		(55'410)
Cash flow from financing activities				
Proceeds from (Repayment of) borrowings to third party facility		24'288		(11'019)
Proceeds from shareholders and related party facility		132'782		159'785
Repayment of borrowings to shareholders and related party facility		(232'856)		(247'067)
Net cash used in financing activities		(75'786)		(98'301)
Net increase (decrease) in cash and cash equivalents		3'951		(6'127)
Cash and cash equivalents at beginning of period		18'471		26'697
Effects of foreign exchange rate changes on cash and cash equivalents		(330)		(2'099)
	\$		\$	
Cash and cash equivalents at end of period	Ф	22'092	φ	18'471
Supplemental cash flow information				
Cash paid for income tax	\$	16'937	\$	12'058
Cash paid for interest	\$	11'232	\$	12'982
-				

Note 1: Description of Business and Organization

Description of Business

Landis+Gyr Holding AG ("Landis+Gyr") and subsidiaries (together, the "Company") form a leading global provider of electricity metering products and solutions to utilities. The Company operates in one segment and offers a comprehensive portfolio of products, solutions and services, including meters, related devices, communications technologies and software applications that are essential to the measurement and management of energy distribution and consumption. Landis+Gyr is 60% owned by Toshiba and 40% owned by Innovation Network Corporation.

Organization

Landis+Gyr has been a leader in the electric meter market since its foundation in 1896 in Zug, Switzerland, as the Elektrotechnisches Institut Theiler & Co. In 1904, founder Richard Theiler appointed engineer Heinrich Landis as his successor. After partnering with Dr. Karl Heinrich Gyr in 1905, the Company assumed its longstanding name of Landis & Gyr. In 1998 Landis & Gyr was acquired by Siemens who divested the business to financial investors in 2002 under the new name Landis+Gyr.

In 2011, Toshiba Corporation (60%) and Innovation Network Corporation of Japan (40%) acquired Landis+Gyr as an independent growth platform with the sole mission to help the world manage energy better. With operations spanning more than 30 countries and serving all of the major utilities in every continent, Landis+Gyr continues, as an independent growth platform within Toshiba.

Note 2: Summary of Significant Accounting Principles

2.1. Basis of Presentation

The consolidated financial statements are prepared in accordance with generally accepted accounting principles in the Unites States of America ("US GAAP"). All amounts are presented in United States dollars ("\$" or "USD"), unless otherwise stated.

On February 6, 2013, Toshiba Corporation ("Toshiba") acquired a 100% equity interest in Consert, Inc. ("Consert"). Toshiba sold certain assets and liabilities of Consert to the Company on November 1, 2016, which the Company has concluded meets the definition of a business combination. Since both the Company and Consert were under common control of Toshiba on the date of the transfer, the Company recognized the transferred net assets at their historical carrying amounts adjusted for the impact of the transaction. The Company's comparative consolidated financial statements and the notes to those consolidated financial statements have been retrospectively adjusted to include Consert's net assets and related operations for all periods during which the entities were under common control. The additional disclosures are included in the note relating to business combinations.

The Company included new and expanded disclosures to its consolidated financial statements, which affected the prior year comparative periods to comply with public reporting requirements under US GAAP in anticipation of the Company's planned initial public offering. These additional disclosures are included in the notes relating to: earning per share, prepaid expenses and other current assets, other long-term liabilities, related party transactions and segment information.

2.2. Principles of Consolidation

The consolidated financial statements include the accounts of Landis+Gyr Holding AG and its whollyowned and majority owned subsidiaries. The Company consolidates companies in which it owns or controls more than fifty percent of the voting shares or has the ability to execute direct or indirect control.

The Company presents non-controlling interest of less-than-wholly-owned subsidiaries within the equity section of its consolidated financial statements. At March 31, 2016, and at March 31, 2015, the

Company had one less-than-wholly-owned subsidiary in South Africa with an ownership interest of 76.7% in both periods.

All intercompany balances and transactions have been eliminated.

2.3. Use of Estimates

The preparation of financial statements in accordance with US GAAP requires management to make estimates and assumptions that affect the amounts reported in the consolidated financial statements and accompanying notes. Significant items subject to such estimates include warranty provisions, allowances for doubtful accounts, valuation allowances for deferred tax assets, valuation of goodwill, valuation of defined benefit obligations, income tax uncertainties and other contingencies and items recorded at fair value including, assets and liabilities obtained in a business combination. Actual results could differ materially from these estimates.

2.4. Revenue Recognition

General

Revenues consist primarily of hardware sales, automated meter reading services ("AMR"), advanced meter infrastructure services, software license fees, and to a lesser extent, fees associated with training, installation, software design services, and post-contract customer support services related to software licenses offered to the Company's customers. Additionally, the Company has limited arrangements in which it purchases metering devices from vendors to be used in its packaged solutions sold to end customers. Such devices are sold at cost with no related margin. In these instances, the Company reports revenue on a gross basis principally because it is the primary obligor to the end customers.

The Company recognizes revenue when (1) persuasive evidence of an arrangement exists; (2) delivery has occurred or services have been rendered; (3) the fee is fixed or determinable; and (4) collectability is reasonably assured. The Company records deferred revenue when it receives consideration from a customer before achieving certain criteria that must be met for revenue to be recognized in conformity with US GAAP.

Revenues are reported net of customer rebates, volume discounts and similar incentives. Taxes assessed by a governmental authority that are directly imposed on revenue-producing transactions between the Company and its customers, such as sales, use, value-added and some excise taxes, are excluded from revenues.

The Company's products and services are sold through either standalone product or service arrangements or through multiple element arrangements. The accounting policy for such arrangements is discussed below:

Standalone sales

The majority of the Company's revenues are derived from standalone sales of products or services. In a standalone product sale, the Company sells meters to a customer without any other deliverables. In a standalone service sale, the Company provides installation or other services to a customer without any further deliverables.

Revenue from product sales, when sold on a standalone basis, is generally recognized at the time of the shipment, receipt by customer, or, if applicable, upon completion of customer acceptance provisions depending on the transfer of title as stipulated in the contract.

Revenues earned from AMR are generally based on the number of meters read on a monthly basis, multiplied by a contract-specific read fee.

Revenue from service transactions, when sold on a standalone basis, is recognized as the services are performed, or ratably over the term of the support period.

Multiple element arrangements

In addition to standalone product or service sales, the Company enters into multiple element arrangements, which are commonly a part of an advanced metering solution. Typically, such arrangement would incorporate a mixture of the following deliverables:

- software license fees;
- software design services;
- post-contract customer support services;
- meters;
- concentrators;
- · AMR services; and,
- installation of meters and concentrators.

The accounting for the Company's multiple element arrangements varies depending on whether the arrangements incorporate a software element, which is further described below:

Multiple element arrangements excluding a software element

For multiple element arrangements excluding a software element, the elements are divided into separate units of accounting if the delivered item(s) (1) have value to the customer on a standalone basis, and (2) if the customer has a general right of return relative to the delivered item, the delivery/performance of the undelivered item(s) is probable and substantially in the control of the Company. The total arrangement consideration is allocated among the separate units of accounting using vendor-specific objective evidence of the selling price, if it exists; otherwise, third-party evidence of the selling price. If neither vendor-specific objective evidence nor third-party evidence of the selling price exists for a deliverable, the Company uses its best estimate of the selling price for that deliverable. Revenues for each deliverable are then recognized based on the type of deliverable, such as 1) when the products are shipped, 2) services are delivered, 3) percentage-of-completion when implementation services are essential to other deliverables in the arrangement, 4) upon receipt of customer acceptance, or 5) transfer of title and risk of loss.

If implementation services are essential to the functionality of the software, software and implementation revenues are recognized using the percentage-of-completion methodology of contract accounting when project costs are reliably estimated. In the unusual instances when the Company is unable to reliably estimate the cost to complete a contract at its inception, it uses the completed contract method of contract accounting. Revenues and costs are recognized upon substantial completion when remaining costs are insignificant and potential risks are minimal.

Under contract accounting, if the Company estimates that the completion of a contract component (unit of accounting) will result in a loss, the loss is recognized in the period in which it is estimated. The Company reevaluates the estimated loss through the completion of the contract component and adjusts the estimated loss for changes in facts and circumstances.

Multiple element arrangements including a software element

The Company enters into some arrangements that consist of hardware with software elements. In such arrangements, the Company has determined that the software and the non-software components function together to deliver the essential functionality of the hardware elements.

As the Company has historically negotiated the delivery of these arrangements as a packaged solution, the Company does not have vendor-specific objective evidence for any element in these contracts, with the exception of post-contract customer support services based on stated renewal rates. Additionally, the Company does not have third-party evidence of the selling prices, as the Company's packaged solutions are unique and tailored to the customer's specifications. Therefore, consistent with the guidance in Accounting Standards Updates ("ASU", or "Update") No. 2009-13, the Company uses an estimated selling price to allocate the consideration in the arrangement to each deliverable. Post-contract customer support services revenues are recognized ratably over the associated service period.

Shipping and handling costs are recorded as cost of revenue and amounts billed to customers for shipping and handling costs are recorded in revenue in the consolidated statements of operations.

2.5. Cash and Cash Equivalents

The Company considers all highly liquid investments purchased with an original maturity or remaining maturity at the date of purchase of three months or less to be cash equivalents.

2.6. Derivative Instruments

The Company's activities expose it primarily to the financial risks of changes in foreign exchange rates. The Company uses derivative financial instruments, primarily foreign currency forward contracts, to economically hedge specific substantial foreign currency payments and receipts. Derivatives are not used for trading or speculative purposes.

The Company enters into foreign exchange derivative contracts to economically hedge the risks associated with foreign currency transactions and minimize the impact of changes in foreign currency exchange rates on earnings. Derivative instruments that the Company uses to economically hedge these foreign denominated contracts include foreign exchange forward contracts. Revaluation gains and losses on these foreign currency derivative contracts are recorded within cost of revenue within the consolidated statements of operations.

All derivative instruments are recorded on the consolidated balance sheets at fair value on the date the derivative contract is entered into and are subsequently remeasured to their fair value at each reporting date. The Company does not apply hedge accounting and, therefore, changes in the fair value of all derivatives are recognized in cost of revenue during the period. The fair value of derivative instruments is presented on a gross basis, even when the derivative instruments are subject to master netting arrangements. Cash collateral payables and receivables associated with derivative instruments are not added to or netted against the fair value amounts. The Company classifies cash flows from its derivative programs as cash flows from operating activities in the consolidated statement of cash flows.

The fair values of the Company's derivative instruments are determined using the fair value measurements of significant other observable inputs, as defined by ASC 820, "Fair Value Measurements and Disclosures". The Company uses observable market inputs based on the type of derivative and the nature of the underlying instrument. When appropriate, the Company adjusts the fair values of derivative instruments for credit risk, which is a risk of loss due to the failure by either the Company or counterparty to meet its contractual obligations, considering the credit risk of all parties, as well as any collateral pledged.

There were no outstanding derivative financial instruments included in the consolidated balance sheets as of March 31, 2016 and as of March 31, 2015.

2.7. Concentrations of Credit Risk

Financial instruments, which potentially subject the Company to concentrations of credit risk, are primarily accounts receivable, cash and cash equivalents, and derivative instruments.

The Company performs ongoing credit evaluations of its customers and does not require collateral from its customers. The Company receives certain of its components from sole suppliers. Additionally, the Company relies on a limited number of contract manufacturers and suppliers to provide manufacturing services for its products. The inability of a contract manufacturer or supplier to fulfill supply requirements of the Company could materially impact future operating results.

The Company maintains cash and cash equivalents with various financial institutions that management believes to be of high credit quality. These financial institutions are located in many different locations throughout the world. The Company's cash equivalents are primarily comprised of cash deposited in checking and money market accounts. Deposits held with banks may exceed the amount of insurance

provided on such deposits. Generally, these deposits may be redeemed upon demand, are maintained with financial institutions with reputable credit, and therefore bear minimal credit risk.

The amount subject to credit risk related to derivative instruments is generally limited to the amount, if any, by which a counterparty's obligations exceed the obligations of the Company with that counterparty.

2.8. Fair Value Measurement

The Company accounts for certain assets and liabilities at fair value. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date, emphasizing that fair value is a market-based measurement and not an entity-specific measurement. These valuation techniques include the market approach, income approach and cost approach. The income approach involves converting future cash flows to a single present amount. The measurement is valued based on current market expectations about those future amounts. The market approach uses observable market data for identical or similar assets and liabilities while the cost approach would value the cost that a market participant would incur to develop a comparable asset.

The fair value hierarchy gives the highest priority to quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). A financial instrument's categorization within the fair value hierarchy is based upon the lowest level of input that is significant to the instrument's fair value measurement. The three levels within the fair value hierarchy are described as follows:

- Level 1—Quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2—Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. Level 2 inputs include: quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; inputs other than quoted prices that are observable for the asset or liability; and inputs that are derived principally from or corroborated by observable market data by correlation or other means.
- Level 3—Unobservable inputs that are supported by little or no market activity and that are significant to the fair value of the assets or liabilities. Level 3 assets and liabilities include financial instruments whose value is determined using pricing models, discounted cash flow methodologies, or similar techniques, as well as instruments for which the determination of fair value requires significant management judgment or estimation.

The fair value measurement involves various valuation techniques and models, which involve inputs that are observable, when available, and include the following significant financial instruments: derivative financial instruments, and long-term debt.

2.9. Accounts Receivable and Allowances for Doubtful Accounts

Trade accounts receivable are initially recorded at the invoiced amount and do not bear interest. The Company maintains an allowance for doubtful accounts for probable losses inherent in its trade accounts receivable portfolio at the balance sheet date. The allowance is maintained at a level the Company considers to be adequate and is based on ongoing assessments and evaluations of the collectability and historical loss experience of accounts receivable. The allowance is established through the provision for doubtful accounts, which is charged to income. Credit losses are charged and recoveries are credited to the allowance. Account balances are written-off against the allowance after all means of collection have been exhausted and the potential for recovery is considered remote.

The allowance is based on the Company's review of the historical credit loss experience and such factors that, in management's judgment, deserve consideration under existing economic conditions in estimating probable credit losses. Management considers, among other factors, historical losses, current

receivables aging as appropriate, periodic credit evaluation of its customers' financial condition, and existing industry and national economic data.

From time to time, the Company may sell certain accounts receivable to third party financial institutions under the factoring arrangements with these financial institutions.

Under the terms of these agreements, the Company transfers the receivables in an outright sale, with no recourse, and no continued involvement with the assets transferred. The Company records such transfers as sales of accounts receivable when it is considered to have surrendered control of such receivables.

2.10. Inventories

Inventories are stated at the lower of cost (which approximates cost determined on a first-in, first out basis) or net realizable value. The stated costs include direct materials, labor, and an appropriate portion of fixed and variable overhead expenses, and are assigned to inventories using the weighted average method. The Company writes down the value of inventories for estimated excess and obsolete inventories based upon assumptions about future demand and market conditions.

2.11. Property, Plant & Equipment

Property, plant and equipment are stated at cost less accumulated depreciation and amortization. Depreciation and amortization are recognized on a straight-line basis over the estimated useful life of the related asset, with the exception of leasehold improvements which are amortized over the shorter of the asset's useful life or the term of the lease, and network equipment which is depreciated over the shorter of the useful life of the asset or the life of the customer contract under which the equipment is deployed. The estimated useful lives are as follows:

	Years
Land	no depreciation
Buildings	20-40
Network equipment	5-10
Machinery and equipment	5-10
Vehicles and other equipment	3-10
Construction in progress	no depreciation

Repairs and maintenance are expensed as incurred, while major renovations and improvements are capitalized as property, plant and equipment and depreciated over their estimated useful lives. Gains or losses on disposals are included in the results of operations at amounts equal to the difference between the net book value of the disposed assets and the proceeds received upon disposal.

2.12. Accounting for Business and Asset Acquisitions

The Company evaluates each transaction in order to determine if the assets acquired constitute a business. The evaluation consists of consideration of the inputs, processes, and outputs acquired. For assets acquired in transactions that do not meet the definition of a business, the full fair value of the consideration given is allocated to the assets acquired based on their relative fair values, and no goodwill is recognized.

The Company uses the acquisition method of accounting to account for business combinations. The Company allocates the purchase price to the assets acquired and liabilities assumed based on their estimated fair values at the date of acquisition, including intangible assets that can be identified. Acquisition-related costs are expensed as incurred. Identifiable assets acquired and liabilities assumed in a business combination are measured initially at their fair values at the acquisition date. Goodwill represents the excess of the aggregate purchase price over the fair value of the net assets acquired.

Among other sources of relevant information, the Company uses independent appraisals and actuarial or other valuations to assist in determining the estimated fair values of the assets and liabilities acquired.

2.13. Goodwill

Goodwill is tested for impairment in the fourth quarter of each fiscal year or more often if an event or circumstance indicates that an impairment may have occurred.

When evaluating goodwill for impairment, the Company uses either a qualitative or quantitative assessment method for each reporting unit. The qualitative assessment involves determining, based on an evaluation of qualitative factors; if it is more likely than not that, the fair value of a reporting unit is less than its carrying value. If, based on this qualitative assessment, it is determined to be more likely than not that the reporting unit's fair value is less than its carrying value or the Company elects not to perform the qualitative assessment for a reporting unit, the Company proceeds to perform a quantitative impairment assessment.

In applying, the two-step quantitative impairment test the Company calculates the fair value of a reporting unit (based on the income approach whereby the fair value of a reporting unit is calculated based on the present value of future cash flows) and compares it to the reporting unit's carrying value. If the carrying value of the net assets of a reporting unit exceeds the fair value of the reporting unit, then the Company performs the second step of the impairment test to determine the implied fair value of the reporting unit's goodwill. If the carrying value of the reporting unit's goodwill exceeds its implied fair value, the Company records an impairment charge equal to the difference.

2.14. Intangible Assets with Finite Lives

Intangible assets with finite lives, principally customer relationships, are amortized on a straight-line basis over their estimated useful lives, ranging from 3 to 20 years, which management has determined is the methodology best reflective of the expected benefits arising from the intangibles. The Company believes that the straight-line method is appropriate as these relationships are generally distributed over a long period of time and historical experience from each acquired entity has indicated a consistent buying pattern with each customer.

Finite lived intangible assets and property, plant, and equipment are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount of an asset may not be recoverable. Where such indicators exist, the Company first compares the undiscounted cash flows expected to be generated by the asset (or asset group) to the carrying value of the asset (or asset group). If the carrying value of the long-lived asset exceeds the future undiscounted cash flows to be generated by the asset (or asset group), an impairment is recognized to the extent that the carrying value exceeds its fair value. Fair value is determined through various valuation techniques including discounted cash flow models, quoted market values and assistance by third-party independent appraisals, as considered necessary.

2.15. Warranty

The Company offers standard warranties on its metering products and its solution products for periods ranging from 1 to 5 years. In rare instances, warranty periods can be further extended based on customer specific negotiations. Standard warranty accruals represent the Company's estimate of the cost of projected warranty claims and are based on historical and projected warranty trends, specific quality issues identified (if any), supplier information and other business and economic projections. If the Company's quality control processes fail to detect a fault in a product, the Company could experience an increase in warranty claims.

The Company tracks warranty claims to identify potential product specific design or quality issues. If an unusual trend is noted, an additional warranty accrual may be recorded when a product failure is probable and the cost can be reasonably estimated. Management continually evaluates the sufficiency of the warranty provisions and makes adjustments when necessary. The calculation of the warranty accrual requires management to make estimates with respect to projected failure rates, as well as

material, labor and other cost to be incurred in order to satisfy the Company's warranty commitments. As a result, actual warranty costs incurred in the future could differ significantly from the accrual. The long-term warranty balance includes estimated warranty claims beyond one year. Warranty expense is included within cost of revenues in the consolidated statements of operations.

2.16. Commitments and Contingencies

Liabilities for loss contingencies, including environmental remediation costs arising from claims, assessments, litigation, fines, penalties and other sources, are recorded when it is probable that a liability has been incurred and the amount of the assessment and/or remediation can be reasonably estimated. In determining the liability for loss contingencies, the Company evaluates, among other factors, the degree of probability of an unfavorable outcome and the ability to make a reasonable estimate of the amount of the ultimate loss. Changes in these factors and related estimates could materially affect the Company's financial position, results of operations, and cash flows.

The Company has asset retirement obligations ("ARO") arising from contractual requirements to remove certain leasehold improvements at the time that the Company vacates leased property. The liability is initially measured on the date of executing the lease agreement at fair value, and subsequently is adjusted for accretion expense and changes in the amount or timing of the estimated cash flows. In determining the fair value of the ARO, the Company has considered, among other factors, the estimated cost to remove the assets based on consultations with, and written estimates from, third party contractors, the expected settlement dates, ranging from fiscal year ending March 31, 2017 to 2026, and an effective interest rate, which for the Company is driven based on the credit-adjusted risk-free rate. The corresponding AROs are capitalized as part of the carrying amount of the related long-lived asset and depreciated over the shorter of the asset's remaining useful life or the lease term. The Company classifies such liabilities in other long-term liabilities on the consolidated balance sheets.

Legal costs incurred in connection with loss contingencies are recognized at the time that the contingent loss has been recorded to the extent the amount of legal expense is estimable.

Accruals for estimated losses from environmental remediation obligations, excluding AROs, generally are recognized no later than completion of the remedial feasibility study. Such accruals are adjusted as further information develops or circumstances change. Recoveries of environmental remediation costs from third parties, which are probable of realization, are separately recorded as assets, and are not offset against the related environmental liability.

2.17. Employee Benefit Plans

The Company accounts for employee and retirement benefits in accordance with ASC 715, "Compensation – Retirement Benefits".

Employee benefits

A liability is recognized for benefits accruing to employees in respect of wages and salaries, annual leave, and long service leave when it is probable that settlement will be required and the liability can be estimated reliably. Liabilities recognized in respect of employee benefits expected to be settled within 12 months, are measured at their nominal values using the remuneration rate expected to apply at the time of settlement. Liabilities recognized in respect of employee benefits, which are not expected to be settled within 12 months, are measured at the present value of the estimated future cash outflows to be made by the Company in respect of services provided by employees up to the reporting date.

Retirement benefits

The Company contributes, in accordance with legal and statutory requirements, to various statutory defined benefit and defined contribution pension plans. In addition, the Company sponsors various post-retirement benefit plans that provide medical benefits to retiree participants.

The Company records annual amounts relating to its defined benefit plans and postretirement plans based on calculations that incorporate various actuarial and other assumptions including discount rates,

mortality table assumptions, assumed rates of return, compensation increases, turnover rates and healthcare cost trend rates. The Company reviews its assumptions on an annual basis and makes modifications to the assumptions based on current rates and trends when it is appropriate to do so. The effect of modifications to those assumptions is recorded in other comprehensive income/ (loss).

In addition to the defined benefit pension plans and post-retirement benefits plans, the Company also sponsors various employee retirement savings plans in which employees of certain subsidiaries are eligible to participate. Each plan provides for employee contributions as well as matching contributions by the Company. The Company recognizes an expense for matching contributions to defined contribution plans as they are incurred.

2.18. Income Taxes

The Company accounts for income taxes using the asset and liability method. Under this method, deferred income taxes are recorded for temporary differences between the financial reporting basis and tax basis of assets and liabilities in each of the taxing jurisdictions in which the Company operates. These deferred taxes are measured using the tax rates expected to be in effect when the temporary differences reverse. The effect of a change in tax rates on deferred tax assets and liabilities is recognized in income in the period that includes the enactment date.

Deferred tax assets are evaluated each period to determine whether or not it is more likely than not that they will be realized. In making such determination, the Company considers all available positive and negative evidence, including scheduled reversals of deferred tax liabilities, projected future taxable income, tax planning strategies and recent financial operations. Valuation allowances are established where it is considered more likely than not that the Company will not realize the benefit of such assets.

Valuation allowances are reviewed each period on a tax jurisdiction by tax jurisdiction basis to analyze whether there is sufficient positive or negative evidence to support a change in judgment about the realizability of the related deferred tax assets.

The Company accounts for uncertain tax positions in accordance with ASC 740, "Income Taxes", which addresses the determination of whether tax benefits claimed or expected to be claimed on a tax return should be recorded in the financial statements. The Company recognizes the tax benefit from an uncertain tax position only if it is more likely than not that the tax position will be sustained upon examination by the taxing authorities based solely on the technical merits of the position.

The Company recognizes interest expense and penalties accrued related to unrecognized tax benefits in the provision for income taxes. Accrued interest and penalties are included within the related tax liability caption in the consolidated balance sheet.

2.19. Foreign Currencies

The reporting currency of Landis+Gyr Holding AG is the U.S. dollar. The functional currency of most of the Company's subsidiaries is the applicable local currency. The translation from the applicable functional currencies into the Company's reporting currency is performed for balance sheet accounts using exchange rates in effect at the balance sheet date, and for statement of operations accounts using average exchange rates prevailing during the year. The resulting translation adjustments are excluded from earnings and are recognized in accumulated other comprehensive income/ (loss) until the entity is sold, substantially liquidated or evaluated for impairment in anticipation of disposal.

Foreign currency exchange gains and losses, such as those resulting from foreign currency denominated receivables or payables, are included in the determination of earnings with the exception of intercompany loans that are long-term investment in nature with no reasonable expectation of repayment, which are recognized in other comprehensive income/(loss).

2.20. Leases

The Company leases primarily real estate and office equipment. Rental expense for operating leases is recorded on a straight-line basis over the life of the lease term. Lease transactions where substantially all risks and rewards incident to ownership are transferred from the lessor to the lessee are accounted for as capital leases. All other leases are accounted for as operating leases. Amounts due under capital leases are recorded as a liability. The interest in assets acquired under capital leases is recorded as property, plant and equipment. Depreciation and amortization of assets recorded under capital leases is included as depreciation and amortization expense.

2.21. Research and Development Costs

Research and development costs primarily consists of salaries and payroll taxes, third party contracting fees, depreciation and amortization of assets used in R&D activities, and other overhead infrastructure costs. Research and development activities primarily consist of the development and design of new meters and are expensed as incurred.

2.22. Earnings per Share

ASC 260, "Earnings per Share", requires entities to present both basic and diluted earnings per share. Basic earnings per share is calculated by dividing net income by the weighted-average number of common shares outstanding during the year.

Diluted earnings per share is calculated by dividing net income by the weighted average number of common shares outstanding during the year plus all dilutive potential common shares outstanding. Potentially dilutive shares that are anti-dilutive are excluded from the diluted earnings per share calculation.

As of March 31, 2016 and 2015, the Company had no dilutive shares outstanding.

2.23. Advertising

Advertising costs are expensed as incurred. Advertising expenses included in selling and marketing expenses were \$5.6 million and \$6.1 million, respectively, for the fiscal years ended March 31, 2016 and March 31, 2015.

2.24. Recent Accounting Pronouncements

New accounting pronouncements

In May 2014, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers: Topic 606, to supersede nearly all existing revenue recognition guidance under U.S. GAAP. The core principle of ASU 2014-09 is to recognize revenues when promised goods or services are transferred to customers in an amount that reflects the consideration that is expected to be received for those goods or services. The guidance provides a fivestep analysis of transactions to determine when and how revenue is recognized. Other major provisions include capitalization of certain contract costs, consideration of time value of money in the transaction price, and allowing estimates of variable consideration to be recognized before contingencies are resolved in certain circumstances. The guidance also requires enhanced disclosures regarding the nature, amount, timing and uncertainty of revenue and cash flows arising from an entity's contracts with customers. The standard permits two methods of adoption: retrospectively to each prior reporting period presented (full retrospective method), or retrospectively with the cumulative effect of initially applying the guidance recognized at the date of initial application (the cumulative catch-up transition method). The Company will adopt the new standard as of April 1, 2018 and is currently evaluating the method of transition. The Company is currently in the process of evaluating the effect that this guidance will have on its consolidated financial statements and related disclosures.

In August 2014, the FASB issued ASU 2014-15, *Presentation of Financial Statements – Going Concern* (Subtopic 205-40), requires management to assess a company's ability to continue as a going concern

and to provide related footnote disclosures in certain circumstances. Disclosures are required when conditions give rise to substantial doubt. Substantial doubt is deemed to exist when it is probable that the company will be unable to meet its obligations within one year from the financial statement issuance date. "Probable" is used similar its current use in U.S. GAAP for loss contingencies. The company will adopt this update in its fiscal year ending March 31, 2017.

In January 2015, the FASB issued ASU 2015-01, *Income Statement* — *Extraordinary and Unusual Items*, to simplify income statement classification by removing the concept of extraordinary items from U.S. GAAP. Under the legacy guidance, an entity was required to separately disclose extraordinary items, net of tax, in the income statement after income from continuing operations if an event or transaction is of an unusual nature and occurs infrequently. This separate, net-of-tax presentation (and corresponding earnings per share impact) is no longer allowed. The existing requirement to separately present items that are of an unusual nature or occur infrequently on a pre-tax basis within income from continuing operations has been retained. The new guidance also requires similar presentation of items that are both unusual and infrequent. The Company will adopt this update on April 1, 2016. The impact of this guidance on the Company's financial condition and results of operations will be dependent on any transaction that is within the scope of the new guidance.

In September 2015, the FASB issued ASU 2015-16 *Business Combinations (Topic 805): Simplifying the Accounting for Measurement-Period Adjustments* that eliminates the requirement that an acquirer in a business combination account for measurement-period adjustments retrospectively. Instead, an acquirer will recognize a measurement-period adjustment during the period in which it determines the amount of the adjustment. The Company will adopt this guidance as of April 1, 2017. The impact of this guidance on the Company's financial condition and results of operations will be dependent on any transaction that is within the scope of the new guidance.

In November 2015, the FASB issued ASU 2015-17 *Income Taxes (Topic 740): Balance Sheet Classification of Deferred Taxes*, which requires deferred tax liabilities and assets to be classified as noncurrent in the statement of financial position. The guidance is effective for Landis+Gyr Holding AG on April 1, 2017 and the Company does not believe it will have a material impact on the Consolidated Financial Statements other than the balance sheet presentation.

In February 2016, the FASB issued Accounting Standard Update (ASU) No. 2016-02 *Leases (Topic 842)* that requires lessees to include most leases on their balance sheets but recognize expenses on their income statements in a manner similar to today's accounting. The guidance also eliminates today's real estate-specific provisions for all entities. ASU 2016-02 is effective for the Company on April 1, 2019 using the modified-retrospective transition method. Full retrospective application is prohibited. The Company is currently evaluating the impact of the pending adoption of ASU 2016-02 on the Consolidated Financial Statements and related disclosures.

Recently Adopted Accounting Pronouncements

In July 2015, the FASB issued ASU 2015-11 *Inventory (Topic 330): Simplifying the Measurement of Inventory* that simplifies the subsequent measurement of inventories by replacing today's lower of cost or market test with a lower of cost and net realizable value test. The guidance applies only to inventories for which cost is determined by methods other than last-in first-out (LIFO) and the retail inventory method (RIM). The Company has adopted this update in its fiscal year ending March 31, 2016 without any material impact on its consolidated financial statements.

In April 2014, the FASB issued ASU 2014-08, *Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity*, which changed the criteria for determining which disposals can be presented as discontinued operations and modifies related disclosure requirements. Under the new guidance, a discontinued operation is defined as a disposal of a component or group of components that is disposed of or is classified as held for sale and "represents a strategic shift that has (or will have) a major effect on an entity's operations and financial results". The guidance was effective for us April 1,

2015. The impact to the company was dependent on any transaction that is within the scope of the new guidance. There were no such transactions in the fiscal year ended March 31, 2016.

In July 2013, an accounting standard update was issued regarding the presentation of unrecognized tax benefits when a net operating loss carryforward, a similar tax loss, or a tax credit carryforward exists. Under the update, the Company would present an unrecognized tax benefit, or a portion of an unrecognized tax benefit, as a reduction to a deferred tax asset for a net operating loss carryforward, a similar tax loss, or a tax credit carryforward, a similar tax loss, or a tax credit carryforward, except in certain defined circumstances. This update is effective for companies for annual and interim periods beginning after January 1, 2014, and is applicable prospectively. The Company has adopted this update in its fiscal year ending March 31, 2015 without any material impact on its Consolidated Financial Statements, other than the balance sheet presentation of certain unrecognized tax benefits and deferred tax assets.

In March 2013, an accounting standard update was issued regarding the release of cumulative translation adjustments of a parent when it ceases to have a controlling financial interest in a subsidiary or group of assets that is a business within a foreign entity (for the Company, a foreign entity is an entity having a functional currency other than U.S. dollars). Under the update, the Company would release into net income the entire amount of a cumulative translation adjustment related to its investment in a foreign entity when a parent no longer has control as a result of selling a part or all of its investment in the foreign entity. For foreign equity-accounted companies, a pro rata portion of the cumulative translation adjustment would be recognized in net income upon a partial sale of the equity-accounted company. The Company has adopted this update in its fiscal year ending March 31, 2015; there were no applicable transactions in the fiscal years ended March 31, 2016 and March 31, 2015.

In February 2013, the FASB issued ASU 2013-02; Reporting of amounts reclassified out of accumulated other comprehensive income, which requires companies to report, in one place, information about reclassifications out of AOCI and to disclose more information about changes in AOCI balances. The ASU allows companies to present this information on the face of the financial statements, if certain requirements are met. Otherwise, the information must be presented in the notes. If a company is unable to identify the line item of net income affected by any significant amount reclassified out of AOCI during a reporting period (including when all reclassifications for the period are not to net income in their entirety), the information must be reported in the notes. The guidance was effective for the Company April 1, 2014. A summary of the reclassifications out of accumulated other comprehensive income was added in Note 3.

Note 3: Shareholder's Equity

At March 31, 2016 and 2015, the capital structure consisted of 295,100,000 authorized, issued, and outstanding registered ordinary shares with restricted transferability. The restricted transferability is related to the fact that the board of directors has to authorize all transfers of shares.

Registered ordinary shares carry one vote per share, as well as the right to dividends. No dividends have been declared in the presented periods.

The components of accumulated other comprehensive loss (AOCL) of Landis+Gyr Holding AG consists of (in thousands):

	 March 31,					
	2016		2015			
Foreign currency translation adjustments	\$ (34'883)	\$	(32'569)			
Pension plan benefits liability adjustments, net of taxes of \$4'113 and						
\$2'379 as of March 31, 2016 and March 31, 2015, respectively	(55'174)		(45'953)			
Accumulated other comprehensive income (loss)	\$ (90'057)	\$	(78'522)			

The following tables present the reclassification adjustments in accumulated other comprehensive income by component (in thousands):

	 Defined benefit pension items		Foreign rency items	 Total
Beginning balance, April 1, 2015	\$ (45'953)	\$	(32'569)	\$ (78'522)
Other comprehensive income before reclassifications	(10'637)		(2'314)	(12'951)
Amounts reclassified from accumulated other				
comprehensive income	 1'416		-	 1'416
Net current-period other comprehensive income	 (9'221)		(2'314)	 (11'535)
Ending balance, March 31, 2016	\$ (55'174)	\$	(34'883)	\$ (90'057)

	Defined benefit pension items					Total
Beginning balance, April 1, 2014 Other comprehensive income before reclassifications	\$	(15'694) (30'576)	\$	(8'690) (23'879)	\$	(24'384) (54'455)
Amounts reclassified from accumulated other comprehensive income Net current-period other comprehensive income Ending balance, March 31, 2015	\$	317 (30'259) (45'953)	\$	(23'879) (32'569)	\$	317 (54'138) (78'522)

The pension plan benefits liability adjustment, net of taxes, in the AOCL changed by (9.2) and (30.3) million in the fiscal years ended March 31, 2016 and March 31, 2015. These changes represent the movement of the current year activities including the reclassified amounts from accumulated other comprehensive income to net income:

Amortization of actuarial loss / (gain)\$1'412Amounts reclassified from other comprehensive income to net income\$1'416Net actuarial (loss) / gain(12095)Prior service cost(276)Total before tax\$(10955)Tax (expense) or benefit1'734Total reclassifications for the fiscal year ended March 31, 2016, net of tax\$(9221)Amortization of actuarial loss / (gain)312Amortization of prior service cost5Amounts reclassified from other comprehensive income to net income\$317Net actuarial (loss) / gain\$(31932)Prior service costTotal before tax\$(31615)Tax (expense) or benefit1'356		 2016	
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Prior service cost Total before tax \$ (31'615)	income	\$ 317	a)
Total before tax\$ (31'615)		\$ (31'932)	
		 -	-
Tax (expense) or benefit 1'356	Total before tax	\$ (31'615)	
	Tax (expense) or benefit	1'356	
Total reclassifications for the fiscal year ended March 31, 2015, net of tax \$ (30'259)	-	\$ (30'259)	

(a) These accumulated other comprehensive income components are included in the computation of net periodic pension costs (see Pension footnote for additional details).

Note 4: Accounts Receivable, net

A summary of accounts receivable, net is as follows (in thousands):

Accounts Receivable, net

March 31,						
2016			2015			
\$	281'298	\$	252'199			
	26'977		32'402			
	(3'989)		(2'433)			
\$	304'286	\$	282'168			
	302'428		279'826			
\$	1'858	\$	2'342			
		2016 \$ 281'298 26'977 (3'989) \$ 304'286 302'428	2016 \$ 281'298 \$ 26'977 (3'989) \$ 304'286 \$ 302'428 \$			

The long-term portion of accounts receivable, net, is included in other long-term assets in the Consolidated Balance Sheets.

A summary of the provision for doubtful accounts activity is as follows (in thousands):

	2016			2015
Balance at April 1,	\$	(2'433)		(8'157)
Provisions for doubtful accounts		(2'798)		(904)
Deductions, net of recoveries		1'242		6'628
Balance at March 31,	\$	(3'989)	\$	(2'433)

The carrying amount of accounts receivable approximates their fair value. Normal credit terms are 30 to 90 days, averaging slightly more than 60 days.

Unbilled revenue is recorded when revenues are recognized upon product shipment/installation or service delivery and invoicing occurs at a later date. Generally, unbilled revenue is invoiced within one week after month-end.

The Company entered into various agreements with third party financial institutions to sell certain accounts receivables in Spain. The transfers of the accounts receivables were accounted for as sales of receivables, and as a result, the related accounts receivable are not recognized in the consolidated balance sheets. The agreements and other jurisdictional facts underlying the sales of the accounts receivables indicate that the Company surrenders legal and actual control of the assets and the third party financial institutions obtain full ownership and transferability rights. The Company received proceeds from the sale of accounts receivables of nil and \$1.8 million, respectively, for the fiscal years ended March 31, 2016 and March 31, 2015 and has included the proceeds in net cash provided by operating activities in the consolidated statements of cash flows. The Company has recorded a loss on the sale of accounts receivables of nil and less than \$0.1 million, respectively, for the fiscal years ended March 31, 2016 and March 31, 2015, which is included in interest expense.

Note 5: Inventories

Inventories consist of the following (in thousands):

	March 31,				
	2016			2015	
Raw material and supplies	\$	94'245	\$	90'019	
Work in progress		5'418		4'930	
Finished goods		31'217		38'260	
Total inventories gross		130'880		133'209	
Inventory reserve		(13'927)		(11'689)	
Total inventories, net	\$	116'953	\$	121'520	

Note 6: Prepaid Expenses and Other Current Assets

A summary of the prepaid expenses and other current assets balance is as follows (in thousands):

	March 31,				
		2016		2015	
Other loans to related parties		99'490		72'067	
Prepaid expenses		9'175		10'043	
Other tax receivables		8'799		6'952	
Income tax receivables		3'876		7'853	
Others		15'328		28'667	
Total prepaid expenses and other current assets	\$	136'668	\$	125'582	

Note 7: Property, Plant & Equipment, net

A summary of the property, plant & equipment balance is as follows (in thousands):

	March 31,			
		2016		2015
Land	\$	3'578	\$	3'552
Buildings		17'041		17'243
Network equipment (a)		241'018		260'237
Machinery and equipment		75'651		65'565
Vehicles and other equipment		73'883		64'845
Construction in progress		10'866		13'799
Total cost	\$	422'037	\$	425'241
Less accumulated depreciation		(222'192)		(204'663)
Property, plant and equipment, net	\$	199'845	\$	220'578

(a) Network equipment is comprised of meters, and meter reading equipment that is deployed under various customer contracts of Landis+Gyr Technology Inc., a US based subsidiary of Landis+Gyr Holding AG.

Total depreciation expense for the fiscal years ended March 31, 2016 and March 31, 2015 was \$53.5 million and \$57.9 million, respectively. The difference between the total accumulated depreciation and the depreciation of property, plant & equipment represents the effect of change in exchange rates.

Note 8: Business Combinations

Transactions between Entities under Common Control

On February 6, 2013, Toshiba Corporation acquired a 100% equity interest in Consert Inc. ("Consert"), incorporated in USA. Consert converts electric consumption in homes and small businesses into costeffective, clean sources of capacity and energy reserves for utilities. The Consert load management solution is based on real-time, wireless technology that allows participants to conserve energy using a web-based, home area network. Consert utilizes wireless networks to provide real-time communication to the Consert data center. These highly secure networks deliver fast data speeds and increased efficiencies for utilities.

Toshiba sold certain assets and liabilities of Consert to the Company on November 1, 2016 for cash consideration of \$4.7 million. Since both the Company and Consert were under common control of Toshiba, on the date of the transfer, the Company recognized the acquired assets and liabilities at their historical carrying amounts adjusted for the impact of the transaction that were included in Toshiba's consolidated financial statements. No new goodwill was recognized.

The Company's and Consert's results of operations have been combined in the fiscal years ended March 31, 2016 and 2015 as though the combination had occurred as of the beginning of the fiscal year. Intercompany balances and transactions have been eliminated. Since the transaction met the definition of a business combination, the Company's comparative consolidated financial statements have been retrospectively adjusted to include the net assets received and related operations for all periods during which the entities were under common control and the intercompany transactions have been eliminated.

The additional paid-in capital and the retained earnings have been retrospectively adjusted to reflect the business combination with Consert as though the combination had occurred as of the beginning of the fiscal year in which the Company and Consert were under common control of Toshiba. The impact of the retrospective adjustment as of April 1, 2014, on additional paid-in capital and retained earnings was \$45.5 million and \$(5.2) million, respectively.

The impact of retrospectively adjusting the Company's comparative consolidated financial statements is as follows:

		Year-ended March 31, 2010	5	Note
	As previously reported	Adjustments	As adjusted	THORE
Revenue	\$ 1'569'382	\$ 4'093	\$ 1'573'475	
Cost of revenue	1'080'365	7'382	1'087'747	
Operating expenses	428'111	7'654	435'765	
Impairment of intangible and long-lived assets	-	34'058	34'058	11
Operating income	60'906	(45'001)	15'905	
Net (loss) income attributable to Landis+Gyr				
Holding AG Shareholders	23'542	(37'224)	(13'682)	
		As of March 31, 2016		Note
	As previously reported	Adjustments	As adjusted	Tiote
Cash and cash equivalents	\$ 21'209	\$ 883	\$ 22'092	
Accounts receivable, net	303'524	(1'096)	302'428	
Inventories	115'501	1'452	116'953	
Deferred tax assets	44'720	2'901	47'621	
Prepaid expenses and other current assets	136'537	131	136'668	
otal current assets	621'491	4'271	625'762	
Property, plant and equipment, net	199'275	570	199'845	
Intangible assets, net	472'289	1'917	474'206	9
Goodwill	1'412'304	9'046	1'421'350	10
Deferred tax assets	7'930	20'191	28'121	10
Other long-term assets	35'063		35'063	17
otal assets	\$ 2'748'352	\$ 35'995	\$ 2'784'347	
	• • • • • • • • • • • • • • • • • • •		^	
Trade accounts payable	\$ 154'076	\$ (489)	\$ 153'587	
Accrued liabilities	44'707	450	45'157	
Warranty provision	32'893	-	32'893	
Payroll and benefits payable	73'002	906	73'908	
Loans payable	17'646	-	17'646	
Current portion of shareholder loans	70'000	26'150	96'150	13
Taxpayable	4'693	(10)	4'683	
Other current liabilities tal current liabilities	<u>56'684</u> 453'701	<u> </u>	<u>62'328</u> 486'352	
	215000		21 51000	
Shareholder loans	215'000	-	215'000	
Warranty provision - non current	58'750	-	58'750	
Pension and other employee liabilities	101'147	-	101'147	
Deferred tax liabilities	142'791	-	142'791	
Tax payable	21'109	-	21'109	
Other long-term liabilities	29'357	2	29'359	
tal liabilities	1'021'855	32'653	1'054'508	
Registered ordinary shares	309'050	-	309'050	
Additional paid-in capital	1'391'611	45'467	1'437'078	3
Retained earnings	114'045	(42'125)	71'920	3
Accumulated other comprehensive loss	(90'057)		(90'057)	
otal Landis+Gyr Holding AG shareholders' equity	1'724'649	3'342	1'727'991	
Noncontrolling interests	1'848		1'848	
otal equity	1'726'497	3'342	1'729'839	
otal liabilities and equity	\$ 2'748'352	\$ 35'995	\$ 2'784'347	
Nat each provided by operating activities	¢ 120/042	/11 !717 \	¢ 110'225	
Net cash provided by operating activities	\$ 130'942	(11'717)	\$ 119'225	
Net cash used in investing activities	(39'277)		(39'488)	
Net cash used in financing activities	(73'135)		(75'786)	
Net increase (decrease) in cash and cash equivalent	\$ 18'530	\$ (14'579)	\$ 3'951	

	Year-ended March 31, 2015					
	As previously reported		Adjustments		As Adjusted	
Revenue	\$ 1'519'387	\$	9'667	\$	1'529'054	
Cost of revenue	1'028'607	Ψ	12'175	Ψ	1'040'782	
Operating expenses	460'002		(3'189)		456'813	
Operating income	30'778		681		31'459	
Net income attributable to Landis+Gyr Holding						
AG Shareholders	10'032		262		10'294	
	As previously reported	As	s of March 31, 2015 Adjustments		As Adjusted	Note
Cash and cash equivalents	\$ 3'009	\$	15'462	\$	18'471	
Accounts receivable, net	280'196		(370)		279'826	
Inventories	120'623		897		121'520	
Deferred tax assets	40'648		3'780		44'428	
Prepaid expenses and other current assets	125'377		205		125'582	
otal current assets	569'853		19'974		589'827	
Property, plant and equipment, net	219'944		634		220'578	
Intangible assets, net	523'094		13'987		537'081	9
Goodwill	1'412'128		31'938		1'444'066	10
Deferred tax assets Other long-term assets	6'246 36'345		11'387		17'633 36'345	17
otal assets	\$ 2'767'610	\$	77'920	\$	2'845'530	
Trade accounts payable	\$ 180'285	\$	(280)	\$	180'005	
Accrued liabilities	49'177		1'030		50'207	
Warranty provision	21'926		50		21'976	
Payroll and benefits payable	65'015		1'354		66'369	
Loans payable	8'614		-		8'614	12
Current portion of shareholder loans	70'000 6'037		28'800		98'800	13
Tax payable Other current liabilities	60'312		6400		6'037 66'712	
otal current liabilities	461'366		37'354		498'720	
Shareholder loans	285'000		_		285'000	
Warranty provision - non current	26'569		-		26'569	
Pension and other employee liabilities	90'006		-		90'006	
Deferred tax liabilities	143'541		-		143'541	
Tax payable	15'496		-		15'496	
Other long-term liabilities	30'991		-		30'991	
otal liabilities	1'052'969		37'354		1'090'323	
Registered ordinary shares	309'050		-		309'050	
Additional paid-in capital	1'391'611		45'467		1'437'078	3
Retained earnings	90'503		(4'901)		85'602	3
Accumulated other comprehensive loss	(78'522)		-		(78'522)	
otal Landis+Gyr Holding AG shareholders' equity	1'712'642		40'566		1'753'208	
Noncontrolling interests	1'999		-		1'999	
otal equity	1'714'641		40'566		1'755'207	
otal liabilities and equity	\$ 2'767'610	\$	77'920	\$	2'845'530	
Net such associated by any of the second	¢ 141000		~~~	¢	1 47150 4	
Net cash provided by operating activities	\$ 141'238		6346	\$	147'584	
Net cash used in investing activities	(55'118)		(292)		(55'410)	
Net cash used in financing activities	(107'086)	¢	8'785	¢	(98'301)	
Net increase (decrease) in cash and cash equivalent	t \$ (20'966)	\$	14'839	\$	(6'127)	

The effect of the transfer on the Company's EPS for the fiscal years ended March 31, 2016 and March 31, 2015 was (0.13) per share and less than 0.01 per share, respectively.

Acquisition of PowerSense A/S

On May 15, 2014, the Company acquired of all the issued and outstanding shares and voting interests of PowerSense A/S, incorporated in Denmark. The consideration transferred was \$8.4M including \$4.4M in loans assumed.

PowerSense services a fast developing area of the smart grid market, sensors, which is forecasted to grow significantly over the next decade across Europe, and the market shows similar potential in North America and the Asia Pacific region. PowerSense develops and produces high-quality supervision and control systems for the power distribution industry. This transaction will allow the Company to complement and expand its smart grid offering in the market.

The Group allocated the purchase price to the assets acquired and liabilities assumed in accordance with ASC 805, Accounting for Business Combinations and Noncontrolling Interests.

The following table discloses the allocation of the purchase price to the identifiable assets acquired and liabilities assumed as of the date of acquisition:

	Fai	r Value	Us eful life
Total consideration transferred	\$	8'373	(in years)
Cash	\$	63	
Other current assets		3'226	
Property, plant and equipment, net		101	
Current liabilities		(2'794)	
Fair value of tangible assets acquired and liabilities assumed, net Identified intangible assets - definite life		596	
Technology		4'228	5
Goodwill		3'549	
Total net assets acquired	\$	8'373	

The values assigned to the identified intangible assets were estimated using the income approach. Under the income approach, the fair value reflects the present value of the projected cash flows that are expected to be generated. The intangible assets are being amortized on a straight basis, which management has determined is the methodology most reflective of the expected benefits arising from the intangibles. The residual balance of the purchase price, after the allocations to all identified assets and liabilities based on their fair value, represents goodwill. Goodwill related to this acquisition is not deductible for tax purposes.

The results of PowerSense are included in the Company's consolidated financial statements from the date of acquisition.

Landis+Gyr paid a total amount of \$0.2 million in transaction related expenses, primarily consisting of bankers' fees and other professional services. The company has expensed such transaction related expenses as incurred.

Acquisition of GRIDiant Corporation

In July 2014, the Company acquired a 100% equity interest in GRIDiant Corporation, a provider of grid management and optimization software for electric power networks for \$7.4 million, of which \$6.4 million was paid in cash and \$1.0 million is payable in twelve months after the acquisition subject to certain customary representation and warranties.

GRIDiant offers grid management and optimization software for electric power networks. GRIDiant's primary product offering is its Advanced Grid Management ("AGM") electrical optimization and planning software. This AGM system is made up of GRIDview distribution software, GRIDplan, an analytical and optimization tool, and GRIDops, a fault isolation and load management optimization tool.

The Group allocated the purchase price to the assets acquired and liabilities assumed in accordance with ASC 805, Accounting for Business Combinations and Noncontrolling Interests.

The following table discloses the allocation of the purchase price to the identifiable assets acquired and liabilities assumed as of the date of acquisition:

	Fai	r Value	Useful life
Total consideration transferred	\$	7'368	(in years)
Cash		681	
Other current assets		161	
Property, plant and equipment, net		10	
Current liabilities		(2'800)	
Long term liabilities		(1'308)	
Fair value of tangible assets acquired and liabilities assumed, net	\$	(3'256)	
Identified intangible assets - definite life			
Technology		4'690	6.5
Customer relationships		1'220	3.5
Non-compete agreements		220	3.5
Goodwill		4'494	
Total net assets acquired	\$	7'368	

The values assigned to the identified intangible assets were estimated using the income approach. Under the income approach, the fair value reflects the present value of the projected cash flows that are expected to be generated. The intangible assets are being amortized on a straight basis, which management has determined is the methodology most reflective of the expected benefits arising from the intangibles. The residual balance of the purchase price, after the allocations to all identified assets and liabilities based on their fair value, represents goodwill. Goodwill related to this acquisition is not deductible for tax purposes.

The results of GRIDiant are included in the Company's consolidated financial statements from the date of acquisition.

Note 9: Intangible Assets, net

The gross carrying amount, accumulated amortization, and impairments of the Company's intangible assets, other than goodwill, are as follows (in thousands):

					Marc	h 31, 2016			
	Gr	oss asset	Accumulated amortization				Carrying amount		Weighted average useful life (in years)
Finite Lived Intangibles:									
Trade name and trademarks	\$	113'960	\$	(32'168)	\$	-	\$	81'792	13
Order backlog		40'855		(40'855)		-		-	-
Customer contracts & relationships		421'938		(130'597)		-		291'341	14
Developed technologies		180'020		(67'781)		(11'166)		101'073	8
Total finite lived intangibles	\$	756'773	\$	(271'401)	\$	(11'166)	\$	474'206	

	G	oss asset	 cumulated portization	Accu	31, 2015 mulated airment	Carrying amount	Weighted average useful life (in years)
Finite Lived Intangibles:							
Trade name and trademarks	\$	114'160	\$ (25'489)	\$	-	\$ 88'671	14
Order backlog		40'782	(33'636)		-	7'146	2
Customer contracts & relationships		425'929	(106'544)		-	319'385	15
Developed technologies		175'621	(53'742)		-	121'879	9
Total finite lived intangibles	\$	756'492	\$ (219'411)	\$	-	\$ 537'081	

The following table presents the amortization of intangible assets (in thousands):

	Fiscal year ended March 31, 2016		Fiscal year ended March 31, 2015		
Cost of revenue	\$	14'049	\$	14'958	
Operating expense		42'423		41'947	
Total	\$	56'472	\$	56'905	

Estimated future annual amortization expense related to identified intangible assets for each of the five years, to March 31, 2021 and thereafter is as follows (in thousands):

	E	stimated annual
Fiscal year ending March 31,		amortization
2017	\$	49'084
2018		48'397
2019		47'033
2020		45'350
2021		45'105
Thereafter		239'237
Total identifiable intangibles, net	\$	474'206

Note 10: Goodwill

The following table reflects the changes in goodwill (in thousands):

	2016	2015
Balance as of April 1,	\$ 1'444'066	\$ 1'436'822
Goodwill acquired (a)	-	8'043
Impairment charges (b)	(22'892)	-
Effect of change in exchange rate	176	(799)
Balance as of March 31,	\$ 1'421'350	\$ 1'444'066

(a) Goodwill acquired relates to the acquisitions of PowerSense A/S and GRIDiant Corporation (Note 7).

(b) Note 11.

Note 11: Impairment of Goodwill and other Long-lived Assets

In the third quarter of fiscal year 2015, Consert, whose financials have been retrospectively combined in these Consolidated Financial Statements (Note 8), had a triggering event requiring assessment of impairment for certain of its long-lived assets in conjunction with its restructuring actions.

As a result of the assessment performed, Consert recognized \$22.9 million impairment charge on goodwill, classified in the impairment of intangible and long-lived assets line item within Consolidated Statement of Operations (Note 10).

In addition, Consert reviewed its Developed Technologies and recognized \$11.2 million impairment charge within impairment costs on the consolidated statement of income (Note 9). The impairment was measured under an income approach utilizing forecasted discounted cash flows. The method adopted to value other long-lived assets is consistent with the methodology applied by the Company in prior periods. The inputs utilized in the analyses are classified as Level 3 inputs within the fair value hierarchy as defined in ASC 820, "Fair Value Measurement."

Note 12: Loans Payable

The components of the loans payable are as follows (in thousands, except for weighted average interest rate, which is in percentage points):

		March 31,						
		20	16	2015				
	B	alance	Weighted awerage interest rate	Ba	alance	Weighted average interest rate		
Borrowings from banks Loans payable	\$ \$	17'646 17'646	9.0%	\$ \$	8'614 8'614	11.5%		

Note 13: Shareholder Loans

The components of the shareholder loans are as follows (in thousands):

	March 31,				
		2016		2015	
Shareholder loans Toshiba - current	\$	96'150	\$	98'800	
Shareholder loans Toshiba - long-term		215'000		285'000	
Total Shareholder Loans	\$	311'150	\$	383'800	

Upon the acquisition of Landis+Gyr AG, the Company received a loan from Toshiba Corporation for \$600.1 million. The loan has a stated interest rate equal to the 6-month LIBOR rate plus a margin of 2.5% per annum. Interest is payable on a semi-annual basis on January 31 and July 31. The principle is payable on a semi-annual basis on July 31 and January 31, starting on July 31, 2012, the amount to be paid on each payment date is \$35.0 million with the remaining balance of \$215.0 million due on July 31, 2017.

Estimated future minimum principal payments of this loan are as follows (in thousands):

	Maturities
Fiscal year ending March 31,	of debt
2017	70'000
2018	215'000
	\$ 285'000

Upon the acquisition of Consert, Toshiba Corporation granted a line of credit facility, to finance Consert's working capital requirements. The outstanding balances as of March 31, 2016 and March 31, 2015 were \$26.2 million and \$28.8 million, respectively, and are included in the current portion of shareholder loan line item on consolidated balance sheet.

Note 14: Other Long-term Liabilities

The components of other long-term liabilities are as follows (in thousands):

	March 31,			
	2016	2015		
Deferred income	10'097	12'220		
Others	19'262	18'771		
Total other long-term liabilities	\$ 29'359	\$ 30'991		

Note 15: Financial Instruments and Fair Value

The Company measures financial assets and liabilities at fair value. Foreign currency exchange contracts are measured at fair value on a recurring basis by means of various valuation techniques and models, and the inputs used are classified based on the hierarchy outlined within the Company's significant accounting policies.

In addition, certain assets are measured at fair value on a non-recurring basis; that is, the instruments are not measured at fair value on an ongoing basis but are subject to fair value adjustments in certain circumstances (for example, when there is evidence of impairment).

The valuation techniques and models utilized for measuring financial assets and liabilities are reviewed and validated at least annually.

Recurring Fair Value Measurements:

There were no assets and liabilities that are measured at fair value on a recurring basis at March 31, 2016 and at March 31, 2015.

Fair Value of Financial Instruments

With the exception of financial instruments noted in the following table, the fair value of the Company's financial instruments approximate carrying value due to their short maturities.

The estimated fair value of financial instruments with long-term maturities is as follows (in thousands):

	March 31,			
	20	16	20	15
		Carrying		Carrying
	Fair Value	Value	Fair Value	Value
Liabilities:				
Shareholder loan	\$ 213'707	\$ 215'000	\$ 279'929	\$ 285'000

The shareholder loan was measured at fair value based on the present value of the cash flows, giving consideration to the changes in the interest yield curves (Level 2).

Note 16: Pension and Post Retirement Benefit Plans

The majority of the Company's employees are covered by defined benefit plans that are funded by the Company, the employees, and in certain countries, by state authorities. The Company has pension plans in various countries with the majority of the Company's pension liabilities deriving from Germany, US and Switzerland. Such plans can be set up as state or company controlled institutions, as contracts with private insurance companies, as independent trusts or pension funds. The benefits provided by such

entities vary by country based on the legal and economic environment and primarily are based on employees' years of service and average compensation, covering the risks of old age, death and disability in accordance with legal requirements and the pension legislation in the respective countries.

Net periodic pension cost and the pension obligation of the Company's defined benefit plans are calculated based on actuarial valuations. Such valuations consider, inter alia, the years of service rendered by employees and assumptions about future salary increases. The latest actuarial valuations were performed for the defined benefit plans as of March 31, 2016, and using that as the measurement date.

The underlying actuarial assumptions are based on the actual local economic circumstances of the countries where the defined benefit plans are situated. The Company contributes to the employee benefit plans in accordance with applicable laws and requirements and the pension plan assets are invested in accordance with applicable regulations.

The following table summarizes the movement of the benefit obligation, plan assets, funded status and amounts recognized in the consolidated balance sheets for the defined benefit pension plans for the periods indicated in the table below (in thousands):

	Fiscal Year Ended March 31, 2016		Fiscal Year Ended March 31, 2015		
Change in benefit obligation:					
Benefit obligation at April 1,	\$	301'570	\$	286'592	
Service cost		6'766		5'434	
Interest cost		3'897	07 6'549		
Employee contributions		3'176		3'383	
Benefits paid	(433)			(640)	
Assets distributed on settlements		(13'852)		(12'963)	
Actuarial (gains) / losses		6'345		41'234	
Curtailments		(2'221)		(4)	
Termination benefits		1'600		47	
Liabilities extinguished on settlements	(53)			(22)	
Plan amendments	276			-	
Effect of changes in exchange rates	4'805			(28'040)	
Benefit obligation at March 31,	\$ 311'876		\$	301'570	

	Fiscal Year Ended March 31, 2016		Fiscal Year Ended March 31, 2015	
Change in plan assets:				
Fair value of plan assets at April 1,	\$	222'964	\$	226'012
Actual return on plan assets		(294)		17'851
Employer contributions		6'999		7'361
Employee contributions		3'176		3'383
Benefits paid (a)		(13'852)		(12'963)
Effect of changes in exchange rates		2'811		(18'680)
Fair value of plan assets at March 31,	\$	221'804	\$	222'964
Funded status at March 31,	\$	(90'072)	\$	(78'606)
Accumulated benefit obligation	\$	306'037	\$	295'818

As of March 31, 2016, the Company's underfunded plans are equal to \$90 million. No plans were overfunded as of March 31, 2016. As of March 31, 2015, the Company's underfunded plans are \$78.6 million. No plans were overfunded as of March 31, 2015.

Net periodic pension benefit costs for the Company's defined benefit plans include the following components (in thousands):

-		Year Ended 1 31, 2016	Fiscal Year Ended March 31, 2015		
Service cost	\$	6'766	\$	5'434	
Interest cost		3'897		6'549	
Termination benefits	(50)			47	
Expected return on plan assets		(7'683)		(8'892)	
Amortization of prior service costs		4		5	
Amortization of actuarial loss (gain)		1'412		312	
Settlements and curtailments	1'600			(25)	
Net periodic benefit cost	\$	5'946	\$	3'430	

Changes in plan assets and benefit obligations recognized in other comprehensive loss (pre-tax) are as follows (in thousands).

	Fiscal Year Ended March 31, 2016		Fiscal Year Ended March 31, 2015	
Net actuarial loss (gain)	\$	12'095	\$	31'615
Amortization of actuarial (loss) gain		(1'412)		(312)
Prior service cost		276		-
Amortization of prior service cost		(4)		(5)
	\$	10'955	\$	31'298

The following represents the amounts included in accumulated other comprehensive loss related to the Company's defined benefit pension plans (in thousands) (a):

	March 31,			
		2016		2015
Actuarial loss	\$	58'713	\$	48'030
Prior service cost		305		33
Deferred tax liability (assets)		(4'113)		(2'379)
Effect of changes in exchange rates		313		3'884
	\$	55'218	\$	49'568

(a) The Company has not included a medical plan that is used in the Americas segment, as such plan is de minimis. The amount included in accumulated other comprehensive loss related to the medical plan was \$46 thousand and \$11 thousand at March 31, 2016 and March 31, 2015, respectively.

The actuarial loss and the prior service cost expected to be recognized as components of net periodic benefit cost over the fiscal year ending March 31, 2017 are \$2.5 million and less than \$0.1 million, respectively.

The Company expects to make contributions of \$5.6 million to the defined benefit pension plans during the fiscal year ending March 31, 2017.

The weighted average assumptions used in accounting for the defined benefit pension plans are as follows:

	March 31,		
	2016	2015	
Weighted average assumptions to determine benefit			
obligations:			
Discount rate (a)	0.97%	1.32%	
Expected rate of increase in future compensation (b)	1.15%	1.14%	
Expected rate of increase in future pension benefits (c)	0.09%	0.25%	
Weighted average assumptions to determine net			
periodic benefit cost:			
Discount rate (a)	1.32%	2.44%	
Expected long-term rate of return on plan assets (d)	3.48%	4.12%	

(a) The Company determined a discount rate for each individual defined benefit pension plan based on high quality corporate bonds with currency and duration matching the associated liabilities. Where there is no deep market for such bonds, government bonds with an appropriate spread are used.

- (b) The Company determined the expected rate of increase in future compensation levels based on expectation of expected inflation rates and merit-based increases.
- (c) The Company determined the expected rate of increase in future pension benefits based on expected inflation in the plans' national markets, if such increase is included in the plan benefits.
- (d) The expected rate of return on plan assets was determined on the basis of the weighted average expected return on plan assets. The Company's assessment of the expected returns is based on historical return trends for equities, real estate and other assets and analysts' predictions of the market for debt instruments. The assets do not include any financial instruments issued by the Company.

The actual asset allocation for the defined benefit pension plan assets is as follows:

	March 31,		
	2016	2015	
Equity Instruments	33%	37%	
Debt Instruments	44%	41%	
Property	17%	16%	
Other	6%	6%	

The Company's pension plan assets for each individual plan are invested in accordance with statutory regulations, pension plan rules and decisions of the pension fund trustees. The Company's actual invested positions in various securities change over time based on short and longer-term investment opportunities. Strategic pension plan asset allocations are determined by the objective to achieve an investment return, which together with the contributions paid, is sufficient to maintain reasonable control over the various funding risks of the plans. Based upon current market and economic environments, the actual asset allocation may periodically be permitted to deviate from policy targets. The plan's assets are divided according to asset class. The fiscal year ending March 31, 2017 targeted allocations are equities (33.8 percent), debt securities (44.2 percent), real estate (19.6 percent) and others (2.4 percent).

Annual benefit payments, including amounts to be paid from Company assets for unfunded plans, and reflecting expected future service, as appropriate, are expected to be paid as follows (in thousands):

Fiscal year ending March 31,

2017	\$ 17'235
2018	13'447
2019	13'312
2020	13'890
2021	13'977
2022 - 2027	72'635

The following tables present, for each of the fair-value hierarchy levels, the Company's defined benefit pension plan assets that are measured at fair value on a recurring basis as at March 31, 2016 and at March 31, 2015 (in thousands):

	_		March	31, 2	2016		
	Fair Value Measurements						
	Tota	<u>d _</u>	Level 1	I	evel 2	I	evel 3
Cash and cash eqivalents	\$	- 3	\$-	\$	-	\$	-
Equity instruments	72	490	56'306		16'184		-
Debt instruments	97	123	83'195		13'928		-
Real estate	38'	280	-		375		37'905
Other	13	911	13'316		595		-
Total	\$ 221	804	\$ 152'817	\$	31'082	\$	37'905
			March	31, 2	2015		
		Fa	air Value N	/leas	urement	S	
	Tota	<u></u>	Level 1	I	evel 2	I	ævel 3
Cash and cash eqivalents		-	-		-		-
Equity instruments	82'	862	56'525		26'337		-
Debt instruments	92	546	78'643		13'903		-
Real estate	36	613	-		310		36'303
Other	10'	943	10'656		287		-
Total	\$ 222	964	\$ 145'824	\$	40'837	\$	36'303

The classification of fair value measurements within the hierarchy is based upon the lowest level of input that is significant to the measurement. Valuation methodologies used for assets and liabilities measured at fair value are as follows:

Debt and equity instruments – Debt and equity instruments classified as Level 1 are valued at the closing price reported on the active market on which the individual securities are traded. Equity instruments classified as Level 2 consist of investments in traded institutional funds, which are not actively traded, valued at the repurchase price as calculated by the fund manager on a daily basis and alternative investments valued at their net asset value which is based on the fair value of the underlying assets that are traded in active markets and have quoted market prices.

Real estate – Real estate investments classified as Level 2 are valued at the repurchase price as calculated by the fund manager on a daily basis. Real estate investments classified as Level 3 are valued using a discounted cash-flow approach, the discount rates are based on the age of the real estate and stand at 4.5%.

The methods described above may produce a fair value calculation that may not be indicative of net realizable value or reflective of future fair values. Furthermore, while the Company believes its valuation methods are appropriate and consistent with other market participants, the use of different methodologies or assumptions to determine the fair value of certain financial instruments could result in a different fair value measurement at the reporting date.

The following table sets forth a summary of changes in the fair value of the Level 3 assets (in thousands):

	 2016	2015		
Balance at April 1,	\$ 36'303	\$	39'651	
Actual return on plan assets	1'060		280	
Effect of changes in exchange rates	\$ 542		(3'628)	
Balance at March 31,	\$ 37'905	\$	36'303	

In addition to its defined benefit plans, the Company also provides post-retirement health care benefit plans to certain of its employees. As of March 31, 2016 and March 31, 2015, the post retirement benefit plans had an obligation of \$0.5 million and \$0.6 million, respectively.

For the post retirement plan, the expected premium for fiscal year ending March 31, 2016 is assumed to be \$3'355 for retired (\$3'811 for spouse). The medical trend rate is assumed to increase to 5.8% for the fiscal year ending March 31, 2018 and gradually decrease to 4.3% thereafter.

As an indicator of sensitivity, increasing or decreasing the assumed health care cost trend rate by 1% would not have a material effect on the accumulated postretirement benefit obligation and the aggregate of the service and interest cost components of net postretirement benefit expense for the year ended March 31, 2016.

Furthermore, the Company sponsors various defined contribution plans in which employees of certain subsidiaries are eligible to participate. Total expenses related to such plans for the fiscal years ended March 31, 2016 and March 31, 2015 were \$8.9 million and \$8.6 million, respectively.

Note 17: Income Taxes

The components of profit (loss) before income tax expense, net of tax, are as follows (in thousands):

	Fiscal	Fiscal Year Ended		Year Ended
	March 31, 2016		Marc	ch 31, 2015
Domestic (a)	\$	(5'798)	\$	(5'455)
Foreign		4'825		15'300
	\$	(973)	\$	9'845

(a) Domestic jurisdiction represents Switzerland, the country where the Company is incorporated.

Income tax benefit (expense) by location of the taxing jurisdiction consisted of the following (in thousands):

	Fiscal Year Ended March 31, 2016		Fiscal Year Ende March 31, 2015		
Current income taxes:					
Domestic (a)	\$	(816)	\$	(839)	
Foreign		(24'541)		(6'282)	
Total current taxes	\$	(25'357)	\$	(7'121)	
Deferred taxes:					
Domestic (a)	\$	4'015	\$	2'836	
Foreign		8'842		4'760	
Total deferred taxes		12'857		7'596	
Total income taxes	\$	(12'500)	\$	475	

(a) Domestic jurisdiction represents Switzerland, the country where the Company is incorporated.

The reconciliation of tax benefit (expenses) at the statutory tax rate of 7.83% to the provision for income taxes is shown in the table below (in thousands):

		Year Ended h 31, 2016	Fiscal Year Ended March 31, 2015	
Regular statutory rate benefit (expense)	\$	76	\$	(771)
Items taxed at rates other than the Company's statutory rate	y rate (2'206)			(3'598)
Other permanent adjustments		3'761		4'169
Provision for uncertain tax positions		(1'404)		7'459
Tax credits		2'982		773
Withholding taxes		(829)		(798)
Change in valuation allowance		(18'087)		(5'118)
Adjustments to prior year		3'373		(1'060)
Other, net		(166)		(581)
Tax benefit (expense)	\$	(12'500)	\$	475

Deferred Taxes

The significant components of the deferred tax assets and liabilities are as follows (in thousands):

	N	March 31, 2016		March 31, 2015	
Deferred tax assets:					
Net operating loss carryforwards	\$	111'882	\$	84'965	
Inventories		4'580		4'744	
Prepaid expenses and other		446		333	
Accrued liabilities		9'284		17'692	
Related party interest		5'806		9'217	
Intangible assets		14'078		14'128	
Pension and other employee related liabilities		32'631		28'305	
Other		16'282		19'742	
		194'989		179'126	
Deferred tax liabilities:					
Accrued liabilities		(40)		(169)	
Property, plant, and equipment		(31'741)		(36'449)	
Intangible assets		(128'367)		(145'364)	
Other		(5'093)		(7'579)	
		(165'241)		(189'561)	
Net deferred tax assets (liabilities) before valuation allowance		29'748		(10'435)	
Valuation allowance		(96'797)		(71'045)	
Net deferred tax liabilities	\$	(67'049)	\$	(81'480)	

A summary of the deferred tax assets and liabilities is as follows (in thousands):

	March 31, 2016	March, 31 2015		
Deferred tax assets net before valuation allowance minus valuation allowance Deferred tax assets - net	\$ 172'539 (96'797) 75'742	\$ 133'106 (71'045) 62'061		
Less short-term portion Long-term portion	47'621 \$ 28'121	44'428 \$ 17'633		
Deferred tax liabilities net Less short-term portion Long-term portion	(142'791) \$ (142'791)	(143'541) <u>-</u> <u>\$</u> (143'541)		
Net deferred tax liabilities	\$ (67'049)	\$ (81'480)		

The deferred tax assets have been adjusted to include the temporary differences and the tax losses carried forward available to Consert as of March 31, 2016 and 2015. See Note 8 above.

As of March 31, 2016 and March 31, 2015, the Company had total tax losses carried forward in the amount of \$426.2 million and \$300.5 million, respectively.

The expiration of the tax losses carried forward as of March 31, 2016 is as follows (in thousands):

Fiscal year ended March 31,	
2017	\$ 304
2018	108'487
2019	2'817
2020	18'250
2021	802
Thereafter	295'269
Total	\$ 425'929

The Company believes that it is more likely than not that the benefit from certain net operating loss carryforwards and other deferred tax assets will not be realized due to insufficient profit projections. The Company considered all available evidence, both positive and negative, including historical levels of income, expectations and risks associated with estimates of future taxable income and ongoing prudent and feasible tax planning strategies in assessing the need for a valuation allowance.

The valuation allowances are mainly provided against net deferred tax assets in Australia, Denmark, France, Finland, India, Switzerland, United States and United Kingdom. In the event that all of the deferred tax assets become realizable, the reversal of the valuation allowance would result in a reduction in income tax expense.

Deferred taxes on undistributed earnings of foreign subsidiaries as of March 31, 2016 and March 31, 2015 are \$0.5 million and \$0.1 million, respectively. The Company does not provide deferred taxes on temporary differences related to its foreign subsidiaries that are considered permanent in duration. Determination of the amount of deferred taxes on these temporary differences is not practical.

Provisions for Uncertain Tax Positions

ASC 740 clarifies the accounting for uncertainty in income taxes recognized in an enterprise's financial statements. This interpretation prescribes a recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return.

A reconciliation of the beginning and ending balances of the total amounts of gross unrecognized tax benefits is as follows (in thousands):

	2016		2015	
Balance as of April 1,	\$	23'801	\$	27'348
Gross increases to positions in prior years		412		410
Gross increases to current period tax positions		5'261		2'622
Expiry of statute of limitations		(5'645)		(4'971)
Gross decreases to prior year positions		(260)		(319)
Effect on change in exchange rates		156		(1'289)
Balance as of March 31,	\$	23'725	\$	23'801

As of March 31, 2016 and March 31, 2015, accrued interest and penalties totaled \$2.5 million and \$2.6 million, respectively.

The Company does not expect any material changes in unrecognized tax benefits within the next 12 months.

The Company is subject to taxation in various states and foreign jurisdictions. As of March 31, 2016, the Company could be subject to income tax examination by the tax authorities in the following major tax jurisdictions:

Tax Juris diction	Open tax years
Australia	January 1, 2011 - March 31, 2016
Switzerland	April 1, 2014 - March 31, 2016
U.S. Federal	January 1, 2005 - December 31, 2009 & January 1, 2012 - March 31, 2016
Germany	January 1, 2010 - March 31, 2016
Greece	April 1, 2012 - March 31, 2016
United Kingdom	April 1, 2014 - March 31, 2016
Brazil	January 1, 2011 - March 31, 2016

Note 18: Commitments & Contingencies

Commitments:

The Company is obligated under capital leases covering certain machinery and equipment that will expire at various dates during the next three years. The gross amount of property, plant and equipment and related accumulated amortization recorded under capital leases were as follows (in thousands):

	rch 31, 2016	March 31, 2015		
Machinery and equipment Less: accumulated amortization	\$ 5'209 4'337	\$	5'248 4'095	
	\$ 872	\$	1'153	

Amortization of assets held under capital leases is included within depreciation expenses.

The Company is also party to several noncancelable operating leases, primarily for office space and company vehicles, that expire over the next five years. These leases generally contain renewal options for periods ranging from one to five years and require the Company to pay all common area maintenance costs such as maintenance and insurance.

Minimum rent payments under operating leases are recognized on a straight-line basis over the term of the lease including any periods of free rent. Rental expense for operating leases for the fiscal years ended March 31, 2016 and March 31, 2015 was \$23.3 million and \$27 million, respectively.

Future minimum lease payments under noncancelable operating leases (with initial or remaining lease terms in excess of one year) and future minimum capital lease payments as of March 31, 2016 are (in thousands): a

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	C	apital	Operating			
Fiscal year ending March 31,	Leases		I	eases		
2017	\$	480	\$	15'021		
2018		226		12'827		
2019		130		11'952		
2020		52		11'182		
2021		-		10'438		
Thereafter		-		6'260		
Total minimum lease payments		888	\$	67'680		
Less estimated executory costs		(97)				
Net minimum lease payments		791				
Less amount representing interest		(35)				
Present value of net minimum capital lease						
payments		756				
Less current installments of obligation under capital leases		(398)				
Obligations under capital leases, excluding current installments	\$	358				

Current and non-current portion of capital lease obligations are included as a component of other current liabilities, and other non-current liabilities, respectively.

Guarantees

From time to time, the Company issues performance guarantees whereby it guarantees its performance under the specific terms of contracts with suppliers, customers, and financial institutions. These guarantees are typically comprised of performance bonds and bank guarantees. These guarantees could become payable in the event that the Company were to default under the related contracts. The Company had total outstanding performance bonds and bank guarantees of \$117 million as of March 31, 2016.

The Company, from time to time, guarantees the obligations of its wholly owned subsidiaries, including obligations under certain contracts with customers. At March 31, 2016, the Company had a maximum potential amount payable of \$584.4 million under such financial guarantees outstanding. The guarantees outstanding have various maturity dates.

Legal proceedings

In the normal course of business, the Company and its subsidiaries are parties to various legal claims, actions, and complaints. It is not possible to predict with certainty whether or not the Company and its subsidiaries will ultimately be successful in any of these legal matters, or if not, what the impact might be. However, the Company's management does not expect that the results of any of these legal proceedings will have a material adverse effect on the Company's results of operations, financial position or cash flows.

Warranty

A summary of the warranty accrual account activity is as follows (in thousands):

	March 31,						
		2016		2015			
Beginning balance	\$	48'545	\$	58'268			
Acquisition opening balance		-		95			
New product warranties		54'657		24'560			
Other changes / adjustments to warranties		(7'879)		(18'033)			
Claims activity		(4'392)		(10'692)			
Effect of changes in exchange rates		712		(5'653)			
Ending balance, March 31,		91'643		48'545			
Less: current portion of warranty		(32'893)	_	(21'976)			
Long-term warranty	\$	58'750	\$	26'569			

The warranty liability increased by \$43.1 million during the fiscal year ended March 31, 2016 and is primarily the result of an increase in the provision related to certain metering warranty hardware cases in EMEA.

Note 19: Restructuring Charges

The Company continually reviews its business, manages costs and aligns resources with market demand. As a result, the Company has taken several actions to reduce fixed costs, eliminate redundancies, strengthen operational focus, and better position itself to respond to market pressures or unfavorable economic conditions.

During the fiscal year ended March 31, 2016, the Company continued its cost reduction effort within the Americas, EMEA and Asia Pacific geographical area, aimed at reducing costs and improving operating performance in the United States, Brazil, a number of European Countries, Australia, and China. In connection with these restructuring plans, the Company recognized costs related to termination benefits for employee positions that were eliminated. The total fiscal year ended March 31, 2016 initiatives are approximately \$5.9 million in severance related costs. Some of the severance payments

were completed during the fiscal year ended March 31, 2016 and the remaining payments are expected to be completed during the fiscal year ending March 31, 2017.

A summary of the Company's restructuring activity, including costs incurred during the fiscal years ended March 31, 2016 and March 31, 2015 is as follows (in thousands):

 2016	2015			
\$ 6'606	\$	2'899		
5'932		9'190		
(9'935)		(4'457)		
(125)		(1'026)		
\$ 2'478	\$	6'606		
\$	5'932 (9'935) (125)	\$ 6'606 \$ 5'932 (9'935) (125)		

The outstanding balance at March 31, 2016 and at March 31, 2015, respectively, is included under accrued liabilities in the consolidated balance sheets. Substantially all of the remaining accrued restructuring balance is expected to be paid out by the end of the fiscal year ending March 31, 2017.

A summary of the statement of operations line items where restructuring activity charges have been recognized is as follows (in thousands):

	Fiscal Marcl	Fiscal Year Ended March 31, 2015			
Cost of revenue	\$	2'736	\$	7'010	
Research and development		202		82	
Sales and marketing		2'096		-	
General and administrative		898		2'098	
Total	\$	5'932	\$	9'190	

The cumulative restructuring costs incurred up to March 31, 2016 are \$27.7 million, while the costs incurred in period ended March 31, 2016 are \$5.9 million. The cumulative costs incurred up to March 31, 2016 represent the Companies ongoing restructuring efforts under various programs from FY 2011 to FY 2016. The expected future costs for the restructuring programs are \$8.5 million, spread over the next four years.

Note 20: Asset Retirement Obligation ("ARO")

AROs exist in Germany, Switzerland, the UK, Australia and the USA. The following table presents the activity for the AROs, excluding environmental remediation liabilities (in thousands):

	March 31,						
		2016		2015			
Beginning balance	\$	2'601	\$	2'751			
Addtional obligations incurred		79		46			
Changes in estimates, including timing		(161)		-			
Accretion expense		112		92			
Effect of changes in exchange rates		12		(288)			
Obligation balances, March 31,	\$	2'643	\$	2'601			

Note 21: Unusual or Infrequent Items

On April 24, 2015, the manufacturing site in Sydney (Australia), suffered a business interruption after a severe hailstorm caused widespread flooding in office space, shop floor, warehouse and laboratories. The Company received \$3.6 million from the insurance policy as recovery for business interruption and recognized it within cost of revenue in the fiscal year ended March 31, 2016.

Note 22: Related Party Transaction

Trading transactions

Sales to and purchases from Toshiba affiliated entities were as follows:

	 Year ended ch 31, 2016	Fiscal Year ended March 31, 2015		
Revenues from Toshiba affiliated entities	\$ 106'679	\$	60'215	
Purchases from Toshiba affiliated entities	1'048		38	

The following balances were outstanding at the end of each reporting period:

	M	arch 31, 2016	March 31, 2015			
Receivables due from Toshiba affiliated entities	\$	9'221	\$	11'777		
Payables due to Toshiba affiliated entities		546		39		

Sales of goods to related parties were made at the Company's usual list prices. Purchases were made at market price discounted to reflect the quantity of goods purchased and the relationships between the parties.

The amounts outstanding are unsecured and will be settled in cash. No guarantees have been given or received. No expense has been recognised in the current or prior years for bad or doubtful debts in respect of the amounts owed by related parties.

Loans from related parties

Refer to Note 13: Shareholder Loans for information on the Shareholder Loan from Toshiba.

Other related party transaction

From time to time, the Company receives and lends cash to other Toshiba related parties, to either finance the Company's working capital requirements or to deposit excess cash. At March 31, 2016 and at March 31, 2015, the Company loaned \$99.5 million and \$72.1 million, respectively to Toshiba of Europe Limited (TOEL). The amounts have a maturity of one day and are essentially overnight deposits, bear interest ranging from 0% to 0.5%, and are recorded under prepaid expenses and other current assets in the consolidated balance sheets.

Note 23: Concentrations

The Company generates a majority of its revenue in the United States and Europe, with the balance in Asia Pacific, Middle East, Africa, South America, and Canada. None of the Company's customers exceeded ten percent of the consolidated revenue for the fiscal years ended March 31, 2016 and 2015. The majority of the revenue is derived from the sale of energy meters.

Approximately 44% of the Company's workforce is subject to collective bargaining agreements expiring between 2016 and 2020. Approximately 9% of the Company's workforce is subject to collective bargaining agreements expiring within one year.

Note 24: Segment Information

In the fourth quarter of 2016 fiscal year, there was an organization shift in the business as a result of the planned Initial Public Offering in the SIX Swiss Exchange. As a result, the Company realigned retrospectively its operations into the following operating segments: Americas, EMEA (Europe, Middle East and Africa) and Asia Pacific, which are also our reportable segments. Prior to the realignment, the Company operated and managed its business as one distinct operating segment.

A description of each reportable segment is as follows:

• Americas – The Americas generates a majority of its revenue in the United States, with the residual balance generated in South America and Canada. The Americas reportable segment designs, manufactures, markets, and sells the Company's Gridstream and advanced meter solutions, digital electricity meters, commercial/industrial and grid meters, system deployment services, managed network services, and other advanced metering infrastructure offerings including software, installation, implementation, consulting, maintenance support, and related services.

• EMEA - The EMEA segment produces the majority of its revenue in Europe with the residual balance generated in South Africa. The EMEA reportable segment designs, manufactures, markets, and sells the Company's Gridstream and advanced meter solutions, digital electricity meters, prepayment electricity meters, electromechanical electricity meters, commercial/industrial and grid meters, gas meters and prepayment solutions, heat and water meters and solutions, load control devices, system deployment services, and advanced metering infrastructure offerings including software, installation, implementation, consulting, maintenance support, and related services.

• Asia Pacific – The Asia Pacific segment generates the majority of its revenue in Australia, China and India, while the residual balance is generated in Singapore. The Asia Pacific reportable segment designs, manufactures, markets, and sells the Company's Gridstream and advanced meter solutions, digital electricity meters, prepayment electricity meters, electromechanical electricity meters, commercial/industrial and grid meters, gas meters and prepayment solutions, heat and water meters and solutions, load control devices, system deployment services, and advanced metering infrastructure offerings including software, installation, implementation, consulting, maintenance support, and related services.

The Chief Operating Decision Maker (CODM) is the Company's Chief Executive Officer. The CODM allocates resources to and assesses the performance of each operating segment using the information outlined in the table below. Each operating segment offers products for different applications and markets and provides separate financial information that is evaluated regularly by the CODM. Decisions by the chief operating decision maker on how to allocate resources and assess performance are based on a reported measure of segment profitability.

The Company has two primary measures for evaluating segment performance: revenue to third parties (excluding any inter-company sales) and Segment Gross Profit. The Company defines Segment Gross Profit as reported gross profit, excluding amortization of intangibles and restructuring charges related to cost of revenue.

	al year ended ch 31, 2016	Fiscal year ende March 31, 201		
Net revenues				
Americas	\$ 896'305	\$	830'873	
thereof to external customers	893'909		829'890	
thereof to other segments	2'396		983	
EMEA	588'764		589'735	
thereof to external customers	537'904		524'658	
thereof to other segments	50'860		65'077	
Asia Pacific	 146'440		182'078	
thereof to external customers	141'662		174'506	
thereof to other segments	4'778		7'572	
Elimination	(58'034)		(73'632)	
Total Company	\$ 1'573'475	\$	1'529'054	
Segment Gross Profit				
Americas	\$ 351'116	\$	297'261	
EMEA	125'251		168'455	
Asia Pacific	26'325		45'416	
Elimination	(179)		(892)	
Total Gross Profit by Segment	 502'513		510'240	
Amortization	(14'049)		(14'958)	
Restructuring	(2'736)		(7'010)	
Total Consolidated Gross Profit	\$ 485'728	\$	488'272	

The following table presents segment depreciation and amortization, capital expenditures for the fiscal years ended March 31, 2016 and 2015 (in thousands):

	Depreciation an	d Amortization	Capital Expenditure					
	Fiscal year ended March 31, 2016	Fiscal year ended March 31, 2015	Fiscal year ended March 31, 2016	Fiscal year ended March 31, 2015				
Americas	79'007	82'356	24'360	22'449				
EMEA	19'124	20'040	14'890	15'685				
A sia Pacific	4'555	5'104	4'337	3'488				
Corporate	7'271	7'344	204	130				
Total	\$ 109'957	\$ 114'844	\$ 43'791	\$ 41'752				

The Company does not monitor total assets by operating segment and such information is not reviewed by the chief operating decision maker.

The following table represents the continuing operations' revenue for the years ended March 31, 2016 and 2015 and property, plant and equipment as of March 31, 2016 and 2015.

	Total				Americas				EMEA				Asia Pacific							
	Fiscal year endedFiscal year endedMarch 31, 2016March 31, 2015							l year ended ch 31, 2016		l year ended ch 31, 2015		l year ended ch 31, 2016		year ended h 31, 2015		year ended h 31, 2016		year ended h 31, 2015		
Total revenue	\$	1'573'475	\$	1'529'054	\$	893'909	\$	829'890	\$	537'904	\$	524'658	\$	141'662	\$	174'506				
thereof United States		728'863		572'739		728'863		572'739		-		-		-		-				
thereof United Kingdom		166'361		149'516		-		-		166'361		149'516		-		-				
thereof Switzerland		62'682		63'975		-		-		62'682		63'975		-		-				
thereof Australia		72'942		86'386		-		-		-		-		72'942		86'386				
		Te	otal		Americas			EMEA		EA		Asia		Pacific						
Mar		March 31, 2016 March 3		March 31, 2015		March 31, 2016		March 31, 2015		March 31, 2016		March 31, 2015		March 31, 2015		March 31, 2015		h 31, 2016	Marcl	n 31, 2015
Property, plant and equipment	\$	199'845	\$	220'578	\$	138'054	\$	161'559	\$	48'280	\$	45'538	\$	13'511	\$	13'481				
thereof United States		129'884		152'595		129'884		152'595		-		-		-		-				
thereof United Kingdom		20'391		19'605		-		-		20'391		19'605		-		-				
thereof Switzerland		2'443		5'478		-		-		2'443		5'478		-		-				
thereof Australia		4'426		3'252		-		-		-		-		4'426		3'252				

Sales to external customers are based on the location of the customer (destination). Disclosure of property, plant and equipment is based on the location of the asset.