## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

### **FORM 10-Q**

SITION REPOI	For the q RT PURSUANT TO  For the q  (Exact nate of the control of	puarterly perion SECTION the transition procession for the second	od ended March 31, 2016 I 13 OR 15(D) OF TI period from to Ile number: 0-27754 COUP, INC ant as specified in its char	Tor  HE SECU  Total	URITIES AND EXCHANGE  URITIES EXCHANGE ACT  36-4007085  .R.S. Employer entification No.)	
Do (State or ot	RT PURSUANT TO  For the Company of t	SECTION the transition procession for the second se	period from to dle number: 0-27754 COUP, INC ant as specified in its chan	HE SECU	36-4007085 .R.S. Employer	OF
Do (State or ot	For the Control of th	TBGR me of registra	period from to dle number: 0-27754  ROUP, INC ant as specified in its chan	Y ✓• (L	36-4007085 .R.S. Employer	OF
(State or ot	HU (Exact na elaware ther jurisdiction of on or organization)	B GR me of registra	COUP, INC	eter) 3 (L	.R.S. Employer	
(State or ot	HU (Exact na elaware ther jurisdiction of on or organization)	B GR me of registra	AOUP, INC	eter) 3 (L	.R.S. Employer	
(State or ot	(Exact na elaware ther jurisdiction of on or organization)	me of registra	ant as specified in its char	eter) 3 (L	.R.S. Employer	
(State or ot	ther jurisdiction of on or organization)			(I.	.R.S. Employer	
	(Address i				antification 140.)	
	(Address, i		earwater Drive k, Illinois 60523 de, of principal executive offi	ces)		
	(Registran	,	) 271-3600 number, including area o	ode)		
ding 12 months (or	for such shorter period tha					4
l posted pursuant to	Rule 405 of Regulation S	S-T (§232.405				
						эе
d Filer 🗵	Accelerated Filer		Non-Accelerated Filer		Smaller Reporting Company	
k mark whether the	registrant is a shell compa	any (as defined	l in Rule 12b-2 of the Exc	hange Act).	Yes □ No ⊠	
		shares of Clas	s A common stock, par va	ue \$.01 per	share, and 662,296 outstanding share	es of
	ding 12 months (or the past 90 days. k mark whether the diposted pursuant to srequired to submit k mark whether the rege accelerated filer by k mark whether the 6, the registrant ha	k mark whether the registrant (1) has filed all ding 12 months (or for such shorter period that the past 90 days. Yes ☑ No ☐  k mark whether the registrant has submitted end posted pursuant to Rule 405 of Regulation Ser	k mark whether the registrant (1) has filed all reports required ting 12 months (or for such shorter period that the registrant the past 90 days. Yes ☒ No ☐  k mark whether the registrant has submitted electronically a posted pursuant to Rule 405 of Regulation S-T (§232.405 s required to submit and post such files). Yes ☒ No ☐  k mark whether the registrant is a large accelerated filer, an arge accelerated filer", "accelerated filer" and "smaller reported Filer ☒ Accelerated Filer ☐  k mark whether the registrant is a shell company (as defined 6, the registrant had 34,220,231 outstanding shares of Class	k mark whether the registrant (1) has filed all reports required to be filed by Section 1: ding 12 months (or for such shorter period that the registrant was required to file such the past 90 days. Yes \overline{\text{No}} \text{N	k mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) or ding 12 months (or for such shorter period that the registrant was required to file such reports), and the past 90 days. Yes \overline{\text{No}} \overline{\text{No}} \overline{\text{No}} \overline{\text{Months}} \text{discrete period that the registrant was required to file such reports), and the past 90 days. Yes \overline{\text{No}} \overline{\text{No}} \overline{\text{Months}} \text{discrete posted pursuant to Rule 405 of Regulation S-T (\sum{\$232.405\$ of this chapter) during the preceding is required to submit and post such files). Yes \overline{\text{No}} \overline{\text{No}} \overline{\text{No}} \overline{\text{Months}} \text{discrete posted filer, an accelerated filer, a non-accelerated filer accelerated filer, "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act).  Accelerated Filer \overline{\text{Non-Accelerated Filer}} \overline{\text{Non-Accelerated Filer}} \overline{\text{Monhon-Accelerated Filer}} \overline{\text{Monhon-Accelerated Filer}} \overline{\text{Mon-Accelerated Filer}} \overline{\text{Mon-Accelerated Filer}} \overline{\text{Monhon-Accelerated Filer}} \overline{\text{Mon-Accelerated Filer}} \text{Mo	k mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 ding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing the past 90 days. Yes No \Box. No \Box. Yes No \Box. No \Box. Accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. So the filer, and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):  Accelerated Filer \Box. Non-Accelerated Filer \Box. Smaller Reporting Company  k mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes \Box. No \Box.  Smaller Reporting Company  k mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes \Box. No \Box.

#### HUB GROUP, INC.

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## HUB GROUP, INC. CONSOLIDATED BALANCE SHEETS (in thousands, except share amounts)

Current portion of capital case   Curr			March 31, 2016	De	ecember 31, 2015
Cas had cash equivalents         \$ 20,256         \$ 20,739           Accounts receivable trade, net         336,449         379,987           Accounts receivable other         336         10,34           Prepaid baces         13,46         336         362           Deferred taxes         16,347         17,756         17,7	ASSETS	(	(unaudited)		
Accounts receivable rade, net         36, 149         379, 987           Accounts receivable other         3,84         10,344           Prepaid taxes         35         36           Deferred taxes         1,347         17,756           TOTAL CURRENT ASSETS         \$55,956         624,610           Restricted investments         19,432         21,108           Properly and equipment, net         379,484         374,847           Other intengibles, net         12,815         13,139           Goodwill, net         262,594         262,594           Other assets         4,448         4,448           TOTAL ASSETS         23,101         2,301           CURRENT LABILITIES         23,101         2,301           Accounts payable trade         \$ 234,196         23,032           Accounts payable trade         \$ 234,196         38,733           Accumed phyroll         14,355         33,00           Accumed phyroll         31,30         24,608           Current portion of equital lease         2,2,54         32,24           Current portion of equital lease         20,254         20,23           Current portion of equital lease         20,75         20,75           TOTAL CURRENT LIA	CURRENT ASSETS:				
Accounts receivable other         3,848         10.344           Prepaid taxes         36         362           Perpaid expenses and other current assets         16,347         17.756           TOTAL CURRENT ASSETS         56,569         66,4610           Restricted investments         19,423         21,108           Property and equipment, net         379,484         374,847           Other intangibles, net         12,815         13,139           Goodwill, net         26,254         26,254           Other assets         1,264,68         3,301,40           TOTAL ASSETS         \$ 1,264,64         1,301,40           TOTAL ASSETS         \$ 23,419         \$ 2,301,40           Accounts payable trade         \$ 23,15         \$ 2,304,50           Accounts payable trade         \$ 23,15         \$ 2,49           Accounts payable trade         \$ 23,15         \$ 2,49           Accounts payable trade         \$ 2,49         \$ 2,604           Accounts payable trade         \$ 2,64         \$ 2,604	1	\$	200,256	\$	207,749
Prepaid taxes         336         362           Deferred taxes         8.412           Prepaid expenses and other current assets         15,347         17,756           TOTAL CURRENT ASSETS         585,936         624,610           Restricted investments         19,223         21,008           Property and equipment, net         379,484         374,847           Other intangables, net         12,815         31,313           Goodwill, net         262,540         262,540         262,540           Other assets         4,484         4,848           TOTAL ASSETS         5 1,264,646         1,301,46           LIABILITIES AND STOCKHOLDERS' EQUITY           CURRENT LIABILITIES           Accounts payable rade         23,419         2 20,432           Accounts payable rade         2,524         2,504           Accurent portion of capital lesse         2,524         2,504           Current portion of fine gitem debt         361,318         358,697           Long term debt         361,318         358,697           Long term debt         29,248         100,895           Non-current liabilities         12,640         31,302           Long term debt         361,318	Accounts receivable trade, net		365,149		379,987
Defered taxes         1,6,347         8,12           Prepaid expenses and other current assets         16,347         7,756           TOTAL CURRENT ASSETS         58,959         6,24,10           Restricted investments         19,423         21,00           Property and equipment, net         379,484         374,847           Other intemplibles, net         128,15         13,139           Goodwill, net         26,2540         26,2540         26,2540         21,818           TOTAL ASSETS         4,448         4,448         1,448         1,448           TOTAL ASSETS         21,00         2,31,00         2,04,04           CURRENT LIABILITIES         23,150         2,20,40         2,31,50         2,20,40           Accounts payable trade         \$ 234,10         \$ 23,00         2,20,40<	Accounts receivable other		3,848		10,344
Prepaid expenses and other current assets         16,347         17,566           TOTAL CURRENT ASSETS         585,936         624,610           Restricted investments         19,423         21,108           Property and equipment, net         379,484         374,847           Other intangibles, net         12,815         13,139           Goodwill, net         202,540         262,540           Other assets         4,448         4,848           TOTAL ASSETS         4,448         4,848           ACOUNTS DYNOCKHOLDERS' EQUITY         23,150         21,20,456           CURRENT LIABILITIES         23,150         21,05           Accounts payable trade         23,150         21,05           Accounts payable other         32,150         21,05           Account of uping learned of the grade	Prepaid taxes		336		362
Restricted investments	Deferred taxes		-		8,412
Restricted investments         19,423         21,108           Property and equipment, net         379,484         374,847           Other intangibles, net         12,815         13,139           Goodwill, net         26,2540         262,540           Other assets         4,448         4,848           TOTAL ASSETS         5,1264,646         \$1,301,46           LIABILITIES AND STOCKHOLDERS' EQUITY         TURENT LIABILITIES         23,150         \$2,04,92           Accounts payable tother         23,150         \$2,1495         \$20,442           Accounts payable tother         31,350         \$2,00         \$2,00         \$2,00           Accrued payroll         4,469         38,733         \$3,00         \$2,00         \$2,00         \$3,00           Accrued payroll and exe         2,624         2,608         \$2,00         \$3,00	Prepaid expenses and other current assets		16,347		17,756
Property and equipment, net         379,484         374,847           Other intangibles, net         12,815         13,139           Goodwill, net         262,594         262,594           Other assets         4,448         4,848           TOTAL ASSETS         5,1264.66         \$ 1,301,406           LIABILITIES AND STOCKHOLDERS'EQUITY           CURRENT LIABILITIES           Accounts payable trade         \$ 23,196         \$ 230,432           Accounts payable other         \$ 14,355         33,020           Accrued other         54,669         38,733           Current portion of capital lease         5,469         38,733           Current portion of longital lease         36,318         358,697           Long term debt         36,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,649         31,299           Deferred taxes         154,09         313,299           Deferred taxes         154,09         31,299           Deferred taxes         154,09         31,299           Deferred taxes         154,09         31,299	TOTAL CURRENT ASSETS		585,936		624,610
Other intangibles, net         12,815         13,139           Goodwill, net         262,540         262,540           Other sets         4,448         4,848           TOTAL ASSETS         \$ 1,264,640         \$ 1,301,466           LIABILITIES AND STOCKHOLDERS' EQUITY           CURRENT LIABILITIES:           Accounts payable totade         \$ 23,196         \$ 23,032           Accounts payable other         \$ 14,355         33,020           Accounted payroll         14,355         33,020           Accounted portroll         \$ 2,646         \$ 2,608           Current portion of capital lease         \$ 2,648         \$ 2,608           Current portion of long term debt         \$ 3,532         \$ 3,809           Long term debt         \$ 2,618         \$ 3,809           Non-current liabilities         \$ 20,754         \$ 2,028           Long term debt         \$ 2,048         \$ 1,089           Non-current liabilities         \$ 20,754         \$ 2,028           Long term portion of capital lease         \$ 2,075         \$ 2,028           STOCKHOLDERS'EQUITY:         \$ 20,754         \$ 2,028           STOCKHOLDERS'EQUITY:         \$ 2,028         \$ 2,028         \$ 2,028           Class A: \$	Restricted investments		19,423		21,108
Goodwill, net         262,549         262,594           Other assets         4,448         4,848           TOTAL ASSETS         5 1,264,646         \$ 1,301,466           LIABILITIES AND STOCKHOLDERS' EQUITY         CURRENT LIABILITIES:           Accounts payable trade         \$ 234,196         \$ 230,432           Accounts payable other         23,150         21,016           Accrued other         \$ 4,669         38,733           Current portion of capital lease         9,624         2,608           Current portion of long term debt         36,131         358,697           Long term debt         20,754         20,333           Non-current liabilities         20,754         20,333           Long term debt         20,754         31,309           Non-current liabilities         20,754         10,323           Long term debt         20,754         13,299           Deferred taxes         154,09         10,808           Non-current liabilities         20,754         13,299           Deferred taxes         154,09         16,803           STOCKHOLDERS'EQUITY:         2         16           Prefered stock, \$0.10 par value; \$2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015; 34,675; 173 share	Property and equipment, net		379,484		374,847
Goodwill, net         262,540         262,540           Other assets         4,448         4,488           TOTAL ASSETS         \$ 1,264,646         \$ 1,301,466           LABILITIES AND STOCKHOLDERS' EQUITY         CURRENT LIABILITIES:           COCOUNTS payable trade         \$ 234,109         \$ 204,425           Accounts payable tother         23,150         \$ 21,009           Accrued other         \$ 4,669         38,733           Current portion of capital lease         \$ 2,604         2,608           Current portion of Inguerm debt         \$ 36,131         358,607           TOTAL CURRENT LIABILITIES         361,318         358,607           Long term debt         \$ 2,604         2,008           Non-current liabilities         \$ 2,604         10,805           Cong termed debt         \$ 2,604         10,805           Non-current liabilities         \$ 2,604         10,805 </td <td>Other intangibles, net</td> <td></td> <td>12,815</td> <td></td> <td>13,139</td>	Other intangibles, net		12,815		13,139
Other assets         4,448         4,848           TOTAL ASSETS         1,264,646         2,1301,46           LABILITIES AND STOCKHOLDERS' EQUITY           EXECUTE LIABILITIES           Accounts payable tunde         \$ 234,19         \$ 230,432           Accounts payable tunde         \$ 2,315         \$ 2,302           Accound payroll         \$ 4,46         38,733           Current portion of capital lease         2,62         4,60           Current portion of long term debt         36,131         358,607           TOTAL CURRENT LIABILITIES         36,131         358,607           Long term debt         2,624         2,624           Comment portion of capital lease         2,074         2,023           Non-current liabilities         20,754         20,233           Competent dates         12,649         13,299           Deferred taxes         12,649         13,299           COCKHOLDERS'EQUITY:           Prefered stock, \$0.10 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015; 34,675,173 shares         412         412           Common stock         2         4         4           Colsas S. \$0.10 par value; 97,337,700 shares authorized and 41,224,792 shares issued and 2015; 3	Goodwill, net		262,540		
TOTAL ASSETS	Other assets				
CURRENT LIABILITIES:   Accounts payable trade	TOTAL ASSETS	\$		\$	
CURRENT LIABILITIES:   Accounts payable trade	TALDITITIES AND STOCKHOLDEDGLEOUTTY				
Accounts payable trade         \$ 234,196         \$ 230,432           Accounts payable other         23,150         21,495           Accrued pyroll         14,355         33,020           Accrued other         54,469         38,733           Current portion of capital lease         2,624         2,608           Current portion of long term debt         361,318         358,697           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term debt         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,968 shares issued and outstanding in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,9	· ·				
Accounts payable other         23,150         21,495           Accrued payroll         14,355         33,020           Accrued other         54,469         38,733           Current portion of capital lease         2,664         2,608           Current portion of long term debt         32,524         32,409           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,458)         (15,458)					
Accrued payroll         14,355         33,020           Accrued other         54,469         38,733           Current portion of capital lease         2,664         2,608           Current portion of long term debt         32,524         32,409           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized and 2015 and 35,633,961 shares outstanding in 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,458)         (15,458)           Retained earnings         678,723		\$	,	\$	
Accrued other         54,469         38,733           Current portion of capital lease         2,624         2,608           Current portion of long term debt         32,524         32,409           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares autho	• •		,		
Current portion of capital lease         2,624         2,608           Current portion of long term debt         32,524         32,409           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015         412         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 2015 and 2015; 34,675,173 shares         412         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 34,675,173 shares         7         7           Additional paid-in capital         166,803         174,285         174,285           Purchase price in exce	* *				
Current portion of long term debt         32,524         32,409           TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,488)         (15,488)           Retained earnings         678,723         660,758           Accumulated other comprehensive loss         (207,063)         (171,986)           Total STOCKHOLDERS' EQUITY         623,247					
TOTAL CURRENT LIABILITIES         361,318         358,697           Long term debt         92,648         100,895           Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,458)         (15,458)           Retained earnings         678,723         660,758           Accumulated other comprehensive loss         (177)         (178)           Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015         (207,063)         (171,986)           TOTAL STOCKHOLDERS' EQUITY         647,840			,		
Long term debt       92,648       100,895         Non-current liabilities       20,754       20,233         Long term portion of capital lease       12,640       13,299         Deferred taxes       154,039       160,182         STOCKHOLDERS' EQUITY:         Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015       -       -       -         Common stock         Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015       412       412         Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015; 7       7       7       7         Additional paid-in capital       16,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	1				
Non-current liabilities         20,754         20,233           Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,458)         (15,458)           Retained earnings         678,723         660,758           Accumulated other comprehensive loss         (177)         (178)           Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015         (207,063)         (171,986)           TOTAL STOCKHOLDERS' EQUITY         623,247         647,840	TOTAL CURRENT LIABILITIES		361,318		358,697
Long term portion of capital lease         12,640         13,299           Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         <	Long term debt		92,648		100,895
Deferred taxes         154,039         160,182           STOCKHOLDERS' EQUITY:           Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015         -         -           Common stock           Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015         412         412           Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015         7         7           Additional paid-in capital         166,803         174,285           Purchase price in excess of predecessor basis, net of tax benefit of \$10,306         (15,458)         (15,458)           Retained earnings         678,723         660,758           Accumulated other comprehensive loss         (177)         (178)           Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015         (207,063)         (171,986)           TOTAL STOCKHOLDERS' EQUITY         623,247         647,840	Non-current liabilities		20,754		20,233
STOCKHOLDERS' EQUITY:  Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015  Common stock  Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015  Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015  7  Additional paid-in capital  166,803  174,285  Purchase price in excess of predecessor basis, net of tax benefit of \$10,306  Retained earnings  Accumulated other comprehensive loss  (177)  Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015  TOTAL STOCKHOLDERS' EQUITY  623,247  647,840	Long term portion of capital lease		12,640		13,299
Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015       -       -       -         Common stock         Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015       412       412         Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015       7       7         Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	Deferred taxes		154,039		160,182
Common stock         Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015       412       412         Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015       7       7         Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	STOCKHOLDERS' EQUITY:				
Common stock         Class A: \$.01 par value; 97,337,700 shares authorized and 41,224,792 shares issued in 2016 and 2015; 34,675,173 shares outstanding in 2016 and 35,633,961 shares outstanding in 2015       412       412         Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015       7       7         Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	Preferred stock, \$.01 par value; 2,000,000 shares authorized; no shares issued or outstanding in 2016 and 2015		-		-
outstanding in 2016 and 35,633,961 shares outstanding in 2015       412       412         Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015       7       7         Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	Common stock				
Class B: \$.01 par value; 662,300 shares authorized; 662,296 shares issued and outstanding in 2016 and 2015       7       7         Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840			412		412
Additional paid-in capital       166,803       174,285         Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840					
Purchase price in excess of predecessor basis, net of tax benefit of \$10,306       (15,458)       (15,458)         Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	* ' ' '				
Retained earnings       678,723       660,758         Accumulated other comprehensive loss       (177)       (178)         Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840			,		
Accumulated other comprehensive loss         (177)         (178)           Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015         (207,063)         (171,986)           TOTAL STOCKHOLDERS' EQUITY         623,247         647,840	* *				. , ,
Treasury stock; at cost, 6,549,619 shares in 2016 and 5,590,831 shares in 2015       (207,063)       (171,986)         TOTAL STOCKHOLDERS' EQUITY       623,247       647,840	E				
TOTAL STOCKHOLDERS' EQUITY 623,247 647,840			` ′		` ′
	TOTAL LIABILITIES AND STOCKHOLDERS' EQUITY	\$	1,264,646	\$	1,301,146

See notes to unaudited consolidated financial statements.

# HUB GROUP, INC. UNAUDITED CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (in thousands, except per share amounts)

			Months	
		Ended N	larch 31,	
		2016		2015
Revenue	\$	805,859	\$	835,941
Transportation costs		697,472		746,813
Gross margin		108,387		89,128
Costs and expenses:				
Salaries and benefits		43,863		39,476
Agent fees and commissions		16,901		14,826
General and administrative		16,644		14,071
Depreciation and amortization		2,136		1,960
Total costs and expenses		79,544	·	70,333
Operating income		28,843		18,795
Other income (expense):				
Interest expense		(911)		(741)
Interest and dividend income		61		6
Other, net		936		(1,404)
Total other income (expense)		86		(2,139)
Income before provision for income taxes		28,929		16,656
Provision for income taxes		10,964		6,380
Net income	\$	17,965	\$	10,276
	*	- 7,7 00	<u>*</u>	
Other comprehensive income:				
Foreign currency translation adjustments		1		3
Total comprehensive income	\$	17,966	\$	10,279
Basic earnings per common share	\$	0.51	\$	0.28
Diluted earnings per common share	\$	0.51	\$	0.28
Basic weighted average number of shares outstanding		35,137		36,156
Diluted weighted average number of shares outstanding		35,122		36,169

See notes to unaudited consolidated financial statements.

## HUB GROUP, INC. UNAUDITED CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

Three Months Ended March 31, 2016 2015 Cash flows from operating activities: Net Income \$ 17,965 \$ 10,276 Adjustments to reconcile net income to net cash provided by operating activities: Depreciation and amortization 10,639 8,731 Deferred taxes 2,383 1,593 Compensation expense related to share-based compensation plans 2,181 2,034 Gain on sale of assets (83)Excess tax benefits from share based compensation (30)(13)Changes in operating assets and liabilities: 1,685 98 Restricted investments 21,332 2,874 Accounts receivable, net Prepaid taxes 26 4,557 Prepaid expenses and other current assets 1,409 (3,246)Other assets 400 330 Accounts payable 5,421 13,414 (13,517) Accrued expenses 5,733 Non-current liabilities 481 (1,052)Net cash provided by operating activities 50,292 45,329 Cash flows from investing activities: 592 Proceeds from sale of equipment 26 Purchases of property and equipment (4,893)(15,057)Net cash used in investing activities (4,301)(15,031)Cash flows from financing activities: Proceeds from issuance of debt 11,480 (8,132)(5,553)Repayments of long term debt Stock tendered for payments of withholding taxes (2,208)(2,754)Purchase of treasury stock (42,368)(13,419)Capital lease payments (643)(605)Excess tax benefits from share-based compensation (134)42 Net cash used in financing activities (53,485)(10,809)Effect of exchange rate changes on cash and cash equivalents 3 Net (decrease) increase in cash and cash equivalents (7,493)19,492 109,769 Cash and cash equivalents beginning of the period 207,749 129,261 200,256 Cash and cash equivalents end of the period Supplemental disclosures of cash paid for: \$ 789 Interest 1,245 194 Income taxes 5,586

See notes to unaudited consolidated financial statements.

## HUB GROUP, INC. NOTES TO UNAUDITED CONSOLIDATED FINANCIAL STATEMENTS

#### NOTE 1. Interim Financial Statements

Our accompanying unaudited consolidated financial statements of Hub Group, Inc. ("we", "us" or "our") have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission. Certain information and footnote disclosures normally included in annual financial statements have been omitted pursuant to those rules and regulations. However, we believe that the disclosures contained herein are adequate to make the information presented not misleading.

The financial statements reflect, in our opinion, all material adjustments (which include only normal recurring adjustments) necessary to fairly present our financial position as of March 31, 2016 and results of operations for the three months ended March 31, 2016 and 2015.

These unaudited consolidated financial statements and notes thereto should be read in conjunction with the consolidated financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2015. Results of operations in interim periods are not necessarily indicative of results to be expected for a full year due partially to seasonality.

#### NOTE 2. Business Segments

We report two distinct business segments. The first segment is Mode, which includes the Mode Transportation, LLC ("Mode LLC") business we acquired on April 1, 2011. The second segment is Hub, which is all business other than Mode.

Hub offers comprehensive intermodal, truck brokerage and logistics services. Our employees operate the freight through a network of operating centers located in the United States, Canada and Mexico. Each operating center is strategically located in a market with a significant concentration of shipping customers and one or more railheads. Hub has full time employees located throughout the United States, Canada and Mexico.

Mode LLC has Independent Business Owners ("IBOs") who sell and operate the business throughout North America, as well as sales only agents. Mode LLC also has a company managed operation and corporate offices in Dallas, TX, a temperature protected services division, Temstar, located in Oak Brook, IL and corporate offices in Memphis, TN.

Mode LLC markets and operates its freight transportation services, consisting of intermodal, truck brokerage and logistics, primarily through agents who enter into contractual arrangements with Mode LLC.

The following is a summary of operating results and certain other financial data for our business segments (in thousands):

			Three I Ended Mar					]	Three I Ended Mar		
		Hub	Mode	,	Inter- Segment Elims	Hub Group Total	Hub		Mode	Inter- Segment Elims	Hub Group Total
Revenue	\$	615,227	\$ 208,832	\$	(18,200) \$	805,859	\$ 643,443	\$	213,522	\$ (21,024) \$	835,941
Transportation costs		536,073	179,599		(18,200)	697,472	580,258		187,579	(21,024)	746,813
Gross margin	· <u> </u>	79,154	29,233			108,387	63,185		25,943		89,128
Costs and expenses:											
Salaries and benefits		40,096	3,767		-	43,863	35,660		3,816	-	39,476
Agent fees and commissions		13	16,888		-	16,901	15		14,811	-	14,826
General and administrative		14,722	1,922		-	16,644	12,198		1,873	-	14,071
Depreciation and amortization		1,815	321			2,136	 1,618		342	<u> </u>	1,960
Total costs and expenses	· · · · ·	56,646	22,898		-	79,544	 49,491		20,842	 -	70,333
Operating income	\$	22,508	\$ 6,335	\$	- \$	28,843	\$ 13,694	\$	5,101	\$ - \$	18,795
				_			 				
Capital Expenditures	\$	4,631	\$ 262	\$	- \$	4,893	\$ 14,998	\$	59	\$ - \$	15,057

		As of Mar	ch 31, 2016			As of Decen	ıber	r 31, 2015		
			Inter-	Hub				Inter-	Hub	_
			Segment	Group				Segment	Group	
	 Hub	Mode	Elims	Total	Hub	Mode		Elims	Total	
Total assets	\$ 1,105,289	\$ 164,742	\$ (5,385) \$	1,264,646	\$ 1,127,042	\$ 181,514	\$	(7,410) \$	1,301,14	6
Goodwill	233,151	29,389	_	262,540	233,205	29,389		_	262.59	4

The following tables summarize our revenue by segment and business line (in thousands):

		Three Mo	ont	ths			Three I	Mor	ıths	
		Ended March	13	1, 2016			Ended Mar	ch :	31, 2015	
				Inter-	Hub				Inter-	Hub
				Segment	Group				Segment	Group
	Hub	Mode		Elims	Total	Hub	Mode		Elims	Total
Intermodal	\$ 413,806	\$ 112,366	\$	(17,949) \$	508,223	\$ 420,952	\$ 110,692	\$	(20,409) \$	511,235
Truck brokerage	81,410	67,349		(27)	148,732	89,291	74,352		(165)	163,478
Logistics	120,011	 29,117		(224)	148,904	 133,200	28,478		(450)	161,228
Total revenue	\$ 615,227	\$ 208,832	\$	(18,200) \$	805,859	\$ 643,443	\$ 213,522	\$	(21,024) \$	835,941

#### NOTE 3. Earnings Per Share

The following is a reconciliation of our earnings per share (in thousands, except for per share data):

		Three Months End	led, March 31,	
	20	16		2015
Net income for basic and diluted earnings per share	\$	17,965	\$	10,276
Weighted average shares outstanding - basic		35,137		36,156
Dilutive effect of stock options and restricted stock		(15)		13
Weighted average shares outstanding - diluted		35,122		36,169
Earnings per share - basic	<u>\$</u>	0.51	\$	0.28
Earnings per share - diluted	\$	0.51	\$	0.28

#### NOTE 4. Fair Value Measurement

The carrying value of cash and cash equivalents, accounts receivable and accounts payable and long term debt approximated fair value as of March 31, 2016 and December 31, 2015 due to their short-term nature.

We consider as cash equivalents all highly liquid instruments with an original maturity of three months or less. As of March 31, 2016 and December 31, 2015, our cash and temporary investments were with high quality financial institutions in Demand Deposit Accounts (DDAs) and Savings Accounts.

Restricted investments, as of March 31, 2016 of \$19.4 million and December 31, 2015 of \$21.1 million, included mutual funds which are reported at fair value.

Our assets and liabilities measured at fair value are based on valuation techniques which consider prices and other relevant information generated by market transactions involving identical or comparable assets and liabilities. These valuation methods are based on either quoted market prices (Level 1) or inputs, other than quoted prices in active markets, that are observable either directly or indirectly (Level 2). Cash and cash equivalents, accounts receivable and accounts payable are defined as "Level 1", while long term debt is defined as "Level 2" of the fair value hierarchy in the Fair Value Measurements and Disclosures Topic of the Codification.

#### NOTE 5. Long-Term Debt and Financing Arrangements

We have standby letters of credit that expire at various dates in 2016. As of March 31, 2016, our letters of credit were \$8.2 million.

Our unused and available borrowings under our bank revolving line of credit were \$41.8 million as of March 31, 2016 and as of December 31, 2015. We were in compliance with our debt covenants as of March 31, 2016.

We have entered into various Equipment Notes ("Notes") for the purchase of tractors and containers. The Notes are secured by the underlying equipment financed in the agreements.

	Period	Ended
	March 31, 2016	December 31, 2015
Secured Equipment Notes due in December 2020 with monthly principal and interest payments of \$0.6 million commencing in January 2016; interest is paid monthly at a fixed annual rate between 2.02% and 2.03% \$	31,490	\$ 33,06
Secured Equipment Notes due in September 2020 with monthly principal and interest payments of \$0.2 million commencing in October 2015; interest is paid monthly at a fixed annual rate of 1.84%	11,597	12,21
Secured Equipment Notes due in June 2020 with monthly principal and interest payments of \$0.1 million commencing in July 2015; interest is paid monthly at a fixed annual rate of 2.14%	6,056	6,39
Secured Equipment Notes due in March 2020 with monthly principal and interest payments of \$0.04 million commencing in April 2015; interest is paid monthly at a fixed annual rate of 2.14%	1,886	1,99
Secured Equipment Notes due in January 2020 with monthly principal and interest payments of \$0.2 million commencing in February 2015; interest is paid monthly at a fixed annual rate between 1.72% and 2.26%	7,088	7,53
Secured Equipment Notes due in December 2019 with monthly principal and interest payments of \$0.2 million commencing in January 2015; interest is paid monthly at a fixed annual rate of 2.24%	10,180	10,82
Secured Equipment Notes due in November 2019 with monthly principal and interest payments of \$0.5 million commencing in December 2014; interest is paid monthly at a fixed annual rate of 2.05%	21,131	22,51
Secured Equipment Notes due in September 2019 with monthly principal and interest payments of \$0.4 million commencing in September 2014; interest is paid monthly at a fixed annual rate of 2.15%	16,912	18,17
Secured Equipment Notes due in February 2019 with monthly principal and interest payments of \$0.4 million commencing in January 2014; interest is paid monthly at a fixed annual rate between 1.87% and 1.93%	14,724	15,97
Secured Equipment Notes due in June 2018 with quarterly principal and interest payments of \$0.5 million commencing in August 2013; interest is paid quarterly at a fixed annual rate between 1.9% and 2.0%	4,108 125,172	4,61 133,30
Less current portion Total long-term debt \$	(32,524) 92,648	\$ (32,40 \$ 100,89

#### NOTE 6. Guarantees

As a recruiting tool for our owner-operators, we are guaranteeing certain owner-operators' lease payments for tractors. The guarantees expire at various dates through 2020.

The potential maximum exposure under these lease guarantees was approximately \$6.2 million and \$10.3 million as of March 31, 2016 and December 31, 2015, respectively. The potential maximum exposure represents the amount of the remaining lease payments on all outstanding guaranteed leases as of March 31, 2016 and December 31, 2015. However, upon default, we have the option to purchase the tractors. We could then sell the tractors and use the proceeds to recover all or a portion of the amounts paid

under the guarantees. Alternatively, we can contract with another owner-operator who would assume the lease. There were no material defaults during the quarter ended March 31, 2016 or the year ended December 31, 2015 and no potential material defaults.

We had a liability of approximately \$0.05 million as of March 31, 2016 and \$0.1 million as of December 31, 2015, representing the fair value for estimated defaults of the guarantees, based on a discounted cash-flow analysis which is included in current and non-current liabilities in our Consolidated Balance Sheets. We are amortizing the amounts over the remaining lives of the respective guarantees.

#### NOTE 7. Commitments and Contingencies

In December 2015, we committed to acquire 1,000 53' containers with an option to buy an additional 500 containers. In February 2016, we exercised our option to buy the additional 500 containers. The total purchase price of these containers is approximately \$14 million. As of March 31, 2016, we have received 1,216 containers. We expect to receive the remainder by the end of April 2016. We will be financing the purchase of this equipment with secured fixed rate debt.

#### NOTE 8. Legal Matters

#### Robles

On January 25, 2013, a complaint was filed in the U.S. District Court for the Eastern District of California (Sacramento Division) by Salvador Robles against our subsidiary, Comtrak Logistics, Inc., now known as Hub Group Trucking, Inc. Mr. Robles drove a truck for Hub Group Trucking in California, first as an independent contractor and then as an employee. The action was brought on behalf of a class comprised of present and former California-based truck drivers for Hub Group Trucking who were classified as independent contractors, from January 2009 to August 2014. The complaint alleges Hub Group Trucking has misclassified such drivers as independent contractors and that such drivers were employees. The complaint asserts various violations of the California Labor Code and claims that Hub Group Trucking has engaged in unfair competition practices. The complaint seeks, among other things, declaratory and injunctive relief, compensatory damages and attorney's fees. In May 2013, the complaint was amended to add similar claims based on Mr. Robles' status as an employed company driver. These additional claims are only on behalf of Mr. Robles and not a putative class.

The Company believes that the California independent contractor truck drivers were properly classified as independent contractors at all times. Nevertheless, because lawsuits are expensive, time-consuming and could interrupt our business operations, Hub Group Trucking decided to make settlement offers to individual drivers with respect to the claims alleged in this lawsuit, without admitting liability. As of March 31, 2016, 93% of the California drivers have accepted the settlement offers. In late 2014, Hub Group Trucking decided to convert its model from independent contractors to employee drivers in California. In early 2016, Hub Group Trucking closed its operations in Southern California.

On April 3, 2015, the Robles case was transferred to the U.S. District Court for the Western District of Tennessee (Western Division) in Memphis. In May 2015, the plaintiffs in the Robles case filed a Second Amended Complaint ("SAC") which names 334 current and former Hub Group Trucking drivers as "interested putative class members." In addition to reasserting their existing claims, the SAC includes claims post-conversion, added two new plaintiffs and seeks a judicial declaration that the settlement agreements are unenforceable. In June 2015, Hub Group Trucking filed a motion to dismiss the SAC. This motion is fully briefed and Hub Group Trucking is awaiting a ruling from the Court.

#### Adame

On August 5, 2015, the Plaintiffs' law firm in the Robles case filed a lawsuit in state court in San Bernardino County, California on behalf of 63 named Plaintiffs against Hub Group Trucking and five Company employees. The lawsuit alleges claims similar to those being made in Robles and seeks monetary penalties under the Private Attorneys General Act. Of the 63 named Plaintiffs, at least 58 of them previously accepted the settlement offers referenced above.

On October 29, 2015, Defendants filed a notice of removal to remove the case from state court in San Bernardino to federal court in the Central District of California. On November 19, 2015, Defendants filed a motion to transfer the case to federal court in Memphis, Tennessee and also filed a motion to dismiss the case pursuant to a clause in the independent contractor agreement stating that Tennessee law applies. Also on November 19, 2015, Plaintiffs filed a motion to remand the case back to state court, claiming that the federal court lacks jurisdiction over the case. The court granted Plaintiffs' motion to remand to the state court in San Bernardino County on April 7, 2016, mooting Defendants' motions to transfer and dismiss.

#### Lubinski

On September 12, 2014, a complaint was filed in the U.S. District Court for the Northern District of Illinois (Eastern Division) by Christian Lubinski against Hub Group Trucking. The action was brought on behalf of a class comprised of present and former owner-operators providing delivery services in Illinois for Hub Group Trucking. The complaint alleged Hub Group Trucking misclassified such drivers as independent contractors and that such drivers were employees. The complaint also alleged that Hub Group Trucking made illegal deductions from the drivers' pay and failed to properly compensate the drivers for all hours worked, reimburse business expenses, pay employment taxes, and provide workers' compensation and other employment benefits. The complaint asserted various violations of the Illinois Wage Payment and Collections Act and claimed that Hub Group Trucking was unjustly enriched. The complaint sought, among other things, monetary damages for the relevant statutory period and attorneys' fees.

On October 24, 2014, the Lubinski case was transferred to the U.S. District Court for the Western District of Tennessee (Western Division), in Memphis. On September 22, 2015, the court granted Hub Group Trucking's motion to dismiss Lubinski's Illinois law claims with prejudice based on the contractual choice of law provision, which provided that Tennessee law governed. The court denied as moot Hub Group Trucking's motion to dismiss based on federal preemption. On October 2, 2015, Lubinski appealed this order to the United States Court of Appeals for the Sixth Circuit in Cincinnati.

On December 17, 2015, Lubinski filed his brief in support of his appeal of the motion to dismiss, asserting for the first time that the federal court did not have jurisdiction over the case due to a lack of diversity of citizenship. Hub Group Trucking filed its response brief on January 19, 2016, in part arguing that Lubinski had himself alleged diversity of citizenship in his complaint. Lubinski filed his reply brief on February 5, 2016. On April 1, 2016, the Sixth Circuit remanded the case to the district court—without ruling on the merits—for the district court "to consider the argument and admit the evidence necessary to determine the question of federal subject-matter jurisdiction." The Sixth Circuit is scheduled to mandate the case's remand to the district court at the end of April 2016.

We cannot reasonably estimate at this time the possible loss or range of loss, if any, that may arise from the remaining unresolved claims in the above mentioned lawsuits.

We are a party to other litigation incident to our business, including claims for personal injury and/or property damage, bankruptcy preference claims, and claims regarding freight lost or damaged in transit, improperly shipped or improperly billed. Some of the lawsuits to which we are party are covered by insurance and are being defended by our insurance carriers. Some of the lawsuits are not covered by insurance and we defend those ourselves. We do not believe that the outcome of this litigation will have a materially adverse effect on our financial position or results of operations.

#### NOTE 9. New Pronouncements

In May 2014, the Financial Accounting Standards Board ("FASB") issued Update No. 2014-09—Revenue from Contracts with Customers (Topic 606). This Standard provides guidance on how to recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. For public organizations, the guidance in the update is effective for annual reporting periods beginning after December 15, 2017, including interim reporting periods within that reporting period. The update provides two transition methods to the new guidance: a retrospective approach and a modified retrospective approach. Early application is permitted for annual reporting periods beginning after December 15, 2016. We plan to adopt this standard January 1, 2018, as required. We are currently evaluating the transition method and effect this update will have on our consolidated financial statements.

In November 2015, the Financial Accounting Standards Board ("FASB") issued Update No. 2015-17—Income Taxes (Topic 740). This Standard provides guidance on the balance sheet classification of deferred taxes, amending the accounting for income taxes and requiring all deferred tax assets and liabilities to be classified as non-current on the consolidated balance sheet. For public organizations, the guidance in the update is effective for annual reporting periods beginning after December 15, 2016, including interim reporting periods within that reporting period. Early application is permitted. We elected to early adopt this standard as of March 31, 2016 to simplify the presentation of our deferred income taxes and applied the guidance prospectively. As a result, we have presented all deferred tax assets and liabilities as non-current on our unaudited consolidated balance sheet as of March 31, 2016, but have not reclassified deferred tax assets and liabilities as noncurrent on our consolidated balance sheet as of December 31, 2015.

In February 2016, the FASB issued ASU No. 2016-02, Leases, which requires lessees to recognize a right-to-use asset and a lease obligation for all leases. Lessees are permitted to make an accounting policy election to not recognize an asset and liability for leases with a term of twelve months or less. The new standard will become effective beginning with the first quarter 2019. Early adoption of the standard is permitted. We plan to adopt this standard January 1, 2019, as required. We are currently evaluating a transition method and the impacts the adoption of this accounting guidance will have on the consolidated financial statements.

In March 2016, the FASB issued ASU 2016-09, Improvements to Employee Share-Based Payment Accounting, which simplifies several aspects of the accounting for employee share-based payment transactions including the accounting for income taxes, forfeitures, and statutory tax withholding requirements, as well as classification of related amounts within the statement of cash flows. The new standard will become effective beginning with the first quarter of 2017, with early adoption permitted. We are currently evaluating the impacts the adoption of this accounting guidance will have on the consolidated financial statements.

#### NOTE 10. Subsequent Event

In April 2016, we committed to acquire 2,500 53' containers. We expect the total purchase price of these containers to be approximately \$24 million. We expect to take delivery of the equipment between August and October 2016. We are still deciding whether we will lease the containers or finance the purchase with secured fixed rate debt.

#### HUB GROUP, INC.

#### Item 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The information contained in this quarterly report contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Words such as "expects," "hopes," "believes," "intends," "estimates," "anticipates," "predicts," "projects," "potential," "may," "could," "might," "should," and variations of these words and similar expressions are intended to identify these forward-looking statements. Forward-looking statements are inherently uncertain and subject to risks. Such statements should be viewed with caution. Actual results or experience could differ materially from the forward-looking statements as a result of many factors. All forward-looking statements are based upon information available to us on the date of this report. Except as required by law, we expressly disclaim any obligations to publicly release any revisions to forward-looking statements to reflect events after the date of this report. Factors that could cause our actual results to differ materially include:

- the degree and rate of market growth in the domestic intermodal, truck brokerage and logistics markets served by us;
- deterioration in our relationships with existing railroads or adverse changes to the railroads' operating rules;
- changes in rail service conditions or adverse weather conditions;
- further consolidation of railroads;
- the impact of competitive pressures in the marketplace, including entry of new competitors, direct marketing efforts by the railroads or marketing efforts of asset-based carriers;
- changes in rail, drayage and trucking company capacity;
- railroads moving away from ownership of intermodal assets;
- equipment shortages or equipment surplus;
- changes in the cost of services from rail, drayage, truck or other vendors;
- increases in costs related to any reclassification or change in our treatment of drivers or owner-operators due to regulatory, judicial and legal changes;
- labor unrest in the rail, drayage or trucking company communities;
- general economic and business conditions;
- inability to successfully protect our data against cyber-attacks;
- significant deterioration in our customers' financial condition, particularly in the retail, consumer products and durable goods sectors;
- fuel shortages or fluctuations in fuel prices;
- increases in interest rates:
- acts of terrorism and military action and the resulting effects on security;
- difficulties in maintaining or enhancing our information technology systems;
- increases in costs associated with changes to or new governmental regulations;
- significant increases to employee health insurance costs;
- loss of several of our largest customers;
- loss of Mode LLC IBOs and sales only agents;
- inability to recruit and retain key personnel and Mode LLC sales agents and IBOs;
- inability to recruit and maintain company drivers and owner-operators;
- changes in insurance costs and claims expense;
- union organizing efforts and changes to current laws which will aid in these efforts; and
- inability to identify, close and successfully integrate any future business combinations.

#### EXECUTIVE SUMMARY

Hub Group, Inc. ("we", "us" or "our") reports two distinct business segments. The first segment is "Mode," which includes the acquired Mode LLC business only. The second segment is "Hub," which is all business other than Mode. Hub Group (as opposed to just Hub), refers to the consolidated results for the whole company, including both the Mode and Hub segments. For the segment financial results, refer to Note 2 to the unaudited consolidated financial statements.

We are one of the largest intermodal marketing companies ("IMC") in the United States and a full service transportation provider offering intermodal, truck brokerage and logistics services. We operate through a nationwide network of operating centers and independent business owners.

As an IMC, we arrange for the movement of our customers' freight in containers and trailers over long distances. We contract with railroads to provide transportation for the long-haul portion of the shipment and with local trucking companies, known as "drayage companies," for local pickup and delivery. As part of the intermodal services, we negotiate rail and drayage rates, electronically track shipments in transit, consolidate billing and handle claims for freight loss or damage on behalf of our customers.

As of March 31, 2016, approximately 59% of Hub's drayage needs were met by our subsidiary, Hub Group Trucking, Inc., which assists us in providing reliable, cost effective intermodal services to our customers. Hub Group Trucking has terminals in Atlanta, Birmingham, Charlotte, Chattanooga, Chicago, Columbus (OH), Dallas, Hammond (IN), Harrisburg, Huntsville, Indianapolis, Jacksonville, Kalamazoo, Kansas City, Milwaukee, Memphis, Nashville, Newark, Philadelphia, Portland (OR), Salt Lake City, Savannah, Seattle, St. Louis and Stockton metro areas. As of March 31, 2016, Hub Group Trucking leased or owned 1,047 tractors, leased or owned 447 trailers, employed 923 drivers and contracted with 1,781 owner-operators for their services and equipment.

We also arrange for the transportation of freight by truck, providing customers with another option for their transportation needs. We match the customers' needs with carriers' capacity to provide the most effective service and price combinations. As part of our truck brokerage services, we negotiate rates, track shipments in transit and handle claims for freight loss or damage on behalf of our customers.

Our logistics service consists of complex transportation management services, including load consolidation, mode optimization and carrier management. These service offerings are designed to take advantage of the increasing trend for shippers to outsource all or a greater portion of their transportation needs.

Hub has full time marketing representatives throughout North America who service local, regional and national accounts. We believe that fostering long-term customer relationships is critical to our success and allows us to better understand our customers' needs and specifically tailor our transportation services to them.

Hub's yield management group works with pricing, account management and operations to enhance Hub's customer margins. We are working on margin enhancement projects including matching up inbound and outbound loads, reducing empty miles, improving our recovery of accessorial costs, reducing our drayage costs, and reviewing and improving low contribution freight.

Hub's top 50 customers represent approximately 63% of the Hub segment revenue for the three months ended March 31, 2016. We use various performance indicators to manage our business. We closely monitor margin and gains and losses for our top 50 customers. We also evaluate on-time performance, cost per load and daily sales outstanding by customer account. Vendor cost changes and vendor service issues are also monitored closely.

Mode has approximately 189 agents, consisting of 103 sales/operating agents, known as Independent Business Owners ("IBOs"), who sell and operate the business throughout North America and 86 sales only agents. Mode also has a company managed operation and corporate offices in Dallas, a temperature protected services division, Temstar, located in Oak Brook, IL and corporate offices in Memphis. Mode's top 20 customers represent approximately 39% of the Mode segment revenue for the three months ended March 31, 2016. We closely monitor revenue and margin for these customers. We believe Mode brings us highly complementary service offerings, more scale and a talented sales channel that allows us to better reach small and midsize customers.

#### RESULTS OF OPERATIONS

Three Months Ended March 31, 2016 Compared to the Three Months Ended March 31, 2015

The following table summarizes our revenue by segment and business line (in thousands) for the three months ended March 31:

#### Revenue

		Three M Ended Marcl				Three Ended Man		
			Inter- Segment	Hub Group			Inter- Segment	Hub Group
	Hub	Mode	Elims	Total	Hub	Mode	Elims	Total
Intermodal	\$ 413,806	\$ 112,366	\$ (17,949) \$	508,223	\$ 420,952	\$ 110,692	\$ (20,409) \$	511,235
Truck brokerage	81,410	67,349	(27)	148,732	89,291	74,352	(165)	163,478
Logistics	120,011	29,117	(224)	148,904	133,200	28,478	(450)	161,228
Total revenue	\$ 615,227	\$ 208,832	\$ (18,200) \$	805,859	\$ 643,443	\$ 213,522	\$ (21,024) \$	835,941

Hub Group's revenue decreased 3.6% to \$805.9 million in 2016 from \$835.9 million in 2015.

The Hub segment revenue decreased 4.4% to \$615.2 million. Intermodal revenue decreased 1.7% to \$413.8 million due to a decline in fuel revenue. This decrease was partially offset by an increase in intermodal volume of 1.0% and an increase in price and mix. Truck brokerage revenue decreased 8.8% to \$81.4 million. Truck brokerage handled 5.0% more loads, but fuel, mix and price combined were down 13.8% causing the 8.8% decrease in revenue. Logistics revenue decreased 9.9% to \$120.0 million due to losing a customer in May of 2015 and customers' business levels being down.

Mode's revenue decreased 2.2% to \$208.8 million in 2016 from \$213.5 million in 2015. Mode's intermodal revenue increased 1.5% primarily due to an 8.8% increase in loads which was partially offset by a decline in fuel revenue. Mode's truck brokerage revenue decreased 9.4% primarily due to a decrease in revenue per load that was driven by lower fuel. Mode's logistics revenue increased 2.2%.

The following is a summary of operating results for our business segments (in thousands):

			Three M Ended Mar					Three I Ended Mai			
	Hub		Mode	;	Inter- Segment Elims	Hub Group Total	 Hub	Mode		Inter- Segment Elims	Hub Group Total
Revenue	\$ 615,227	\$	208,832	\$	(18,200) \$	805,859	\$ 643,443	\$ 213,522	\$	(21,024) \$	835,941
Transportation costs	536,073		179,599		(18,200)	697,472	580,258	187,579		(21,024)	746,813
Gross margin	 79,154		29,233			108,387	 63,185	25,943			89,128
Costs and expenses:											
Salaries and benefits	40,096		3,767		-	43,863	35,660	3,816		-	39,476
Agent fees and commissions	13		16,888		-	16,901	15	14,811		-	14,826
General and administrative	14,722		1,922		-	16,644	12,198	1,873		-	14,071
Depreciation and amortization	1,815		321		-	2,136	1,618	342		-	1,960
Total costs and expenses	56,646		22,898		-	79,544	49,491	20,842		-	70,333
		_		_					_		
Operating income	\$ 22,508	\$	6,335	\$	- \$	28,843	\$ 13,694	\$ 5,101	\$	- \$	18,795

#### **Transportation Costs**

Hub Group's transportation costs decreased 6.6% to \$697.5 million in 2016 from \$746.8 million in 2015. Transportation costs in 2016 consisted of purchased transportation costs of \$608.7 million and equipment and driver related costs of \$88.8 million compared to 2015 costs of purchased transportation of \$649.9 million and equipment and driver related costs of \$96.9 million.

The Hub segment transportation costs decreased 7.6% to \$536.1 million in 2016 from \$580.3 million in 2015. Hub segment transportation costs in 2016 included \$447.9 million in purchased transportation, down from \$484.3 million in 2015. The 7.5% decrease in purchased transportation costs was due primarily to a decrease in fuel costs, partially offset by an increase in rail costs, higher volumes and an increase in purchased drayage. Equipment and driver related costs decreased 8.0% to \$88.2 million in 2016 from \$95.9 million in 2015 due primarily to a decrease in fuel costs and a decrease in driver count partially offset by \$2.0 million in driver pay in connection with the shutting down of our Hub Group Trucking Los Angeles terminal.

The Mode segment transportation costs decreased 4.3% to \$179.6 million in 2016 from \$187.6 million in 2015. Mode segment transportation costs are primarily purchased transportation costs which decreased due primarily to lower fuel costs, partially offset by higher volume in intermodal and truck brokerage.

#### **Gross Margin**

Hub Group's gross margin increased 21.6% to \$108.4 million in 2016 from \$89.1 million in 2015. Hub Group's gross margin as a percentage of sales increased to 13.4% as compared to last year's 10.7% margin.

The Hub segment gross margin increased 25.3% to \$79.2 million. The Hub segment margin increase of \$16.0 million resulted from an increase in margin in all three business lines. Intermodal gross margin increased because of a 1.0% increase in loads, price increases, improved accessorial management and lower dray costs. Rail cost increases partially offset some of this improvement. Truck brokerage margin increased as a result of growth with targeted customer accounts. Logistics margin increased due to improved customer mix. As a percentage of revenue, the Hub segment gross margin increased to 12.9% in 2016 from 9.8% in 2015. Intermodal gross margin as a percentage of sales increased 350 basis points because of price increases, improved accessorial management and lower dray costs. Truck brokerage gross margin as a percentage of sales was up 340 basis points due to more value added services, improved customer mix and better purchasing. Logistics gross margin as a percentage of sales was up 140 basis points due to purchasing more cost effectively and improved customer mix.

Mode's gross margin increased to \$29.2 million in 2016 from \$25.9 million in 2015 due to margin growth in intermodal and truck brokerage. Mode's gross margin as a percentage of revenue increased to 14.0% in 2016 from 12.1% in 2015 due primarily to a 170 basis point improvement in intermodal yield and a 315 basis point improvement in truck brokerage yield.

#### CONSOLIDATED OPERATING EXPENSES

The following table includes certain items in the consolidated statements of income as a percentage of revenue:

		Three Months Ended March 31,	
	2016	2015	
Revenue	100.0%	100.0%	
Transportation costs	86.6	89.3	
Gross margin	13.4	10.7	
Costs and expenses:			
Salaries and benefits	5.4	4.7	
Agent fees and commissions	2.1	1.8	
General and administrative	2.1	1.7	
Depreciation and amortization	0.3	0.2	
Total costs and expenses	9.9	8.4	
Operating income	3.5	2.3	

#### Salaries and Benefits

Hub Group's salaries and benefits increased to \$43.9 million in 2016 from \$39.5 million in 2015. As a percentage of revenue, Hub Group's salaries and benefits increased to 5.4% in 2016 from 4.7% in 2015.

The Hub segment salaries and benefits increase of \$4.4 million was primarily due to increases of \$2.5 million related to headcount and annual merit increases, \$0.7 million of commissions, \$0.5 million of employee bonuses, \$0.4 million of severance, \$0.2 million of employee benefits and \$0.1 million of compensation related to restricted stock awards.

Mode's salaries and benefits expense remained consistent at \$3.8 million in both 2016 and 2015.

Hub Group's headcount as of March 31, 2016 was 1,638, which excludes drivers, as driver costs are included in transportation costs. As of March 31, 2016, Mode had 118 employees.

#### **Agent Fees and Commissions**

Hub Group's agent fees and commissions increased to \$16.9 million in 2016 from \$14.8 million in 2015. As a percentage of revenue, these expenses increased to 2.1% in 2016 from 1.8% in 2015.

The Mode segment agent fees and commissions increase of \$2.1 million was due primarily to the increase in gross margin.

#### General and Administrative

Hub Group's general and administrative expenses increased to \$16.6 million in 2016 from \$14.1 million in 2015. These expenses, as a percentage of revenue, increased to 2.1% in 2016 from 1.7% in 2015.

The Hub segment increase of \$2.5 million was due primarily to increases in consulting and professional services expense of \$1.6 million, repairs and maintenance expense of \$0.3 million, rent expense of \$0.3 million related to the closure of the Hub Group Trucking terminal in Los Angeles, travel and entertainment expenses of \$0.2 million and office expense of \$0.1 million.

Mode's general and administrative expenses remained consistent at \$1.9 million in both 2016 and 2015.

#### **Depreciation and Amortization**

Hub Group's depreciation and amortization increased to \$2.1 million in 2016 from \$2.0 million 2015. This expense as a percentage of revenue increased to 0.3% in 2016 from 0.2% 2015.

The Hub segment depreciation expense increased to \$1.8 million in 2016 from \$1.6 million in 2015. This increase was related primarily to more depreciation related to additional computer software.

Mode's depreciation expense remained consistent at \$0.3 million in both 2016 and 2015.

#### Other Income (Expense)

Total other income increased to \$0.1 million of income in 2016 from \$2.1 million of expense in 2015 due primarily to gains in foreign currency translation of \$0.9 million in the first quarter of 2016 versus losses of \$1.4 million in the first quarter of 2015, partially offset by an increase in interest expense of \$0.2 million related to our tractor and container debt.

#### **Provision for Income Taxes**

The provision for income taxes increased to \$11.0 million in 2016 from \$6.4 million in 2015. We provided for income taxes using an effective rate of 37.9% in 2016 and an effective rate of 38.3% in 2015. The 2016 effective tax rate was lower primarily due to a cumulative decrease in state taxes net of federal benefit, resulting from changes several states made to taxable income apportionment rules. We expect our effective tax rate for the remainder of 2016 will be approximately 38%.

#### **Net Income**

Net income increased to \$18.0 million in 2016 from \$10.3 million in 2015 due primarily to increased margin and other income, partially offset by higher operating expenses and higher income tax expense in 2016.

#### LIQUIDITY AND CAPITAL RESOURCES

During the first three months of 2016, we funded operations, capital expenditures, capital leases, purchase of treasury stock, repayments of debt and stock buy backs related to employee withholding upon vesting of restricted stock through cash flows from operations and cash on hand. We believe that our cash, cash flows from operations and borrowings available under our Credit Agreement will be sufficient to meet our cash needs for at least the next twelve months.

Cash provided by operating activities for the three months ended March 31, 2016 was approximately \$50.3 million, which resulted primarily from income of \$18.0 million adjusted for non-cash charges of \$15.1 million and a change in operating assets and liabilities of \$17.2 million.

Cash provided by operating activities increased \$5.0 million in 2016 versus 2015. The increase was due to an increase in net income of \$7.7 million and \$2.8 million increase in adjustments for non-cash charges, partially offset by the \$5.5 million decrease in the change in operating assets and liabilities for 2016 compared to 2015. This decrease was attributed primarily to the timing of payroll expense payments and accounts payable related to the timing of vendor payments. These decreases were partially offset by an increase in accounts receivable related to the timing of customer payments.

Net cash used in investing activities for the three months ended March 31, 2016 was \$4.3 million. Capital expenditures of \$4.9 million related primarily to technology investments of \$2.6 million, transportation equipment of \$1.8 million and the remainder for leasehold improvements.

In 2016 we expect to purchase 4,000 containers. We have already received 1,500 containers that will be financed with debt. We are also investing in technology projects including transportation management systems and satellite tracking. We have not decided if we will finance the remaining 2,500 containers using debt or operating leases. If we finance with operating leases, we estimate our capital expenditures will range from \$45 million to \$55 million. If we finance with debt, we estimate our capital expenditures will range from \$70 million to \$80 million.

Net cash used in investing activities for the quarter ended March 31, 2015 was \$15.0 million. The decrease in net cash used in investing activities of \$10.7 million in 2016 versus 2015 was due primarily to lower purchases of containers and tractors in 2016.

The net cash used in financing activities for the three months ended March 31, 2016 was \$53.5 million, which resulted from the purchase of treasury stock of \$42.4 million, repayment of long-term debt of \$8.1 million, stock tendered for payments of withholding taxes of \$2.2 million, capital lease payments of \$0.7 million and excess tax benefits from share-based compensation of \$0.1 million.

The increase in net cash used in financing activities of \$42.7 million from 2016 versus 2015 is primarily due to a \$28.9 million increase in the purchases of treasury stock and having no proceeds from the issuance of debt.

In 2016, we expect our cash paid for taxes to be greater than 2015 and closer to our income tax expense because we do not have a material prepaid tax carry over from 2015 to use in 2016 and we expect to have a smaller favorable timing difference between the 2016 tax return and financial statement depreciation.

We have standby letters of credit that expire at various dates in 2016. As of March 31, 2016, our letters of credit were \$8.2 million.

Our unused and available borrowings under our bank revolving line of credit were \$41.8 million as of March 31, 2016 and as of December 31, 2015. We were in compliance with our debt covenants as of March 31, 2016.

#### Item 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK

We are exposed to market risk related to changes in interest rates on our bank line of credit which may adversely affect our results of operations and financial condition. Although we conduct business in foreign countries, international operations are not material to our consolidated financial position, results of operations, or cash flows. Additionally, foreign currency transaction gains and losses were not material to our results of operations for the three months ended March 31, 2016. Accordingly, we are not currently subject to material foreign currency exchange rate risks from the effects that exchange rate movements of foreign currencies would have on our future costs or on future cash flows we would receive from our foreign investment. To date, we have not entered into any foreign currency forward exchange contracts or other derivative financial instruments to hedge the effects of adverse fluctuations in foreign currency exchange rates. We do not use financial instruments for trading purposes.

We have both fixed and variable rate debt as described in Note 5 to the unaudited consolidated financial statements. Any material increase in market interest rates would not have a material impact on the results of operations for the quarter ended March 31, 2016.

As of March 31, 2016 and December 31, 2015, other than our outstanding letters of credit, we had no outstanding obligations under our bank line of credit arrangement.

#### Item 4. CONTROLS AND PROCEDURES

As of March 31, 2016, an evaluation was carried out under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures. Based upon this evaluation, the Chief Executive Officer and Chief Financial Officer concluded that these disclosure controls and procedures were effective as of March 31, 2016. There have been no changes in our internal control over financial reporting identified in connection with such evaluation that occurred during the last fiscal quarter that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

#### PART II. Other Information

#### Item 1. Legal Proceedings

During the three months ended March 31, 2016, there have been no material developments from the legal proceedings disclosed in our Annual Report on Form 10-K for our fiscal year ended December 31, 2015, except those disclosed in Note 8 to the unaudited consolidated financial statements under "Legal Matters," which is incorporated herein by reference.

#### Item 1A. Risk Factors

During the three months ended March 31, 2016, there have been no material changes from the risk factors disclosed in our Annual Report on Form 10-K for our year ended December 31, 2015.

#### Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

On February 2, 2016 our Board of Directors authorized the purchases of up to \$100 million of our Class A Common Stock. This authorization expires December 31, 2016. We purchased 1,213,082 shares under this authorization during the three months ended March 31, 2016.

The following table displays the number of shares purchased during the quarter and the maximum value of shares that may yet be purchased under the plan:

J <b>nder</b>
67,932
57,632
57,632
)

As of April 26, 2016, we have purchased 1,667,811 shares for \$60.0 million under this authorization.

This table excludes 66,514 shares we purchased for \$2.2 million during the three months ended March 31, 2016 related to employee withholding upon vesting of restricted stock.

#### Item 6. Exhibits

The exhibits included as part of the Form 10-Q are set forth in the Exhibit Index immediately preceding such Exhibits and are incorporated herein by reference.

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

HUB GROUP, INC.

DATE: April 29, 2016

/s/ Terri A. Pizzuto Terri A. Pizzuto

Executive Vice President, Chief Financial Officer and Treasurer

(Principal Financial Officer)

#### EXHIBIT INDEX

Exhibit No.	Description
3.1	Amended and Restated Bylaws of Hub Group, Inc. (incorporated by reference to Exhibit 3.1 to the Registrant's report on Form 8-K dated February 18, 2016 and filed February 23, 2016, File No. 000-27754)
14	Hub Group, Inc. Code of Business Conduct and Ethics (incorporated by reference from Exhibit 14 to the Registrant's report on Form 8-K dated February 18, 2016 and filed February 23, 2016, File No. 000-27754)
31.1	Certification of David P. Yeager, Chairman and Chief Executive Officer, Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934.
31.2	Certification of Terri A. Pizzuto, Executive Vice President, Chief Financial Officer and Treasurer, Pursuant to Rule 13a-14(a) under the Securities Exchange Act of 1934.
32.1	Certification of David P. Yeager and Terri A. Pizzuto, Chief Executive Officer and Chief Financial Officer, respectively, Pursuant to 18 U.S.C. Section 1350.
101	The following financial statements and footnotes from the Hub Group Quarterly Report on Form 10-Q for the quarter ended March 31, 2016 formatted in XBRL: (i) Consolidated Balance Sheets; (ii) Unaudited Consolidated Statements of Income and Other Comprehensive Income; (iii) Unaudited Consolidated Statements of Cash Flows; and (iv) Notes to Unaudited Consolidated Financial Statements.

#### CERTIFICATION

#### I, David P. Yeager, certify that:

- 1) I have reviewed this report on Form 10-O of Hub Group, Inc.;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting and:
- 5) The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
  - a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: April 29, 2016

/s/ David P.Yeager

Name: David P. Yeager

Title: Chairman and Chief Executive Officer

#### CERTIFICATION

#### I, Terri A. Pizzuto, certify that:

- 1) I have reviewed this report on Form 10-O of Hub Group, Inc.;
- 2) Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3) Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4) The registrant's other certifying officer and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
  - a) designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
  - b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
  - c) evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
  - d) disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting and:
- 5) The registrant's other certifying officer and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of registrant's board of directors (or persons performing the equivalent functions):
  - all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
  - b) any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: April 29, 2016

/s/ Terri A. Pizzuto

Name: Terri A. Pizzuto Title: Executive Vice President,

Chief Financial Officer and Treasurer

#### Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002

The following statement is provided by the undersigned to accompany the Form 10-Q for the quarter ended March 31, 2016 of Hub Group, Inc. pursuant to Section 906 of the Sarbanes-Oxley Act of 2002 (18 U.S.C. 1350) and shall not be deemed filed pursuant to any provision of the Exchange Act of 1934 or any other securities law.

Each of the undersigned certifies that the foregoing Report on Form 10-Q fully complies with the requirements of Section 13(a) of the Securities Exchange Act of 1934 (15 U.S.C. 78m) and that the information contained in the Form 10-Q fairly presents, in all material respects, the financial condition and results of operations of Hub Group, Inc.

/s/ David P.Yeager
David P. Yeager
Chairman and Chief Executive Officer
Hub Group, Inc.

/s/ Terri A. Pizzuto
Terri A. Pizzuto

Executive Vice President, Chief Financial Officer and Treasurer Hub Group, Inc.