# **ONEX**

# Q1 2019 Interim Report

# MANAGEMENT'S DISCUSSION AND ANALYSIS

Throughout this interim MD&A, all amounts are in U.S. dollars unless otherwise indicated.

The interim Management's Discussion and Analysis ("MD&A") provides a review of Onex Corporation's ("Onex") unaudited interim consolidated financial results for the three months ended March 31, 2019 and assesses factors that may affect future results. The financial condition and results of operations are analyzed noting the significant factors that impacted the unaudited interim consolidated statements of earnings, unaudited interim consolidated statements of comprehensive earnings, unaudited interim consolidated balance sheets and unaudited interim consolidated statements of cash flows of Onex. As such, this interim MD&A should be read in conjunction with the unaudited interim consolidated financial statements and notes thereto included in this report. The financial results have been prepared in accordance with International Financial Reporting Standards ("IFRS") to provide information about Onex on a consolidated basis and should not be considered as providing sufficient information to make an investment or lending decision in regard to any particular Onex operating business, private equity fund, credit strategy or other investments.

The following interim MD&A is the responsibility of management and is as of May 9, 2019. Preparation of the interim MD&A includes the review of the disclosures by senior management of Onex and by the Onex Disclosure Committee. The Board of Directors carries out its responsibility for the review of this disclosure through its Audit and Corporate Governance Committee, comprised exclusively of independent directors. The Audit and Corporate Governance Committee has reviewed and recommended approval of the interim MD&A by the Board of Directors. The Board of Directors has approved this disclosure.

# The interim MD&A is presented in the following sections:

3 Company Overview 18 Financial Review

**11** Q1 2019 Activity **41** Glossary

Onex Corporation's financial filings, including the 2019 First Quarter interim MD&A and Financial Statements, the 2018 Annual Report, Annual Information Form and Management Information Circular, are available on Onex' website, www.onex.com, and on the Canadian System for Electronic Document Analysis and Retrieval ("SEDAR") at www.sedar.com.

### Forward-Looking/Safe Harbour Statements

This interim MD&A may contain, without limitation, statements concerning possible or assumed future operations, performance or results preceded by, followed by or that include words such as "believes", "expects", "potential", "anticipates", "estimates", "intends", "plans" and words of similar connotation, which would constitute forward-looking statements. Forward-looking statements are not guarantees. The reader should not place undue reliance on forward-looking statements and information because they involve significant and diverse risks and uncertainties that may cause actual operations, performance or results to be materially different from those indicated in these forward-looking statements. Except as may be required by Canadian securities law, Onex is under no obligation to update any forward-looking statements contained herein should material facts change due to new information, future events or other factors. These cautionary statements expressly qualify all forward-looking statements in this interim MD&A.

#### Non-GAAP Financial Measures

This interim MD&A contains non-GAAP financial measures which have been calculated using methodologies that are not in accordance with IFRS. The presentation of financial measures in this manner does not have a standardized meaning prescribed under IFRS and is therefore unlikely to be comparable to similar financial measures presented by other companies. Onex management believes that these financial measures provide helpful information to investors. Reconciliations for the non-GAAP financial measures to information contained in the unaudited interim consolidated financial statements have been presented where it is practical.

#### References

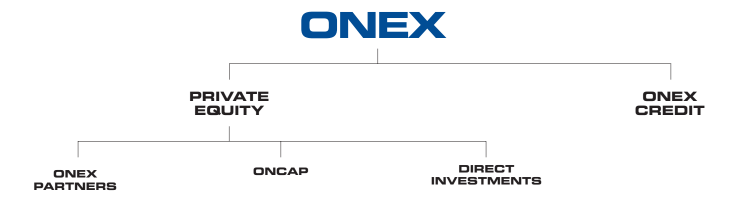
References to **Onex** or the **Company** represent Onex Corporation. References to the **Onex management team** include the management of Onex, Onex Partners, ONCAP and Onex Credit. References to management without the use of "team" include only the relevant group. For example, Onex management does not include management of Onex Partners, ONCAP or Onex Credit.

References to the **Onex Partners Groups** represent Onex, the limited partners of the relevant Onex Partners Fund, the Onex management team and, where applicable, certain other limited partners as co-investors. References to the **ONCAP Groups** represent Onex, the limited partners of the relevant ONCAP Fund, the Onex management team and, where applicable, certain other limited partners as co-investors. For example, references to the Onex Partners IV Group represent Onex, the limited partners of Onex Partners IV, the Onex management team and, where applicable, certain other limited partners as co-investors.

A glossary of terms commonly used within the interim MD&A is included on page 41.

# **COMPANY OVERVIEW**

Onex is a public company, the shares of which trade on the Toronto Stock Exchange under the symbol ONEX. The Company manages and invests capital in its private equity and credit platforms on behalf of shareholders and investors from around the world from its offices in Toronto, New York, New Jersey and London.



#### WHO WE ARE AND WHAT WE DO

Onex is an investor first and foremost, with \$6.6 billion of shareholder capital (\$64.19 or C\$85.78 per share) primarily invested in or committed to its private equity and credit platforms. We also manage \$23.1 billion of invested and committed capital on behalf of investors from around the world, including public and private pension plans, sovereign wealth funds, insurance companies and family offices, that have chosen to invest alongside us. Onex' policy is to maintain a financially strong parent company with funds available to meet capital commitments to its investing platforms and to support the growth of its asset management business.

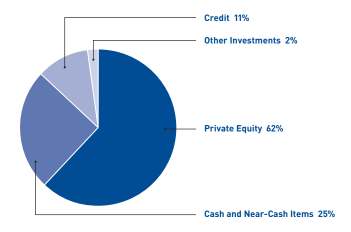
Critical to our success is the strong alignment of interests between Onex' shareholders, our limited partners and the Onex management team. Onex' distinctive ownership culture is evidenced by our management team's \$1.7 billion investment in Onex shares, DSUs, private equity investments and Onex Credit strategies.

With an experienced management team, significant financial resources and no external debt, Onex is well-positioned to continue building shareholder value through its investment activities and asset management platforms.

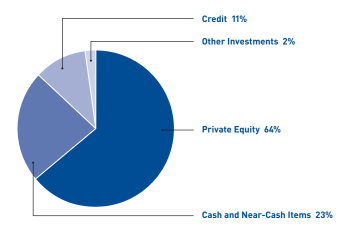
#### **INVESTING**

At March 31, 2019, substantially all of Onex' shareholder capital was invested in or committed to its private equity and credit platforms.

Onex' Investment Allocation at March 31, 2019



Onex' Investment Allocation at December 31, 2018



# **Private Equity**

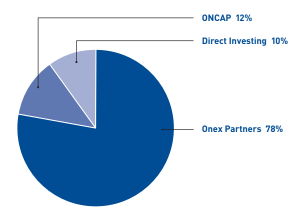
Founded in 1984, Onex is one of the oldest and most successful private equity firms. Today, the Company primarily invests in its two private equity platforms: Onex Partners for larger transactions and ONCAP for middle-market and smaller transactions. Our private equity funds seek to acquire and build high-quality businesses in partnership with talented management teams and focus on execution theses rather than macro-economic or industry trends. Onex has always been the largest limited partner in each of its private equity funds.

Our private equity funds typically acquire a control position, which allows the funds to drive important strategic decisions and effect change at the businesses. The Onex management team and our private equity funds do not get involved in the daily operating decisions of the businesses.

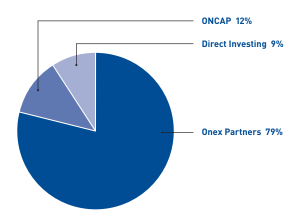
Over 35 years, we have built more than 100 operating businesses, completing about 635 acquisitions with a total value of \$78 billion. Since inception, Onex has generated a gross MOC of 2.6 times, resulting in a 27% Gross IRR on realized, substantially realized and publicly traded investments.

As at March 31, 2019, Onex' investments in private equity totalled \$4.0 billion (December 31, 2018 – \$4.0 billion).

Onex' \$4.0 billion Investment in Private Equity at March 31, 2019



Onex' \$4.0 billion Investment in Private Equity at December 31, 2018



## Credit

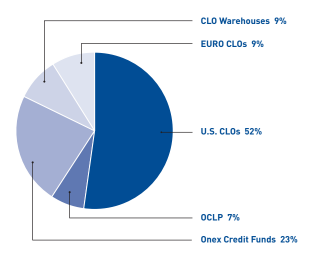
Established in 2007, Onex Credit invests primarily in non-investment grade debt through collateralized loan obligations ("CLOs"), private debt and other credit strategies. We practise value-oriented investing, employing a bottom-up, fundamental and structural analysis of the underlying borrowers. Stringent oversight of portfolio construction risk, profile and liquidity management complements our approach to investment research. Our team maintains disciplined risk management, with a focus on capital preservation across all strategies. We seek to generate strong risk-adjusted and absolute returns across market cycles. Onex is a significant investor across its credit strategies.

Onex Credit's senior loan strategies, which represent the vast majority of its assets under management, have generated strong risk-adjusted returns, low defaults and low loan losses. Since December 2007 and up to December 2018, Onex Credit has invested \$27 billion across more than 830 borrowers in North America and, selectively, in Europe. During this period, those strategies experienced very few defaults, representing an annualized principal default rate of 0.55%, well below the leveraged loan market default rate of 2.72%(1) over the same period.

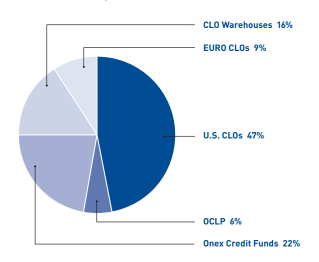
<sup>(1)</sup> The leveraged loan market default rate is calculated as the average default rate for each 12-month period since December 2007, based on historical default rates reported by J.P. Morgan's U.S. High-Yield and Leveraged Loan Strategy.

As at March 31, 2019, Onex' investments in Onex Credit strategies totalled \$712 million (December 31, 2018 -\$726 million). In addition, Onex had \$93 million (December 31, 2018 - \$89 million) invested in a credit strategy included in cash and near-cash items.

Onex' \$712 million Investment in Onex Credit Strategies at March 31, 2019



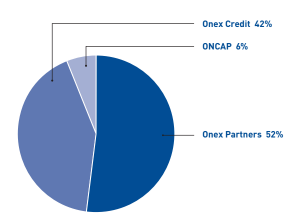
Onex' \$726 million Investment in Onex Credit Strategies at December 31, 2018



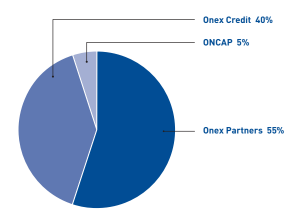
# **ASSET MANAGEMENT**

As of March 31, 2019, Onex managed \$23.1 billion (December 31, 2018 - \$23.2 billion) of invested and committed capital on behalf of investors from around the world.

Onex' \$23.1 billion of Investor Capital at March 31, 2019



Onex' \$23.2 billion of Investor Capital at December 31, 2018



Investor capital includes capital managed on behalf of co-investors and the Onex management team.

Managing investor capital provides Onex with two significant financial benefits: (i) a committed stream of annual management fees and (ii) the opportunity to share in investors' gains. Onex has run-rate management fees of \$195 million, consisting of \$144 million from private equity and \$51 million from credit, and \$20.2 billion of assets under management subject to carried interest or incentive fees at March 31, 2019. This does not include the allocation of management fees and carried interest on Onex' invested and committed capital for purposes of the Company's segment reporting, as described on page 24 of this interim MD&A.

# **Private Equity Manager**

In private equity, Onex has raised nine Onex Partners and ONCAP Funds since 1999 and is currently investing Onex Partners V, a \$7.15 billion fund, and ONCAP IV, a \$1.1 billion fund.

During the initial fee period of the Onex Partners and ONCAP Funds, Onex receives a management fee based on limited partners' committed capital. At March 31, 2019, the management fees of Onex Partners V and ONCAP IV were determined on this basis.

Following the termination of the initial fee period, Onex is entitled to a management fee based on limited partners' net funded commitments. At March 31, 2019, the management fees of Onex Partners III and IV and ONCAP II and III were determined on this basis. As realizations occur in these funds, the management fees earned by Onex will decrease.

The General Partner of the Onex Partners and ONCAP Funds is entitled to 20% of the realized net gains of the limited partners in each Fund provided the limited partners have achieved a minimum 8% net return on their investment. This performance-based capital allocation of the net gains is referred to as carried interest. Onex is entitled to 40% of the carried interest realized in the Onex Partners and ONCAP Funds. Onex and Onex Partners management are entitled to the remaining 60% of the carried interest realized in the ONCAP Funds and ONCAP management is entitled to 60% of the carried interest realized in the ONCAP Funds and an equivalent carried interest on Onex' net gains from the ONCAP Funds. Once the ONCAP IV investors achieve a net return of two times their aggregate capital contributions, carried interest participation increases from 20% to 25% of the realized net gains in ONCAP IV. The following table presents carried interest received by Onex since 2015.

(Unaudited) (\$ millions)	Carried Interest Received
2015	\$ 1
2016	14
2017	121
2018	37
2019 (up to March 31)	38
Total	\$ 211

The amount of carried interest ultimately received by Onex is based on realizations, the timing of which can vary significantly from year to year.

The ability to raise new private equity capital is primarily dependent on the general fundraising environment and Onex' investment track record. The following table summarizes the performance of the Onex Partners and ONCAP Funds from their inception up to March 31, 2019. The Net IRR and Net MOC represent the performance for limited partners of the Onex Partners and ONCAP Funds, excluding Onex as a limited partner, and are therefore not representative of the overall performance of each fund.

Performance Returns(1)

	Vintage	Gross IRR	Net IRR <sup>(2)</sup>	Gross MOC	Net MOC <sup>12</sup>
Onex Partners Funds					
Onex Partners I <sup>(3)</sup>	2003	55%	38 %	4.0x	3.1x
Onex Partners II	2006	17%	13 %	2.3x	1.9x
Onex Partners III	2009	19%	13 %	2.2x	1.8x
Onex Partners IV	2014	3%	(1)%	1.1x	1.0x
Onex Partners V <sup>(4)</sup>	2017	_	_	1.0x	_
Total Onex Partners Funds <sup>(5)</sup>		26%	n/a	1.9x	n/a
ONCAP Funds					
ONCAP I(3)(6)	1999	43%	33 %	4.1x	3.1x
ONCAP II <sup>(6)</sup>	2006	30%	21 %	4.0x	2.8x
ONCAP III <sup>(6)</sup>	2011	26%	19 %	3.0x	2.2x
ONCAP IV	2016	21%	8 %	1.2x	1.1x
Total ONCAP Funds <sup>(5)</sup>		45%	n/a	2.6x	n/a

<sup>[1]</sup> Performance returns are non-GAAP financial measures. Onex management believes that performance returns are useful to investors since Onex' ability to raise capital in new funds may be materially impacted by the performance returns of current and prior funds.

<sup>[2]</sup> Net IRR and Net MOC are presented for limited partners in the Onex Partners and ONCAP Funds and exclude the capital contributions and distributions attributable to Onex' commitment as a limited partner in each fund.

<sup>(3)</sup> Onex Partners I is substantially realized and ONCAP I has been fully realized.

<sup>[4]</sup> Performance reflects the short operating period of Onex Partners V. Cash outflows occurred in November 2018 to fund the first investment made by the Fund. The Gross IRR, Net IRR and Net MOC are not presented as they are not meaningful.

<sup>[5]</sup> Represents the aggregate performance returns for all Onex Partners and ONCAP Funds, respectively, since inception. The aggregate performance of the ONCAP Funds is presented in U.S. dollars. Net IRR and Net MOC are not calculable across the aggregate Onex Partners and ONCAP Funds.

<sup>(6)</sup> Returns are calculated in Canadian dollars, the functional currency of these ONCAP Funds.

# **Credit Manager**

Onex Credit continues to grow the product lines and distribution channels for its non-investment grade credit investing. To date, Onex Credit has closed 18 CLOs, raised its first private debt fund with an investing capacity of \$1.1 billion, and has several other active credit strategies.

As of March 31, 2019, Onex Credit earns run-rate management fees of \$51 million on \$9.5 billion of feegenerating investor capital:

	Fee-Generating Assets Under Management	Management Fee Basis	Management Fee %
CLOs	\$ 8,211	Collateral principal balance	up to 0.50%
Onex Credit Funds	\$ 684	Net asset value or	0.45% to 1.50%
		Gross invested assets	0.55%
Private debt	\$ 572	Funded commitments	up to 1.25%
		Unfunded commitments	up to 0.50%

Onex Credit is also entitled to incentive fees on \$9.0 billion of investor capital it manages as of March 31, 2019. Incentive fees range between 15% and 20% and, in certain instances, are subject to a hurdle or minimum preferred return to investors.

#### FIRM RESOURCES

## Experienced team with significant depth

Onex is led by an Executive Committee comprised of the firm's founder and CEO, Gerry Schwartz, and four Senior Managing Directors. Collectively, these executives have more than 155 years of investing experience and have worked at Onex for an average of 28 years. Onex' stability results from its ownership culture, rigorous recruiting standards and highly collegial environment.

Onex' 105 investment professionals are each dedicated to a separate investment platform: Onex Partners (60), ONCAP (21) and Onex Credit (24). These investment teams are supported by approximately 85 professionals dedicated to Onex' corporate functions and investment platforms.

### Substantial financial resources available for future growth

Onex seeks to maintain a financially strong parent company with funds available to meet its capital commitments to its investing platforms and to support the growth of its asset management business. Onex' financial strength comes from both its own capital as well as the capital committed by its investors. Today, Onex has substantial financial resources available to support its investing platforms with:

- approximately \$1.5 billion of cash and near-cash items and no external debt;
- \$4.8 billion of limited partner uncalled capital available for future Onex Partners V investments; and
- \$316 million of limited partner uncalled capital available for future ONCAP IV investments.

# Strong alignment of interests

Critical to our success is the strong alignment of interests between Onex' shareholders, our limited partners and the Onex management team. In addition to Onex being the largest limited partner in each private equity fund and having meaningful investments in our credit platform, the Company's distinctive ownership culture requires the Onex management team to have a significant ownership in Onex shares and to invest meaningfully in each private equity investment. At March 31, 2019, the Onex management team:

- was the largest shareholder in Onex, with a combined holding of approximately 16.2 million shares, or 16% of outstanding shares, and 0.8 million DSUs;
- had a total cash investment in Onex' private equity investments of approximately \$480 million; and
- had a total investment in Onex Credit strategies at market value of approximately \$300 million.

As well, Onex and Onex Partners management are required to reinvest 25% of all Onex Partners carried interest and MIP distributions in Onex shares until they individually own at least one million shares and must hold these shares until retirement.

#### **OUR OBJECTIVE**

We work to create long-term value for shareholders and to have that value reflected in Onex' share price. We deliver this value by (i) investing Onex' shareholder capital primarily in Onex' private equity funds and Onex Credit strategies and (ii) managing and growing the third-party capital invested in and committed to Onex' private equity and credit platforms. We believe we have the investment philosophy, talent, financial resources and track record to continue to deliver on this objective.

# Q1 2019 ACTIVITY

# PRIVATE EQUITY INVESTING

# **Capital Deployment**

The table below presents the significant private equity investments made since January 1, 2019.

(Unaudited) Fund	Company	Transaction	Period	Onex' Share (\$ millions)
Direct investment	RSG	Add-on investment	Mar '19	\$ 25
Onex Partners V	Convex	Original investment	Apr '19	124
Total				\$ 149

In March 2019, Onex invested an additional \$25 million in common equity of RSG to support the company's acquisition activities.

In April 2019, Onex invested \$124 million in Onex Partners V as its share of the fund's investment in Convex, a de novo specialty property and casualty insurance company.

Following these investments, Onex has uncalled committed capital of \$1.8 billion to Onex Partners V and \$218 million to ONCAP IV.

#### Realizations

The table below presents the significant private equity realizations and distributions to date in 2019.

(Unaudited) Fund	Company	Transaction	Period	Onex' Share <sup>(1)</sup> (\$ millions)
Onex Partners I	BrightSpring Health	Sale of business	Mar'19	\$ 96(2)
Onex Partners III	BrightSpring Health	Sale of business	Mar '19	89(2)
Onex Partners IV	SIG	Dividend	Apr'19	20
Direct investment	RSG	Preferred distribution	Mar '19	7
Total				\$ 212

<sup>[1]</sup> Includes carried interest received by Onex and is reduced for amounts paid under management incentive programs, if applicable.

In March 2019, the Onex Partners I and Onex Partners III Groups sold BrightSpring Health (formerly ResCare) for an enterprise value of approximately \$1.3 billion. Onex' share of the net proceeds from Onex Partners I and Onex Partners III was \$96 million and \$89 million, respectively, including carried interest of \$38 million and net of the MIP distribution of \$11 million.

<sup>(2)</sup> Excludes amounts held in escrow.

# **Fund-level Developments**

During the three months ended March 31, 2019, the Onex Partners and ONCAP operating businesses continued to execute on their investment theses:

- Three operating businesses completed follow-on acquisitions for total consideration of approximately \$165 million:
- Three operating businesses collectively raised or refinanced approximately \$295 million of debt;
- 24 operating businesses paid down debt totalling approximately \$130 million;
- In Onex Partners IV, Clarivate Analytics agreed to merge with Churchill Capital Corp and SMG agreed to merge with AEG Facilities. Both of these transactions are expected to close later in 2019, subject to customary closing conditions and regulatory approvals; and
- In Onex Partners IV and Onex Partners V, KidsFoundation in April 2019 proposed to acquire Partou Holding B.V., the second-largest childcare provider in the Netherlands. The acquisition is expected to close later in 2019, subject to customary regulatory approvals and works council consultations.

#### Performance

During the first three months of 2019, Onex' investing segment had net gains from private equity investments of \$137 million. The following table presents the recent performance of Onex' private equity investments:

	Three Months Ended March 31, 2019	Twelve Months Ended March 31, 2019
Increase (decrease) in value of Onex' private equity investments in U.S. dollars <sup>(1)</sup> :		
Onex Partners	5%	(1)%
ONCAP	1%	5 %
Direct investments	1%	1 %
Total private equity investments	4%	-

<sup>[1]</sup> Adjusted for capital deployed, realizations and distributions. Performance results are gross of management incentive programs and an allocation of management fees and carried interest on Onex' capital.

#### **CREDIT INVESTING**

# **Capital Deployment**

During the first three months of 2019, Onex invested \$15 million in Onex Credit strategies, including \$13 million in the equity of its sixteenth CLO denominated in U.S. dollars ("CLO-16"). On closing, Onex received \$50 million plus interest for the investment that supported the warehouse facility for CLO-16. As a result, at March 31, 2019, Onex had a net investment of \$521 million in CLOs, after dispositions and distributions, including \$66 million in one warehouse facility.

#### Realizations

Onex receives regular quarterly distributions from CLO investments, including \$20 million during the three months ended March 31, 2019 (2018 - \$12 million). Additionally, Onex received a final distribution of \$2 million from CLO-2, which was redeemed in November 2018, and a \$2 million distribution from OCLP I.

#### Performance

During the first three months of 2019, Onex had net gains of \$51 million from its Onex Credit strategies investments.

Onex primarily invests in the equity tranches of CLOs. Market pricing for CLO equity is more volatile than the underlying leveraged loan market due to the leverage employed in a CLO and the relative illiquidity of CLO equity. CLO equity pricing may also be affected by changes in fixed income market sentiment and investors' general appetite for risk. Our long-term target Net IRR for our CLO equity investments is 12%.

Onex generated mark-to-market gains of \$36 million on CLO investments during the three months ended March 31, 2019 (2018 – losses of \$5 million). All of the CLOs remain onside with their various coverage tests and Onex remains a long-term investor in CLOs. To date, we have substantially realized three CLOs, generating a Net IRR of approximately 12%.

### **INVESTING SEGMENT EARNINGS**

During the three months ended March 31, 2019, Onex' investing segment generated net earnings of \$183 million (\$1.79 per share), which was primarily driven by \$137 million and \$51 million of net gains from private equity and Onex Credit strategies investments, respectively, partially offset by net losses from real estate and other investments. Onex' investing segment net earnings for the three months ended March 31, 2019 were reduced by allocations to the asset management segment of \$16 million and less than \$1 million, representing management fees and carried interest, respectively, that would have been earned by the asset management segment had Onex' capital been subject to management fees and carried interest under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

#### ASSET MANAGEMENT

At March 31, 2019, Onex' third-party assets under management totalled \$23.1 billion (December 31, 2018 – \$23.2 billion) and fee-generating assets under management totalled \$20.6 billion (December 31, 2018 – \$20.6 billion).

(Unaudited) (\$ millions)	Total			Fee-Generating		
	March 31, 2019	December 31, 2018 <sup>(3)</sup>	Change in Total	March 31, 2019	December 31, 2018	Change in Total
Onex Partners	\$ 12,111	\$ 12,681	(4)%	\$ 10,120	\$ 10,534	(4)%
ONCAP <sup>(3)</sup>	1,265	1,269	-	1,057	1,057	-
Onex Credit	9,717	9,230	5 %	9,467	9,010	5 %
Total	\$ 23,093	\$ 23,180	-	\$ 20,644	\$ 20,601	_

Investor Capital Under Management (1)(2)

Onex' fee-generating investor capital under management of \$20.6 billion at March 31, 2019 remains relatively unchanged from December 31, 2018, as the decrease in the Onex Partners Funds as a result of the sale of BrightSpring Health, as described on page 11 of this interim MD&A, was mostly offset by an increase at Onex Credit from the closing of CLO-16.

<sup>(1)</sup> Capital under management is a non-GAAP financial measure.

<sup>[2]</sup> Invested amounts included in investor capital under management are presented at fair value and include investor co-investments and capital invested by the Onex management team.

<sup>(3)</sup> Capital under management for ONCAP II and III is in Canadian dollars and has been converted to U.S. dollars using the exchange rates on March 31, 2019 and December 31, 2018, respectively.

During the three months ended March 31, 2019, Onex' asset management segment generated net earnings of \$12 million (\$0.12 per share), as described on page 24 of this interim MD&A. Management and advisory fees and carried interest during the three months ended March 31, 2019 totalled \$65 million (2018 - \$47 million) and \$4 million (2018 – loss of \$1 million), respectively. Onex' asset management segment net earnings for the three months ended March 31, 2019 include allocations from the investing segment of \$16 million (2018 - \$11 million) and less than \$1 million (2018 - \$2 million), representing management fees and carried interest, respectively, that would have been earned by the asset management segment had Onex' capital been subject to management fees and carried interest under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

Carried interest is typically received only on the realization of underlying fund investments. During the first quarter of 2019, Onex received \$38 million of carried interest from the sale of BrightSpring Health, as described on page 11 of this interim MD&A. At March 31, 2019, unrealized carried interest and incentive fees outstanding totalled \$76 million (December 31, 2018 – \$110 million).

	Segment Management and Advisory Fees		Unrealized Carrie	d Interest and Incen	tive Fees <sup>(1)</sup>	
(Unaudited) (\$ millions)	Three months Ended March 31, 2019	Three months Ended March 31, 2018	Change in Total	As at March 31, 2019	As at December 31, 2018	Change in Total
Onex Partners	\$ 45	\$ 27	\$ 18	\$ 56	\$ 89	\$ (33)
ONCAP	8	8	_	20	21	(1)
Onex Credit	12	12	_	-	-	-
Total	\$ 65	\$ 47	\$ 18	\$ 76	\$ 110	\$ (34)

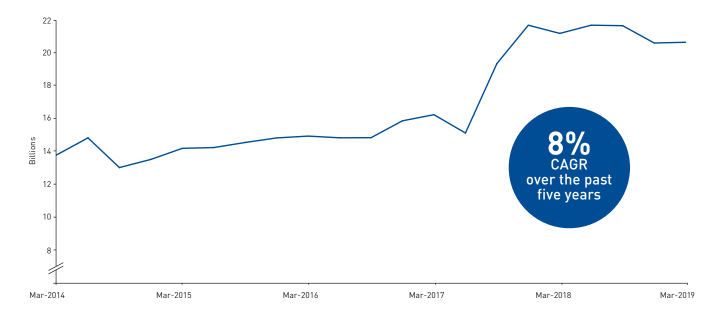
<sup>[1]</sup> Excludes unrealized carried interest and incentive fees related to Onex' capital. The actual amount of carried interest and incentive fees earned by Onex will depend on the ultimate performance of each underlying fund.

The quarter-over-quarter increase in management and advisory fees for Onex Partners was driven by Onex Partners V beginning to accrue management fees in late 2018.

In March 2019, Onex entered into an agreement to acquire Gluskin Sheff for C\$445 million. Gluskin Sheff is a Canadian wealth management firm serving high net worth private clients and institutional investors with fee-generating assets under management of C\$8.3 billion at March 31, 2019. On May 9, 2019, the shareholders of Gluskin Sheff approved the transaction, which is expected to close in the second quarter of 2019, subject to customary closing conditions.

Over the past five years, fee-generating capital under management has increased by a compound annual growth rate ("CAGR") of 8%.

Fee-Generating Capital Under Management (March 31, 2014 to March 31, 2019)



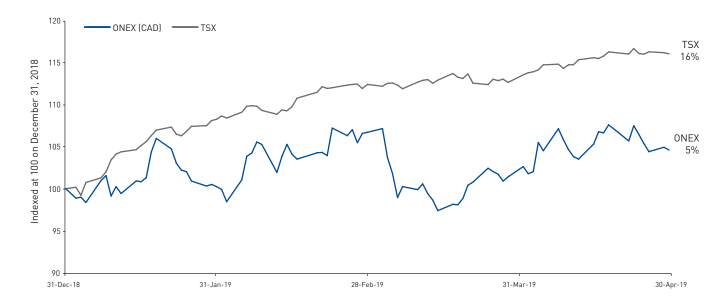
#### **SHARE PRICE**

Our objective is to have the value of our investing and asset management activities reflected in our share price. These efforts are supported by a long-standing quarterly dividend and an active stock buyback program. In May 2019, Onex increased its quarterly dividend by 14% to C\$0.10 per SVS beginning in July 2019. This increase follows similar increases in the previous six years and reflects Onex' continued growth and ongoing commitment to its shareholders. Year-to-date through April 30, 2019, \$13 million was returned to shareholders through dividends and Onex repurchased and cancelled 621,127 SVS at a total cost of \$34 million (C\$46 million), or an average purchase price of \$54.79 (C\$73.58) per share.

At April 30, 2019, Onex' SVS closed at C\$77.71, a 5% increase from December 31, 2018. This compares to a 16% increase in the S&P/TSX Composite Index ("TSX").

The chart below shows the performance of Onex' SVS in Canadian dollars during the first four months of 2019 relative to the TSX.

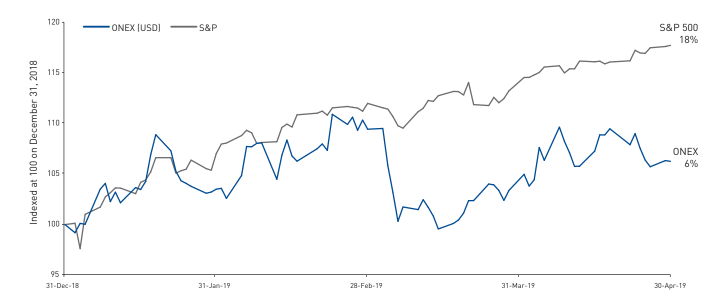
#### Onex Relative Performance (CAD) (December 31, 2018 to April 30, 2019)



As a substantial portion of Onex' investments and management fees are denominated in U.S. dollars, Onex' Canadian dollar share price will also be impacted by the change in the exchange rate between the U.S. dollar and Canadian dollar. During the four months ended April 30, 2019, the value of Onex' SVS increased by 6% in U.S. dollars compared to an 18% increase in the Standard & Poor's 500 Index ("S&P 500").

The chart below shows the performance of Onex' SVS in U.S. dollars during the first four months of 2019 relative to the S&P 500.

# Onex Relative Performance (USD) (December 31, 2018 to April 30, 2019)



# FINANCIAL REVIEW

This section discusses the significant changes in Onex' unaudited interim consolidated statements of earnings and unaudited interim consolidated statements of cash flows for the three months ended March 31, 2019 compared to those for the period ended March 31, 2018, and compares Onex' financial condition at March 31, 2019 to that at December 31, 2018.

In simple terms, Onex is an investor and asset manager. As discussed below, Onex' financial and operating information is now presented in a manner that more closely reflects its business and activities.

Investments and investing activity refer to the investment of Onex' shareholder capital primarily in its private equity funds, credit strategies and certain investments held outside the private equity funds and credit strategies. These investments are held directly or indirectly through wholly-owned subsidiaries of Onex, which are referred to as Investment Holding Companies. While there are a number of Investment Holding Companies, substantially all of these companies are direct or indirect subsidiaries of Onex Private Equity Holdings LLC, Onex CLO Holdings LLC or Onex Credit Holdings LLC. These three companies, which are referred to as the Primary Investment Holding Companies, are the holding companies for substantially all of Onex' investments, excluding intercompany loans receivable from Onex and the Asset Managers.

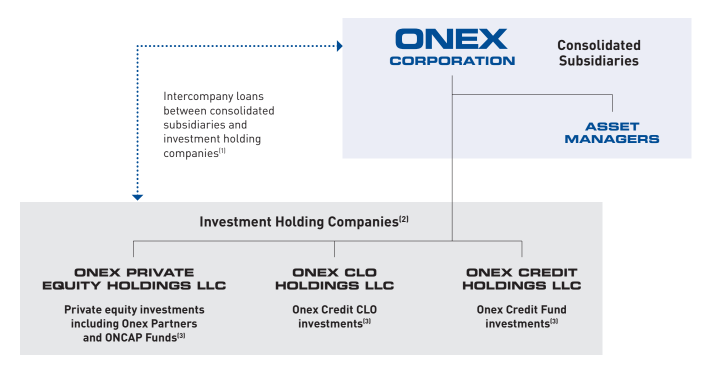
Asset management refers to the activity of managing capital in Onex' private equity funds and credit strategies. This activity is conducted through wholly-owned subsidiaries of Onex, which are the managers of the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. These subsidiaries are referred to as Onex' Asset Managers and are consolidated by Onex.

Users of the unaudited interim consolidated financial statements may note detailed line-item disclosures relating to **intercompany loans**. IFRS requires specific disclosures and presentation of intercompany loans between Onex and the Asset Managers, and the Investment Holding Companies. Specifically, IFRS requires that:

- intercompany loans payable by Onex and the Asset Managers to Investment Holding Companies are recognized as liabilities in Onex' unaudited interim consolidated balance sheet. A corresponding and offsetting amount is recognized within corporate investments in Onex' unaudited interim consolidated balance sheet, representing the related loan receivable from Onex and the Asset Managers; and
- intercompany loans payable by Investment Holding Companies to Onex and the Asset Managers are part of the fair value measurement of Onex' corporate investments in the unaudited interim consolidated balance sheet, which reduces the fair value of Onex' corporate investments. Onex classifies the corresponding loan receivable from Investment Holding Companies within corporate investments in its unaudited interim consolidated balance sheet, which increases the value of Onex' corporate investments by the same amount as the related loans payable.

There is no impact to net assets or net earnings from these intercompany loans in Onex' unaudited interim consolidated financial statements.

The simplified diagram below illustrates the types of subsidiaries included within Onex' corporate structure and the basis on which they are accounted for following the change in Onex' investment entity status on January 1, 2019.



- (1) Onex Corporation and the consolidated asset management subsidiaries enter into intercompany loans that, in aggregate, have no net effect on Onex' financial position. Intercompany loans payable by the consolidated subsidiaries to the Investment Holding Companies are recognized as liabilities in the unaudited interim consolidated balance sheet, with the corresponding loan receivable held as an asset within corporate investments in the unaudited interim consolidated balance sheet.
- (2) Onex' investments in the Investment Holding Companies are recorded as corporate investments at fair value through profit or loss.
- (3) Onex' investments in private equity, CLOs and Onex Credit Funds are typically held directly or indirectly through wholly-owned investment holding companies, which are subsidiaries of the Primary Investment Holding Companies identified above. Onex Private Equity Holdings LLC also includes Onex' investment in private debt.

As discussed in the investment entity status section on the following page, on January 1, 2019, Onex determined that it met the definition of an investment entity, as defined by IFRS 10, Consolidated financial statements ("IFRS 10"). While this does not represent a change in accounting standards, this change in status has fundamentally changed how Onex prepares, presents and discusses its financial results relative to prior periods. Accordingly, users of this interim MD&A and the unaudited interim consolidated financial statements to which it relates should exercise significant caution in reviewing, considering and drawing conclusions

from period-to-period comparisons and changes. Onex is required to provide comparative financial statements and to discuss in the accompanying interim MD&A both the current and prior period information and the changes therein. However, the change in Onex' investment entity status and, as a result, the presentation of its financial results can cause direct comparisons between dates or across periods to be inappropriate or not meaningful if not carefully considered in this context. Prior periods have not been restated to reflect the change in Onex' investment entity status.

#### CONSOLIDATED OPERATING RESULTS

This section should be read in conjunction with Onex' unaudited interim consolidated statements of earnings for the three months ended March 31, 2019 and March 31, 2018, the corresponding notes thereto and the December 31, 2018 audited annual consolidated financial statements.

#### INVESTMENT ENTITY STATUS

On January 1, 2019, Onex determined it met the definition of an investment entity, as defined by IFRS 10. This change in status resulted from the change in how Onex measures and evaluates the performance of its investments, which are now performed on a fair value basis for substantially all of Onex' investments. This change was driven primarily by the following factors: (i) performance metrics reviewed by Onex management have evolved over time and now primarily focus on the fair value of Onex' investments; (ii) growth of Onex' investment in Onex Credit strategies (\$815 million as at January 1, 2019), for which the measurement and evaluation have always been performed on a fair value basis; and (iii) Onex' disposition of certain investments that were not measured and evaluated on a fair value basis.

As a result of this change in status, the assets and liabilities of Onex' subsidiaries that do not provide investment-related services are no longer included in Onex' consolidated balance sheet and Onex' investments in these subsidiaries are instead shown as corporate investments at fair value as at January 1, 2019, totalling \$9.2 billion, including intercompany loans receivable from Investment Holding Companies. Onex recorded a gain on the transition to investment entity status of \$3.5 billion on January 1, 2019, including items reclassified from accumulated other comprehensive loss, reflecting the difference between the corporate investments' fair values and their previous carrying values. These corporate investments are subsequently measured at fair value through profit or loss. The change in investment entity status has been accounted for prospectively from January 1, 2019, in accordance with IFRS 10.

As a result of this change in status, the following financial statement line items are now recognized within Onex' unaudited interim consolidated financial statements.

#### **Treasury investments**

Treasury investments include commercial paper, federal and municipal debt instruments, corporate obligations and structured products. Treasury investments are measured at fair value through profit or loss in the unaudited interim consolidated statement of earnings in accordance with IFRS 9. Financial Instruments ("IFRS 9").

#### **Corporate investments**

Corporate investments include Onex' investments in its subsidiaries, primarily consisting of Investment Holding Companies, that meet the investment entity exception to consolidation criteria in IFRS 10. These subsidiaries primarily invest Onex' shareholder capital in the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. Corporate investments are measured at fair value through profit or loss in accordance with IFRS 9. The fair value of the corporate investments includes the fair value of both intercompany loans receivable from and payable to Onex and the Asset Managers. In addition, the fair value of corporate investments includes the liability associated with management incentive programs, including the Management Investment Plan (the "MIP"), as described in note 33(d) to the 2018 audited annual consolidated financial statements.

At March 31, 2019, substantially all of the Company's corporate investments, excluding intercompany loans, consisted of investments made in the Primary Investment Holding Companies or investments made directly by Onex.

#### **Intercompany loans with Investment Holding Companies**

Intercompany loans payable to Investment Holding Companies represent financial liabilities which are payable to subsidiaries of Onex and are recorded at fair value in the unaudited interim consolidated financial statements. Intercompany loans receivable from Investment Holding Companies are classified as corporate investments and represent loans receivable from subsidiaries of Onex, which are recorded at fair value in the unaudited interim consolidated financial statements. Onex has elected to measure these financial instruments at fair value through profit or loss, in accordance with IFRS 9.

#### Management and advisory fees

Onex earns management fees and advisory fees for managing limited partner capital through its private equity funds and credit strategies, and for services provided directly to certain underlying operating businesses. Onex accounts for management and advisory fees as revenue from contracts with customers using the five-step model outlined in note 1 to the 2018 audited annual consolidated financial statements. Asset management services are provided over time and the amount earned is generally calculated based on a percentage of limited partners' committed capital, limited partners' net funded commitments, unfunded commitments, the collateral principal balance, gross invested assets or net asset value of the respective funds. Revenue earned from management and advisory fees is recognized as the service is provided over time.

# Use of judgements and estimates Investment entity status

Judgement is required when determining that Onex, the parent company, meets the definition of an investment entity, which IFRS 10 defines as an entity that: (i) obtains funds from one or more investors for the purpose of providing those investors with investment management services; (ii) commits to its investors that its business purpose is to invest funds solely for returns from capital appreciation, investment income, or both; and (iii) measures and evaluates the performance of substantially all of its investments on a fair value basis. When determining whether Onex meets the definition of an investment entity under IFRS 10, Onex management applied significant judgement when assessing whether the Company measures and evaluates the performance of substantially all of its investments on a fair value basis.

Onex conducts its business primarily through controlled subsidiaries which consist of entities providing asset management services, investment holding companies, general partners of private equity and credit funds and limited partnerships. Certain of these subsidiaries were formed for legal, regulatory or similar reasons by Onex and share a common business purpose. The assessment of whether Onex, the parent company, meets the definition of an investment entity was performed on an aggregate basis with these subsidiaries.

#### **Corporate investments**

The measurement of corporate investments is significantly impacted by the fair values of the investments held by the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. The fair value of corporate investments is assessed at each reporting date with changes in fair value recognized through profit or loss.

The valuation of non-public investments requires significant judgement due to the absence of quoted market values, inherent lack of liquidity and the long-term nature of such investments. Valuation methodologies include discounted cash flows and observations of the trading multiples of public companies considered comparable to the private companies being valued. The valuations take into consideration company-specific items, the lack of liquidity inherent in a non-public investment and the fact that comparable public companies are not identical to the companies being valued. Such considerations are necessary because, in the absence of a committed buyer and completion of due diligence procedures, there may be companyspecific items that are not fully known that may affect the fair value. A variety of additional factors are reviewed, including, but not limited to, financing and sales transactions with third parties, current operating performance and future expectations of the particular investment, changes in market outlook and the third-party financing environment. In determining changes to the fair value of the underlying private equity investments, emphasis is placed on current company performance and market conditions.

For publicly traded investments, the valuation is based on closing market prices less adjustments, if any, for regulatory and/or contractual sale restrictions.

The fair value of underlying investments in Onex Credit strategies that are not quoted in an active market may be determined by using reputable pricing sources (such as pricing agencies) or indicative prices from bond/debt market makers. Broker quotes as obtained from the pricing sources may be indicative and not executable or binding. Judgement and estimates are exercised to determine the quantity and quality of the pricing sources used. Where no market data is available, positions may be valued using models that include the use of third-party pricing information and are usually based on valuation methods and techniques generally recognized as standard within

the industry. Models use observable data to the extent practicable. However, areas such as credit risk (both own and counterparty), volatilities and correlations may require estimates to be made. Changes in assumptions about these factors could affect the reported fair value of the underlying investments in Onex Credit strategies.

The MIP is included in the fair value of corporate investments and is measured using an internally developed valuation model. The critical assumptions and estimates used in the valuation model include the fair value of the underlying investments, the time to expected exit from each investment, a risk-free rate and an industry comparable historical volatility for each investment. The fair value of the underlying investments includes the same critical assumptions and estimates previously described.

The changes in fair value of corporate investments are further described on page 25 of this interim MD&A.

The Company assessed whether its underlying subsidiaries met the definition of an investment entity, as defined under IFRS 10. In certain circumstances, this assessment was performed together with other entities that were formed in connection with each other for legal, regulatory or similar reasons. Similarly, where a subsidiary's current business purpose was to facilitate a common purpose with a group of entities, the assessment of whether those subsidiaries met the definition of an investment entity was performed on an aggregated basis.

Certain subsidiaries were formed for various business purposes that, in certain circumstances, have evolved since their formation. When the Company assessed whether these subsidiaries met the definition of an investment entity, as defined under IFRS 10, professional judgement was exercised to determine the primary business purpose of these subsidiaries and the measurement basis, which were significant factors in determining their investment entity status.

#### CHANGES IN ACCOUNTING POLICIES

The Company has adopted the following new accounting standard, along with any consequential amendments, effective January 1, 2019. This change was made in accordance with applicable transitional provisions.

#### IFRS 16 - Leases

IFRS 16, Leases, supersedes IAS 17, Leases and requires lessees to recognize a right-of-use asset and a lease liability for substantially all lease contracts. On January 1, 2019, Onex adopted IFRS 16 on a modified retrospective basis and has chosen to not restate comparative information in accordance with the transitional provisions in IFRS 16. As a result, the comparative information continues to be presented in accordance with the Company's previous accounting policies.

On adoption of IFRS 16, Onex recognized lease liabilities totalling \$72 million in relation to leases which had previously been classified as operating leases under IAS 17. The lease liabilities were measured at the present value of the remaining lease payments, discounted using Onex' incremental borrowing rates as at January 1, 2019. Onex' weighted-average incremental borrowing rate applied to the lease liabilities on January 1, 2019 was 3.20%.

The associated right-of-use assets totalled \$71 million and were measured at an amount equal to the lease liabilities, adjusted for previously recognized lease accruals, in accordance with the transitional provisions of IFRS 16, and are comprised entirely of real estate premises. There was no impact to retained earnings on January 1, 2019 as a result of adopting IFRS 16.

In applying IFRS 16, the Company has used the following practical expedients as permitted by the standard:

- · Previous assessments were relied on to determine whether leases were onerous;
- Operating leases with a remaining lease term of less than 12 months at January 1, 2019 were treated as short-term leases under IFRS 16:
- Initial direct costs were excluded from the measurement of right-of-use assets at the date of initial application; and
- · Payments associated with leases of low-value assets are recognized on a straight-line basis as an expense in the unaudited interim consolidated statement of earnings.

The Company also elected not to reassess whether a contract is or contains a lease as at January 1, 2019, as permitted by IFRS 16.

From January 1, 2019, leases are recognized as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use. Each lease payment is allocated between the repayment of the lease liability and finance cost. The finance cost is charged to the unaudited interim consolidated statement of earnings over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the lease liability for each period. The right-of-use asset is depreciated on a straightline basis over the shorter of the asset's useful life and the lease term. Right-of-use assets and lease liabilities arising from a lease are initially measured on a present value basis. Right-of-use assets are included within property and equipment in the unaudited interim consolidated balance sheet at March 31, 2019.

## VARIABILITY OF RESULTS

Onex' unaudited interim consolidated operating results may vary substantially from quarter to quarter and year to year for a number of reasons. Those reasons may be significant with respect to (i) Onex' asset management activities and the fees and carried interest associated therewith; (ii) the aggregate fair value of its investments in and related to the private equity and credit funds and strategies, including the underlying private equity operating businesses, as the result of not only changes in specific

underlying values but also new investments or realizations by those funds; or (iii) Onex' cash position or the amount and value of its treasury investments. More broadly, Onex' results may be materially affected by such factors as changes in the economic or political environment, foreign exchange and interest rates, the value of stock-based compensation, tax and trade legislation or its application. Given the diversity of Onex' asset management business and of the Onex Partners and ONCAP Funds' operating businesses and Onex Credit investments, the exposures, risks and contingencies that could impact Onex' investments may be many, varied and material. Certain of those matters are discussed under the heading "Risk Factors" in Onex' 2018 Annual Information Form.

In addition, the fair values of Onex' underlying investments in Onex Credit strategies are impacted by the CLO market, leveraged loan market and credit risk (both own and counterparty), which may vary substantially from quarter to quarter and year to year.

# REVIEW OF UNAUDITED INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The discussions that follow identify those material factors that affected Onex' unaudited interim consolidated financial results for the three months ended March 31, 2019. As a result of the change in Onex' investment entity status, Onex has two reportable segments as of January 1, 2019 and most financial statement line items are not comparable to results for the three months ended March 31, 2018, as described in the following sections.

# Consolidated net earnings

Onex recorded consolidated net earnings of \$3.7 billion and net earnings per share of \$37.37 during the first quarter of 2019, which included a non-recurring net gain of \$3.5 billion as a result of the derecognition of previously consolidated corporate investments following the change in Onex' investment entity status, as described on page 20 of this interim MD&A. During the same period in 2018, Onex recorded a consolidated net loss of \$164 million and the net loss attributable to equity holders of Onex was \$158 million (\$1.56 per share). Table 1 presents the segmented results for the three months ended March 31, 2019. Onex' segmented results include allocations of management fees and carried interest that would have been earned on Onex' capital in the Onex Partners and ONCAP Funds as this presentation is used by management, in part, to assess segment performance. During the period, these allocations reduced Onex' investing segment income and increased Onex' asset management segment income, with no net impact to total segment net earnings.

Net earnir	ngs per share			\$ 37.37
Segment i	net earnings per share <sup>(d)</sup>			\$ 1.91
Net earnin	gs	,		\$ 3,732
Reclassific	ation from accumulated other comprehensive loss on derecognition of previously c	onsolidated corporate	investments	(170)
	recognition of previously consolidated corporate investments			3,719
	on of property and equipment, and other intangible assets, excluding right-of-use asse	ets		(4)
	ed compensation			(8)
Segment n	et earnings	\$ 183	\$ 12	\$ 195
Other expe	nse	(1)	(8)	(9)
Amortizatio	on of right-of-use assets	-	(2)	(2)
Compensat	tion	-	(47)	(47)
Total segm	ent income	184	69	253
Interest an	d net treasury investment income	4	-	4
Manageme	nt and advisory fees	-	65 <sup>(c)</sup>	65 <sup>(c)</sup>
3	on corporate investments (including an increase ied interest and incentive fees)	\$ 180 <sup>(b)(c)</sup>	\$ 4 <sup>(b)</sup>	\$ 184 <sup>(b)</sup>
TABLE 1	(Unaudited) (in millions of U.S. dollars) Three months ended March 31, 2019	Investing	Asset Management <sup>(a)</sup>	Total

<sup>(</sup>a) The asset management segment includes the costs of Onex' corporate functions.

Net earnings in the investing segment for the three months ended March 31, 2019 were primarily driven by net gains on corporate investments of \$180 million. Net earnings in the asset management segment for the three months ended March 31, 2019 were primarily driven by management and advisory fees of \$65 million, partially offset by \$47 million of compensation expense.

Net earnings for the three months ended March 31, 2018 are presented by industry segment in Note 18 to the unaudited interim consolidated financial statements and are not comparable to the results above following the change in Onex' investment entity status, as described on page 20 of this interim MD&A.

# Consolidated income for the three months ended March 31, 2019

Consolidated income for the three months ended March 31, 2019 primarily consisted of: (i) net gains on corporate investments, which primarily consist of Onex' share of the net gains in the Onex Partners Funds, ONCAP Funds and Onex Credit strategies; and (ii) management and advisory fees, which Onex earns for managing investor capital through its private equity funds and Onex Credit strategies. During the three months ended March 31, 2018, Onex did not recognize any income for gains (losses) on corporate investments and management and advisory fees in its unaudited interim consolidated statement of earnings given its investment entity status during this time, as described on page 20 of this interim MD&A.

<sup>(</sup>b) The asset management segment includes an allocation of less than \$1 million from the investing segment, representing carried interest that would have been earned by the asset management segment had Onex' capital been subject to carried interest under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

<sup>(</sup>c) The asset management segment includes an allocation of \$16 million from the investing segment, representing management fees that would have been earned by the asset management segment had Onex' capital been subject to management fees under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

<sup>(</sup>d) Calculated on a fully diluted basis.

Net gains on corporate investments of \$180 million in the investing segment for the three months ended March 31, 2019 were primarily attributable to the following private equity investments and Onex Credit strategies:

(Unaudited) (\$ millions) TABLE 2 Three months ended March 31, 2019	Net Gains (Losse Corporate Investm	
Onex Partners Funds <sup>(a)</sup>		
Onex Partners I	\$	-
Onex Partners II		-
Onex Partners III		28
Onex Partners IV		118
Onex Partners V		(1)
Management incentive programs		[6]
Total net gains from Onex Partners Funds		139
ONCAP Funds <sup>(a)</sup>		
ONCAP II		5
ONCAP III		7
ONCAP IV		[7]
Management incentive programs		
Total net gains from ONCAP Funds		5
Net gains from other private equity investments		9
Management fees on Onex' capital <sup>(b)</sup>		(16)
Total net gains from private equity	\$	137
Onex Credit Strategies		
U.S. CLOs	\$	33
EURO CLOs		2
CLO warehouses		1
OCLP I		3
OCP Senior Floating Income Fund		4
Onex Debt Opportunity Fund		3
Onex Senior Credit Fund		5
Total net gains from Onex Credit strategies	\$	51

<sup>(</sup>a) Onex' investments in the Onex Partners and ONCAP Funds include co-investments, where applicable.

During the three months ended March 31, 2019, net gains on corporate investments were primarily driven by the net increase in fair value of Onex' investment in Onex Partners IV. The net increase in the fair value of Onex' investment in Onex Partners IV was primarily driven by an increase in the underlying fair value of Clarivate Analytics, partially offset by a decrease in fair value of Save-A-Lot.

Management and advisory fees for the three months ended March 31, 2019 were from the following sources:

TABLE 3	(Unaudited) (\$ millions) Three months ended March 31, 2019	Management and Advisory Fees
Source of ma	anagement and advisory fees	
Onex Par	tners	\$ 32
Onex Cre	dit	12
ONCAP		5
Total manag	ement and advisory fees earned	49
Managemen	t fees on Onex' capital <sup>(a)</sup>	16
Total segme	nt management and advisory fees	\$ 65

(a) Represents management fees that would have been earned had Onex' capital been subject to management fees under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds. These management fees reduce Onex' investing segment income in the period and are included in Onex' asset management segment income.

# Consolidated revenues and cost of sales for the three months ended March 31, 2018

Consolidated revenues and cost of sales for the three months ended March 31, 2018 were primarily derived from products sold and services rendered by the controlled operating companies of the Onex Partners and ONCAP Funds. During the three months ended March 31, 2019, Onex did not recognize in its unaudited interim consolidated statement of earnings any revenues or cost of sales from the controlled operating companies of the Onex Partners and ONCAP Funds following the change in the Company's investment entity status on January 1, 2019, as described on page 20 of this interim MD&A.

<sup>(</sup>b) Represents management fees that would have been incurred had Onex' capital been subject to management fees under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds. These management fees reduce Onex' investing segment income in the period and are included in Onex' asset management segment income.

Table 4 provides revenues and cost of sales by industry segment for the three months ended March 31, 2018.

# Revenues and Cost of Sales by Industry Segment for the Three Months Ended March 31, 2018

TABLE 4 (Unaudited) (\$ millions) Three months ended March 31, 2018	Revenues	Cost of Sales
Electronics Manufacturing Services	\$ 1,499	\$ 1,382
Healthcare Imaging	377	220
Insurance Services	200	_
Packaging Products and Services <sup>(a)</sup>	607	408
Business and Information Services <sup>(b)</sup>	430	209
Food Retail and Restaurants <sup>(c)</sup>	1,139	968
Credit Strategies <sup>(d)</sup>	1	_
Other <sup>(e)</sup>	1,338	942
Total	\$ 5,591	\$ 4,129

Results are reported in accordance with IFRS and may differ from those reported by the individual operating companies.

<sup>(</sup>a) The packaging products and services segment consisted of IntraPac, sgsco and SIG.

<sup>(</sup>b) The business and information services segment consisted of Clarivate Analytics, Emerald Expositions and SMG.

<sup>(</sup>c) The food retail and restaurants segment consisted of Jack's and Save-A-Lot.

<sup>(</sup>d) The credit strategies segment consisted of (i) Onex Credit Manager, (ii) Onex Credit Collateralized Loan Obligations, (iii) Onex Credit Funds and (iv) Private Lending.  ${\it Costs of the credit strategies segment are recorded in operating expenses.}$ 

<sup>(</sup>e) Other included Flushing Town Center, Meridian Aviation, Parkdean Resorts, Schumacher, Survitec, WireCo, the operating companies of ONCAP II, III and IV (excluding IntraPac) and the parent company.

## Compensation

Compensation expense for the three months ended March 31, 2019 was \$47 million and included the compensation expense, excluding stock-based compensation, of Onex Partners, ONCAP, Onex Credit and Onex corporate employees. During the three months ended March 31, 2018, compensation expense was classified as cost of sales and operating expenses in the unaudited interim consolidated statement of earnings and included the compensation expense for employees of the Onex controlled operating companies, Onex Partners, ONCAP, Onex Credit and Onex corporate. The change in classification of compensation expense in the unaudited interim consolidated statement of earnings was a result of the change in the Company's investment entity status, as described on page 20 of this interim MD&A.

# Amortization of property and equipment, and other intangible assets

Amortization of property and equipment, and other intangible assets for the three months ended March 31, 2019 was \$6 million and consisted primarily of amortization expense of right-of-use assets related to Onex' leased premises and other property and equipment. During the three months ended March 31, 2018, amortization expense totalled \$350 million and was classified as amortization of property, plant and equipment and amortization of intangible assets and deferred charges in the unaudited interim consolidated statement of earnings and included expenses of the controlled operating companies as well as Onex. The decrease in amortization expense and the change in classification were primarily driven by the derecognition of previously consolidated controlled operating companies on January 1, 2019, as described on page 20 of this interim MD&A.

### **Interest expense**

Consolidated interest expense for the three months ended March 31, 2019 was \$1 million, relating to lease liabilities associated with leased premises, and is classified as other expense in the unaudited interim consolidated statement of earnings. Consolidated interest expense for the three months ended March 31, 2018 was \$305 million and included the consolidated interest expense of the previously

consolidated operating companies and credit strategies. The decrease in interest expense was primarily driven by the derecognition of previously consolidated controlled operating companies and credit strategies on January 1, 2019, as described on page 20 of this interim MD&A.

## **Stock-based compensation**

Onex recorded a consolidated stock-based compensation expense of \$8 million during the first quarter of 2019 compared to \$33 million in the same period in 2018. The stockbased compensation expense recognized during the first quarter of 2019 relates to Onex, the parent company, for its stock options and Director DSUs. The expense recognized during the same period in 2018 also included the expense associated with the MIP equity interests and stock-based plans at the controlled operating companies. The expense associated with the MIP equity interests for the first quarter of 2019 is included as a component of the net gain on corporate investments following the change in Onex' investment entity status. The expense associated with the stock-based compensation plans at the previously consolidated operating companies are no longer recognized following the change in Onex' investment entity status.

The expense recorded by Onex, the parent company, on its stock options during the first quarter of 2019 was primarily due to the 1% increase in the market value of Onex' shares to C\$75.38 at March 31, 2019 from C\$74.35 at December 31, 2018. This compares to a 1% increase during the same period in 2018.

Table 5 details the change in stock-based compensation.

# **Stock-Based Compensation**

TABLE 5	(Unaudited) (\$ millions)		Three months en	ided March 31
		2019	2018	Change
Onex, the p	arent company,			
stock o	otions	\$ 8	\$ 7	\$ 1
Onex, the p	arent company,			
MIP equ	uity interests	_	3	(3)
Onex operating companies		-	23	(23)
Total stock	-based			
compen	sation expense	\$ 8	\$ 33	\$ (25)

# Gain on derecognition of previously consolidated corporate investments

As a result of a change in Onex' investment entity status on January 1, 2019, as described on page 20 of this interim MD&A, a non-recurring gain on derecognition of previously consolidated corporate investments of \$3.7 billion was recorded in the unaudited interim consolidated statement of earnings for the three months ended March 31, 2019. The gain represents the difference between the fair value of previously consolidated corporate investments and their carrying values on January 1, 2019.

# Reclassification from accumulated other comprehensive loss on derecognition of previously consolidated corporate investments

As a result of a change in Onex' investment entity status on January 1, 2019, a non-recurring \$170 million loss was reclassified from accumulated other comprehensive loss to net earnings as a result of the derecognition of previously consolidated corporate investments, as described on page 20 of this interim MD&A. The accumulated other comprehensive loss primarily consisted of currency translation adjustments.

# Decrease in value of investments in joint ventures and associates at fair value, net

During the three months ended March 31, 2019, Onex did not have any investments classified as investments in joint ventures and associates as a result of the change in its investment entity status on January 1, 2019, as described on page 20 of this interim MD&A. During the three months ended March 31, 2018, investments in joint ventures and associates represented those investments in operating businesses over which Onex had joint control or significant influence, but not control. These investments were measured at fair value with both realized and unrealized gains and losses recognized in the unaudited interim consolidated statement of earnings as a result of increases or decreases in fair value. Investments deemed to be investments in joint ventures or associates and measured at fair value through earnings during the three months ended March 31, 2018 primarily included AIT, BBAM, JELD-WEN, Mavis Discount Tire (up to March 2018), Pinnacle Renewable Energy (since February 2018) and Venanpri Group.

During the three months ended March 31, 2018, Onex recorded a decrease in the fair value of investments in joint ventures and associates of \$85 million. The decrease was primarily due to a decrease in the public share price of JELD-WEN, partially offset by an increase in the fair value of Mavis Discount Tire (up to March 2018) and an increase in the public share price of Pinnacle Renewable Energy subsequent to its February 2018 initial public offering.

Of the total fair value decrease recorded during the first three months of 2018, \$87 million was attributable to the limited partners in the Onex Partners and ONCAP Funds, which contributed to the Limited Partners' Interests charge. Onex' share of the total fair value decrease was an increase of \$2 million.

# Other gain

In February 2018, Pinnacle Renewable Energy completed an initial public offering. As a result of this transaction, the ONCAP II Group no longer controlled Pinnacle Renewable Energy. A gain of \$82 million was recorded based on the interest retained at fair value over the historical accounting carrying value of the investment. The gain was entirely attributable to the equity holders of Onex, as the interests of the Limited Partners were recorded as a financial liability at fair value. Following Onex' change in its investment entity status on January 1, 2019, as described on page 20 of this interim MD&A, Onex will no longer recognize gains from the loss of control of operating companies as Onex no longer consolidates controlled operating companies.

# Limited Partners' Interests charge

Onex did not recognize a Limited Partners' Interest charge during the three months ended March 31, 2019 as a result of the change in its investment entity status on January 1, 2019, as described on page 20 of this interim MD&A.

The Limited Partners' Interests charge in Onex' unaudited interim consolidated statement of earnings for the three months ended March 31, 2018 primarily represented the change in the fair value of the underlying investments in the Onex Partners and ONCAP Funds and credit strategies that was allocated to the limited partners and recorded as Limited Partners' Interests liability in Onex' unaudited interim consolidated balance sheet. The Limited Partners' Interests charge for the Onex Partners and ONCAP Funds includes the fair value changes of consolidated operating companies, investments in joint ventures and associates and other investments that are held in the Onex Partners and ONCAP Funds. The Limited Partners' Interests charge for the credit strategies includes the fair value changes of the underlying investments in the Onex Credit Lending Partners and Onex Credit Funds consolidated by Onex.

During the three months ended March 31, 2018, Onex recorded a charge of \$11 million for Limited Partners' Interests for the Onex Partners and ONCAP Funds. The net increase in the fair value of certain of the investments held in the Onex Partners and ONCAP Funds contributed to the Limited Partners' Interests charge for the Onex Partners and ONCAP Funds recorded in the three months ended March 31, 2018.

Included in the Limited Partners' Interests charge for the Onex Partners and ONCAP Funds is a decrease of \$8 million in carried interest for the three months ended March 31, 2018. Onex' share of the change in carried interest for the first quarter of 2018 was a decrease of \$3 million. The change in the amount of carried interest that has been netted against the Limited Partners' Interests for the Onex Partners and ONCAP Funds decreased during the first three months of 2018 due to a slight net decrease in the fair value of certain of the investments in the Onex Partners and ONCAP Funds. The ultimate amount of carried interest realized will be dependent on the actual realizations for each fund in accordance with the limited partnership agreements.

During the three months ended March 31, 2018, Onex recorded a charge of \$9 million for Limited Partners' Interests for the credit strategies.

## Other comprehensive earnings

Other comprehensive earnings of \$170 million for the three months ended March 31, 2019 represent the reclassification of accumulated other comprehensive losses of the previously consolidated operating companies to the unaudited interim consolidated statement of earnings as a result of the change in Onex' investment entity status under IFRS 10, as described on page 20 of this interim MD&A.

Other comprehensive earnings for the three months ended March 31, 2018 represents the unrealized gains or losses, net of income taxes, related to cash flow hedges, remeasurements for post-employment benefit plans and foreign exchange gains or losses on foreign selfsustaining operations. During the three months ended March 31, 2018, Onex reported other comprehensive earnings of \$120 million. The earnings recorded during the first quarter of 2018 were largely due to favourable currency translation adjustments on foreign operations.

#### SUMMARY OF QUARTERLY INFORMATION

Tables 6 and 7 summarize Onex' key consolidated financial information for the last eight quarters. Historical financial information has been restated for discontinued operations.

Onex' quarterly consolidated financial results following the change in Onex' investment entity status on January 1, 2019, as described on page 20 of this interim MD&A, are not comparable to the historical results. In addition, Onex' quarterly consolidated results up to December 31, 2018 did not follow any specific trends due to the acquisitions or dispositions of businesses by Onex, and the varying business activities and cycles at Onex' operating businesses and Onex Credit strategies.

## **Consolidated Quarterly Financial Information**

TABLE 6	(Unaudited) (\$ millions except per share amounts)	Marc	h 2019
Total segm	ent income	\$	253
Total segm	ent expenses		(58)
Segment n	et earnings		195
Other non-	segment items		3,537
Net earnin	gs	\$	3,732
Segment n	et earnings per share <sup>(i)</sup>	\$	1.91
Net earning	gs per share	\$	37.37

(i) Calculated on a fully diluted basis.

# Consolidated Quarterly Results Prior to Change in Investment Entity Status

TABLE 7	(Unaudited) (\$ millions except per share amounts)	2018			2017			
		Dec.	Sept.	June	March	Dec.	Sept.	June
Revenues		\$ 6,090	\$ 6,105	\$ 5,999	\$ 5,591	\$ 5,844	\$ 5,916	\$ 5,753
Earnings l	(loss) from continuing operations	\$ 73	\$ (470)	\$ (272)	\$ (177)	\$ 268	\$ 358	\$ (513)
Net earnings (loss)		\$ 88	\$ (458)	\$ (262)	\$ (164)	\$ 304	\$ 368	\$ 2,668
Net earni	ngs (loss) attributable to:					'		
Equity	holders of Onex	\$ 173	\$ (425)	\$ (253)	\$ (158)	\$ 276	\$ 324	\$ 2,712
Non-co	ontrolling Interests	(85)	(33)	(9)	(6)	28	44	(44)
Net earnings (loss)		\$ 88	\$ (458)	\$ (262)	\$ [164]	\$ 304	\$ 368	\$ 2,668
Earnings	(loss) per share							
Earnings (loss) from continuing operations \$		\$ 1.57	\$ (4.33)	\$ (2.59)	\$ (1.69)	\$ 2.37	\$ 3.10	\$ (5.12)
Earnings 1	from discontinued operations	0.14	0.11	0.09	0.13	0.36	0.08	31.72
Net earnir	ngs (loss)	\$ 1.71	\$ (4.22)	\$ (2.50)	\$ (1.56)	\$ 2.73	\$ 3.18	\$ 26.60

#### SHAREHOLDER CAPITAL

As at March 31, 2019, Onex' shareholder capital was \$6.6 billion (\$64.19 or C\$85.78 per share). Shareholder capital and shareholder capital per share are non-GAAP financial measures used by Onex management to, in part, assess Onex' performance. A reconciliation of total segmented assets to shareholder capital is included in the following table:

TABLE 8	(Unaudited) (\$ millions except per share amounts) As at March 31, 2019	Investing	Asset Management	Total
Total segmented assets		\$ 6,371	\$ 474	\$ 6,845
Accounts p	payable and accrued liabilities	-	(60)	(60)
Lease and other liabilities		-	(83)	(83)
DSU hedge assets		-	(76)	(76)
Total shareholder capital		\$ 6,371	\$ 255	\$ 6,626
Shareholder capital per share <sup>(i)</sup>		\$ 61.85	\$ 2.34	\$ 64.19

<sup>(</sup>i) Calculated on a fully diluted basis.

#### CASH AND NEAR-CASH

Table 9 provides a breakdown of cash and near-cash at Onex at March 31, 2019.

#### Cash and Near-Cash

TABLE 9	(Unaudited) (\$ millions)			
Cash and c	ash equivalents	\$	543	
Cash and cash equivalents within				
Investm	nent Holding Companies <sup>(a)</sup>	554		
Treasury in	vestments	125		
Treasury in	vestments within			
Investm	nent Holding Companies		87	
Manageme	Management fees receivable <sup>(b)</sup>		192	
OCP Senior	r Floating Income Fund	93		
Cash and n	\$ '	1,594		

<sup>(</sup>a) Includes restricted cash and cash equivalents of \$34 million for which the Company can readily remove the external restriction.

Table 10 provides a reconciliation of the change in cash and near-cash at Onex from December 31, 2018 to March 31, 2019.

# Change in Cash and Near-Cash

TABLE 10	(Unaudited) (\$ millions)		Amount
Cash and n	ear-cash at December 31, 2018 <sup>(a)</sup>		\$ 1,439
Private equ	ity realizations:		
BrightS	pring Health sale	185	
Other		13	198
Private equ	ity investments:		
RSG		(25)	(25)
Flushing To	own Center distributions		30
Net Onex C	redit strategies investment		
activity,	including warehouse facilities		61
Onex share	repurchases, options exercised		
and divi	dends		(52)
Net other,	including capital expenditures,		
manage	ement fees, operating costs		
and trea	asury income <sup>(b)</sup>		(57)
Cash and n	ear-cash at March 31, 2019 <sup>(a)(b)</sup>		\$ 1,594

<sup>(</sup>a) Includes \$212 million (December 31, 2018 – \$279 million) of treasury investments, \$93 million (December 31, 2018 – \$89 million) invested in an Onex Credit unlevered senior secured loan strategy fund and \$192 million (December 31, 2018 – \$205 million) of management fees.

In April 2019, the Onex Partners IV Group received a dividend from SIG, of which Onex' share was CHF20 million (\$20 million). Additionally, in April 2019, Onex invested \$124 million in Onex Partners V as its share of the fund's investment in Convex, a de novo specialty property and casualty insurance company.

<sup>(</sup>b) Includes management fees receivable from the Onex Partners and ONCAP Funds.

<sup>(</sup>b) Other includes the impact of incentive compensation payments paid in 2019 related to 2018, and foreign exchange on cash.

#### CONSOLIDATED FINANCIAL POSITION

# **Consolidated assets**

Consolidated assets totalled \$10.6 billion at March 31, 2019 compared to \$45.4 billion at December 31, 2018. The decrease in consolidated assets was primarily driven by the derecognition of previously consolidated corporate investments and credit strategies on January 1, 2019 following the change in Onex' investment entity status, as described on page 20 of this interim MD&A.

Table 11 shows consolidated assets by reportable segment as at March 31, 2019.

# Consolidated Assets by Reportable Segment

TABLE 11	(Unaudited) (\$ millions) As at March 31, 2019	In	vesting	Asset Management	Total
Cash and c	ash equivalents	\$	543	\$ -	\$ 543
Treasury investments			125	-	125
Manageme	ent and advisory fees, recoverable fund expenses and other receivables		192 <sup>(a)</sup>	120	312
Corporate	Corporate investments			-	5,511
Other assets			-	91	91
Property a	nd equipment		-	180	180
Goodwill a	nd other intangible assets		-	83	83
Total segm	ent assets	\$	6,371	\$ 474	\$ 6,845
Net interco	ompany loans receivable, comprising part of the fair value of Investment Holding	g Companie:	6		3,754
Total assets			\$ 10,599		

<sup>(</sup>a) Represents management fees receivable that Onex has elected to defer cash receipt from the Onex Partners and ONCAP Funds.

Table 12 shows consolidated assets by reportable segment as at December 31, 2018.

# Consolidated Assets by Reportable Segment

TABLE 12 (Unaudited) (\$ millions)	As at December 31, 2018	Percentage Breakdown
Electronics Manufacturing Services	\$ 3,738	9%
Healthcare Imaging	1,192	3%
Insurance Services	1,487	3%
Packaging Products and Services <sup>(a)</sup>	6,771	15%
Business and Information Services <sup>(b)</sup>	6,526	15%
Food Retail and Restaurants <sup>(c)</sup>	1,784	4%
Credit Strategies <sup>(d)</sup>	10,247	23%
Other <sup>(e)</sup>	12,524	28%
Assets held by continuing operations	44,269	100%
Other – assets held by discontinued operations <sup>(f)</sup>	1,148	
Total consolidated assets	\$ 45,417	

<sup>(</sup>a) The packaging products and services segment consists of IntraPac, Precision, sgsco and SIG.

<sup>(</sup>b) The business and information services segment consists of Clarivate Analytics, Emerald Expositions and SMG.

<sup>(</sup>c) The food retail and restaurants segment consists of Jack's and Save-A-Lot.

<sup>(</sup>d) The credit strategies segment consists of (i) Onex Credit Manager, (ii) Onex Credit Collateralized Loan Obligations, (iii) Onex Credit Funds and (iv) Private Lending.

<sup>(</sup>e) Other includes Flushing Town Center, KidsFoundation, Meridian Aviation, Survitec, Schumacher, WireCo, Parkdean Resorts, the operating companies of ONCAP II, III and IV (excluding IntraPac and Precision) and the parent company. In addition, other includes the following investments, which are accounted for at fair value: AIT, BBAM, JELD-WEN, Incline Aviation Fund, Pinnacle Renewable Energy, PowerSchool, RSG, Ryan, Venanpri Group and Wyse.

<sup>[</sup>f] At December 31, 2018, the assets of BrightSpring Health were included in the other segment and have been presented as a discontinued operation.

# **Corporate investments**

At March 31, 2019, the Company's interests in Investment Holding Companies were recorded at fair value through profit or loss. The Investment Holding Companies directly or indirectly invest the Company's capital in the Onex Partners Funds, ONCAP Funds, Onex Credit strategies and other investments. The Company's corporate investments were comprised of the following amounts at March 31, 2019:

TABLE 13	(Unaudited) (\$ millions)	January 1, 2019	Capital Deployed	Realizations and Distributions	Change in Fair Value	March 31, 2019
Onex Partn	ners Funds	\$ 3,050	\$ -	\$ (151)	\$ 139	\$ 3,038
ONCAP Fur	nds	458	-	(1)	5	462
Other priva	te equity	375	25	(8)	9	401
Carried into	erest	110	n/a	(38)	4	76
Total privat	te equity investments	3,993	25	(198)	157	3,977
Onex Credit strategies		815	15	(76)	51	805
Real estate		148	-	(30)	(6)	112
Other net assets <sup>(a)</sup>		434	(113)	298	(2)	617
Total corpo	prate investments excluding					
interco	mpany loans	5,390	(73)	(6)	200	5,511
Intercompa	any loans receivable from Onex and					
the Ass	et Managers	3,766	73	(85)	-	3,754
Intercompa	any loans payable to Onex and					
the Ass	et Managers	(414)	(1)	-	-	(415)
Intercompa	any loans receivable from					
Investm	nent Holding Companies	414	1	-	-	415
Total corpo	prate investments	\$ 9,156	\$ -	\$ (91)	\$ 200	\$ 9,265

<sup>(</sup>a) Other net assets consist of the assets (primarily cash and cash equivalents) and liabilities of the Investment Holding Companies, excluding investments in private equity, Onex Credit strategies, real estate and intercompany loans receivable from and payable to Onex and the Asset Managers. Capital deployed and realizations and distributions of other net assets represent the cash flows of the Investment Holding Companies associated with investments in private equity, Onex Credit strategies, real estate and intercompany loans receivable from and payable to Onex and the Asset Managers.

At March 31, 2019, Onex' corporate investments totalled \$9.3 billion (January 1, 2019 – \$9.2 billion), which are more fully described in note 4 to the unaudited interim consolidated financial statements.

During the three months ended March 31, 2019, Onex' investment of capital primarily consisted of investments made in RSG and CLO-16, as described on pages 11 and 12, respectively, of this interim MD&A.

During the three months ended March 31, 2019, realizations and distributions to Onex primarily consisted of Onex' share of the proceeds from the Onex Partners I and Onex Partners III sale of BrightSpring Health, as described on page 11 of this interim MD&A, and distributions received from CLOs, as described on page 12 of this interim MD&A.

During the three months ended March 31, 2019, the change in fair value of Onex' corporate investments totalled \$200 million, which was primarily driven by changes in the fair value of Onex' private equity investments and Onex Credit strategies investments, which are more fully described on page 25 of this interim MD&A.

# Intercompany loans payable to Investment Holding Companies as at March 31, 2019

Onex has intercompany loans payable to the Investment Holding Companies as at March 31, 2019. The loans are primarily due on demand and are non-interest bearing. At March 31, 2019, intercompany loans payable to the Investment Holding Companies totalled \$3.8 billion and the corresponding receivable of \$3.8 billion was included in the fair value of the Investment Holding Companies within corporate investments. There is no impact on net assets or net earnings from these intercompany loans.

At December 31, 2018, intercompany loans payable to the Investment Holding Companies were eliminated in the Company's consolidated balance sheet as Onex consolidated the financial results of all Investment Holding Companies. The accounting treatment for Investment Holding Companies changed on January 1, 2019 as a result of the change in Onex' investment entity status, as described on page 20 of this interim MD&A.

# **Equity**

Table 14 provides a reconciliation of the change in equity from December 31, 2018 to March 31, 2019.

### Change in Equity

TABLE 14	(Unaudited) (\$ millions)	
Balance – I	\$ 5,637	
Derecognit	(2,905)	
Dividends o	(6)	
Repurchas	(34)	
Net earning	3,732	
Equity as a	t March 31, 2019	\$ 6,424

# Derecognition of consolidated corporate investments

As a result of the change in Onex' investment entity status on January 1, 2019, as described on page 20 of this interim MD&A, the non-controlling interests and accumulated other comprehensive loss associated with controlled operating companies that were previously consolidated by Onex were derecognized from the unaudited interim consolidated statement of equity.

# **Dividend policy**

In May 2019, Onex announced that it had increased its quarterly dividend by 14% to C\$0.10 per SVS beginning with the dividend declared by the Board of Directors payable in July 2019.

Table 15 presents Onex' dividend paid per share for the twelve months ended March 31 during the past five years. The table reflects the increase in the dividend per share over this time.

Dividend Deid

TABLE 15	(Unaudited) (\$ per share amounts)	per Share
Last twelve	months ended March 31:	
2015		C\$ 0.19
2016		C\$ 0.24
2017		C\$ 0.27
2018		C\$ 0.29
2019		C\$ 0.34

## **Shares outstanding**

At March 31, 2019, Onex had 100,000 Multiple Voting Shares outstanding, which have a nominal paid-in value reflected in Onex' unaudited interim consolidated financial statements. Onex also had 99,785,058 SVS issued and outstanding. Note 8 to the unaudited interim consolidated financial statements provides additional information on Onex' share capital. There was no change in the Multiple Voting Shares outstanding during the first three months of 2019.

Table 16 shows the change in the number of SVS outstanding from December 31, 2018 to April 30, 2019.

			Average Price per Share		Total Cost	
TABLE 16	(\$ millions except per share amounts)	Number of SVS	(USD)	(CAD)	(USD)	(CAD)
SVS outstanding at December 31, 2018		100,403,493				
Shares rep	urchased and cancelled:					
Normal	Course Issuer Bids	(621,127)	\$ 54.79	\$ 73.58	\$ 34	\$ 46
Issuance of	shares:					
Dividen	d Reinvestment Plan	4,443	\$ 56.37	\$ 76.25	less than \$ 1	less than \$ 1
SVS outstanding at April 30, 2019		99,786,809				

#### Shares repurchased and cancelled

The NCIB enables Onex to repurchase up to 10% of its public float of SVS during the period of the relevant Bid. Onex believes that it is advantageous for Onex and its shareholders to continue to repurchase Onex' SVS from time to time when the SVS are trading at prices that reflect a discount to their value as perceived by Onex, while taking into account other opportunities to invest Onex' cash.

On April 18, 2019, Onex renewed its NCIB following the expiry of its previous NCIB on April 17, 2019. Under the new NCIB, Onex is permitted to purchase up to 10% of its public float of SVS, or 8,213,787 SVS. Onex may purchase up to 36,400 SVS during any trading day, being 25% of its average daily trading volume for the six months ended

March 31, 2019. Onex may also purchase SVS from time to time under the Toronto Stock Exchange's block purchase exemption, if available, or by way of private agreement pursuant to an issuer bid exemption order, if sought and received, under the new NCIB. The new NCIB commenced on April 18, 2019 and will conclude on the earlier of the date on which purchases under the NCIB have been completed and April 17, 2020. A copy of the Notice of Intention to make the NCIB filed with the Toronto Stock Exchange is available at no charge to shareholders by contacting Onex.

Under the previous NCIB that expired on April 17, 2019, Onex repurchased 1,536,532 SVS at a total cost of \$94 million (C\$124 million) or an average purchase price of \$61.39 (C\$81.02) per share.

#### Issuance of shares - Dividend Reinvestment Plan

Onex' Dividend Reinvestment Plan enables Canadian share-holders to reinvest cash dividends to acquire new SVS of Onex at a market-related price at the time of reinvestment. During the period from January 1, 2019 to April 30, 2019, Onex issued 4,443 SVS at an average cost of C\$76.25 per SVS.

### **Stock Option Plan**

At March 31, 2019, Onex had 13,170,367 options outstanding to acquire SVS, of which 8,427,417 options were vested and exercisable. During the first quarter of 2019, 274,300 options were surrendered at a weighted average exercise price of C\$40.70 for aggregate cash consideration of \$8 million (C\$10 million) and 47,250 options expired.

### **Management Deferred Share Unit Plan**

In early 2019, 14,472 DSUs were issued to the Onex management team having an aggregate value, at the date of grant, of \$1 million (C\$1 million) in lieu of that amount of cash compensation for Onex' 2018 fiscal year. At March 31, 2019, there were 758,503 (December 31, 2018 – 743,139) Management DSUs outstanding.

Forward agreements were entered into with a counterparty financial institution to economically hedge Onex' exposure to changes in the value of all outstanding Management DSUs. Forward agreements with a fair value of \$76 million at March 31, 2019, including those associated with Director DSUs, are recorded within other assets in the unaudited interim consolidated balance sheet.

# Management of capital

Onex considers the capital it manages to be the amounts it has invested in cash and cash equivalents, near-cash investments, treasury investments managed by third-party investment managers, investments made in the Onex Partners and ONCAP Funds, Onex Credit strategies and other investments. Onex also manages capital from other investors in the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. Onex' objectives in managing capital have not changed since December 31, 2018.

At March 31, 2019, Onex had \$1.6 billion of cash and near-cash items, including \$554 million held within Investment Holding Companies, and \$497 million of near-cash items at fair value. Near-cash items included \$212 million of treasury investments managed by third-party investment managers, as described below, \$93 million invested in an unlevered fund managed by Onex Credit and \$192 million of management fees receivable from limited partners of its private equity platforms.

Onex has a conservative cash management policy driven towards maintaining liquidity and preserving principal in all its treasury investments.

At March 31, 2019, the fair value of treasury investments, including cash yet to be deployed, was \$212 million (December 31, 2018 - \$279 million). The decrease in treasury investments was primarily driven by the investment in RSG and a change in the mix of cash and near-cash items. Treasury investments are managed in a mix of short-term and long-term portfolios. Short-term investments consist of liquid investments and include money market instruments and commercial paper with original maturities of three months to one year. Long-term investments consist of securities and include money market instruments, federal and municipal debt instruments, corporate obligations and structured products with maturities of one to five years. The short- and long-term investments have current Standard & Poor's ratings ranging from BBB to AAA. The portfolio concentration limits range from a maximum of 10% for BBB investments to 100% for AAA investments. The investments are managed to maintain an overall weighted average duration of two years or less.

Today, Onex has access to uncalled committed limited partner capital for investments through Onex Partners V (\$4.8 billion) and ONCAP IV (\$316 million). In addition, Onex has uncalled committed capital of \$143 million from other Onex Partners and ONCAP Funds that may be used for possible future funding of existing businesses and funding of partnership expenses.

#### LIQUIDITY AND CAPITAL RESOURCES

## Major cash flow components

This section should be read in conjunction with the unaudited interim consolidated statements of cash flows and the corresponding notes thereto. Table 17 summarizes the major consolidated cash flow components for the three months ended March 31, 2019 and 2018.

# Major Cash Flow Components

TABLE 17	(Unaudited) (\$ millions) Three months ended March 31	2019	2018
Cash from	(used in) operating activities	\$ (5)	\$ 232
Cash from	(used in) financing activities	\$ (56)	\$ 551
Cash from	(used in) investing activities	\$ 65	\$ (1,240)
Decrease i	n cash due to the		
dereco	gnition of previously		
consoli	dated corporate investments	\$ (2,169)	\$ -
Consolidat	ed cash and cash equivalents		
held by	continuing operations	\$ 543	\$ 2,893

# Cash from (used in) operating activities

Table 18 provides a breakdown of cash from (used in) operating activities by cash generated from operations and changes in non-cash working capital items, other operating activities and operating activities of discontinued operations for the three months ended March 31, 2019 and 2018.

# Components of Cash from Operating Activities

TABLE 18	(Unaudited) (\$ millions) Three months ended March 31	2019	2018
Cash gener	rated from operations	\$ 69	\$ 355
Changes in	non-cash working capital items:		
Manage	ment and advisory fees,		
reco	verable fund expenses and		
othe	r receivables	(40)	-
Other a	ssets	(3)	38
Account	ts receivable	-	191
Invento	ries	-	(156)
Account	ts payable, accrued liabilities		
and	other liabilities	(31)	(219)
Decrease in	n cash and cash equivalents		
due to c	hanges in non-cash working		
capital i	items	(74)	(146)
Decrease in	n other operating activities	-	(24)
Cash from	operating activities of		
disconti	nued operations	-	47
Cash from	(used in) operating activities	\$ (5)	\$ 232

Cash generated from operations includes the net earnings (loss) from continuing operations before interest and income taxes, adjusted for cash taxes paid and items not affecting cash and cash equivalents, in addition to cash flows from Onex' investments in and loans made to the Investment Holding Companies. The significant changes in non-cash working capital items for the three months ended March 31, 2019 were:

• \$40 million increase in management and advisory fees, recoverable fund expenses and other receivables, driven by an increase in fees earned but not yet received from the limited partners of the Onex Partners and ONCAP Funds. This compares to a change of nil during the three months ended March 31, 2018 as this change was eliminated prior to the change in Onex' investment entity status on January 1, 2019, as described on page 20 of this interim MD&A; and

• \$31 million decrease in accounts payable and accrued liabilities primarily as a result of the payment of 2018 incentive compensation during the first three months of 2019. This compares to a decrease in accounts payable of \$219 million during the three months ended March 31, 2018, which included the previously consolidated controlled operating companies of Onex prior to the change in Onex' investment entity status, as described on page 20 of this interim MD&A.

## Cash from (used in) financing activities

Cash used in financing activities was \$56 million for the first three months of 2019 compared to cash from financing activities of \$551 million for the same period in 2018. Cash used in financing activities for the three months ended March 31, 2019 primarily consisted of \$36 million of cash used to repurchase Onex stock, as described on page 36 of this interim MD&A.

For the three months ended March 31, 2018, cash from financing activities was \$551 million and included:

- \$599 million of net new long-term debt primarily from new long-term debt at SMG and an increase in outstanding debt at sgsco, partially offset by debt repayments made by Meridian Aviation;
- \$355 million of contributions received primarily from the limited partners of the Onex Partners and ONCAP Funds; and
- \$107 million of proceeds from the Onex Partners III Group's sale of a portion of its shares in Emerald Expositions' March 2018 secondary offering.

Partially offsetting these were:

- \$274 million of cash interest paid;
- \$149 million of distributions primarily to the limited partners of the Onex Partners and ONCAP Funds; and
- \$41 million of cash used for share repurchases primarily by Celestica.

#### Cash from (used in) investing activities

Cash from investing activities totalled \$65 million for the three months ended March 31, 2019 compared to cash used in investing activities of \$1.2 billion during the same period in 2018. Cash from investing activities during the three months ended March 31, 2019 primarily consisted of the sale of treasury investments totalling \$63 million.

Cash used in investing activities totalled \$1.2 billion for the three months ended March 31, 2018 and included:

- \$1.1 billion used to fund acquisitions primarily related to the Onex Partners IV Group's investment in SMG;
- \$420 million of net purchases of investments and securities for credit strategies;
- a \$322 million change in restricted cash primarily due to proceeds from the sale of Mavis Discount Tire; and
- \$170 million used for the purchase of property, plant and equipment primarily at Carestream Health, Celestica, Parkdean Resorts. Save-A-Lot and SIG.

Partially offsetting these were:

- \$533 million from the sale of Mavis Discount Tire;
- \$110 million of cash interest received primarily by the CLOs in credit strategies; and
- \$90 million of net proceeds received primarily from thirdparty investment managers from the sales of investments and securities primarily by Onex, the parent company.

# Decrease in cash due to the derecognition of previously consolidated corporate investments

During the three months ended March 31, 2019, cash decreased by \$2.2 billion due to the derecognition of previously consolidated corporate investments on January 1, 2019 as a result of the change in Onex' investment entity status, as described on page 20 of this interim MD&A.

## Consolidated cash resources

At March 31, 2019, consolidated cash and cash equivalents held by continuing operations decreased to \$543 million from \$2.7 billion at December 31, 2018. The significant decrease in consolidated cash was driven by the derecognition of previously consolidated operating companies as a result of the change in Onex' investment entity status on January 1, 2019, as described on page 20 of this interim MD&A.

At March 31, 2019, Onex had \$1.6 billion of cash and near-cash on hand, as discussed on page 31 of this interim MD&A. Onex management reviews the amount of cash and near-cash on hand when assessing the liquidity of the Company.

#### Onex' commitment to the Funds

At March 31, 2019, Onex' total uncalled committed capital to the Onex Partners and ONCAP Funds was \$2.3 billion, including approximately \$2.0 billion to Onex Partners V and \$218 million to ONCAP IV, which will be primarily deployed for future new investments. Of the remaining uncalled committed capital at March 31, 2019, \$143 million may be used for possible future funding of existing businesses and funding of partnership expenses. Onex' total uncalled committed capital to the Onex Partners and ONCAP Funds excludes remaining commitments to funds solely for possible future funding of partnership expenses. At March 31, 2019, Onex also had uncalled committed capital of \$51 million to OCLP I.

#### **RELATED-PARTY TRANSACTIONS**

## Management and advisory fees

Onex is entitled to management fees from its private equity and credit platforms, and directly from certain operating businesses, as described on page 21 of this interim MD&A. Onex indirectly controls, jointly controls or has significant influence over certain operating businesses held by the Onex Partners and ONCAP Funds and as such, advisory fees from these operating businesses represent relatedparty transactions.

The amount of management fees recognized as revenue in the unaudited interim consolidated statement of earnings during the three months ended March 31, 2019 is further described on page 25 of this interim MD&A.

#### **Incentive fees**

Onex Credit is entitled to incentive fees on \$9.0 billion of investor capital that it manages as of March 31, 2019. Incentive fees range between 15% and 20% and some are subject to a hurdle or minimum preferred return to investors. As Onex indirectly controls Onex Credit Lending Partners, the CLOs and certain other Onex Credit Funds, the incentive fees in respect of limited partner capital represent related-party transactions.

During the three months ended March 31, 2019, Onex recognized less than \$1 million in incentive fees.

# DISCLOSURE CONTROLS AND PROCEDURES AND INTERNAL CONTROLS OVER FINANCIAL REPORTING

The Chief Executive Officer and the Chief Financial Officer have designed, or caused to be designed under their supervision, internal controls over financial reporting to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with IFRS. The Chief Executive Officer and the Chief Financial Officer have also designed, or caused to be designed under their supervision, disclosure controls and procedures to provide reasonable assurance that information required to be disclosed by the Company in its corporate filings has been recorded, processed, summarized and reported within the time periods specified in securities legislation.

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

# **GLOSSARY**

The following is a list of commonly used terms in Onex' interim MD&A and unaudited interim consolidated financial statements and their corresponding definitions.

**Adjusted EBITDA** is a non-GAAP financial measure and is based on the local accounting standards of the individual operating companies. The metric is based on earnings before interest, taxes, depreciation and amortization as well as other adjustments. Other adjustments can include non-cash costs of stock-based compensation and retention plans, transition and restructuring expenses including severance payments, annualized pro-forma adjustments for acquisitions, the impact of derivative instruments that no longer qualify for hedge accounting, the impacts of purchase accounting and other similar amounts.

**Assets under management** are the sum of the fair value of invested assets and uncalled committed capital that Onex manages on behalf of investors, including Onex' own uncalled committed capital in excess of cash and cash equivalents.

**Carried interest** is an allocation of part of an investor's gains to Onex and its management team after the investor has realized a preferred return.

**CLO warehouse** is a leveraged portfolio of credit investments that Onex establishes in anticipation of raising a new CLO. The leverage is typically provided by a financial institution that serves as the placement agent for the relevant CLO. The leverage provided by a financial institution may be in the form of a total return swap that transfers the credit and market risk of specified securities. Onex provides capital to establish the CLO warehouses.

**Co-investment** is a direct investment made by limited partners alongside a fund.

**Collateral principal amount** is the aggregate principal balance of the CLO investments in debt obligations, excluding defaulted debt obligations, and also includes the principal balance of cash deposits.

**Collateralized Loan Obligation ("CLO")** is a structured investment fund that invests in non-investment grade debt. Interests in these funds are sold in rated and unrated tranches that have rights to the CLO's collateral and payment streams in descending order of priority. The yield to investors in each tranche decreases as the level of priority increases.

**Committed capital** is the amount contractually committed by limited partners that a fund may call for investments or to pay management fees and other expenses.

**Deferred Share Units ("DSUs")** are synthetic investments made by Directors and the Onex management team, where the gain or loss mirrors the performance of the SVS. DSUs may be issued to Directors in lieu of director fees and to senior management in lieu of a portion of their annual short-term incentive compensation.

**Discontinued operation** is a component of Onex that has either been disposed of or is currently classified as held for sale and represents either a major line of business or geographical area of operations, a single coordinated plan to dispose of a separate line of business or geographical area of operations, or a subsidiary acquired exclusively with a view to near-term resale.

**Economic ownership** is the percentage by which Onex economically participates in an operating company investment.

**Fee-generating capital** is the assets under management on which the Company receives management fees, incentive fees and/or carried interest.

**Fully diluted shares** include all outstanding SVS as well as outstanding stock options where Onex' share price exceeds the exercise price of the stock options and the stock options have a dilutive impact. Fully diluted shares used in the calculations of segment net earnings (loss) per share are calculated using the treasury stock method.

**General partner** is a partner that determines most of the actions of a partnership and can legally bind the partnership. The general partners of Onex-sponsored funds are Onex-controlled subsidiaries.

**Gross internal rate of return ("Gross IRR")** is the annualized percentage return achieved on an investment or fund, taking time into consideration. This measure does not reflect a limited partner's return since it is calculated without deducting carried interest, management fees, taxes and expenses.

**Gross multiple of capital ("Gross MOC")** is an investment's or fund's total value divided by the capital that has been invested. This measure does not reflect a limited partner's multiple of capital since it is calculated without deducting carried interest, management fees, taxes and expenses.

**Hurdle** or **preferred return** is the minimum return required from an investment or fund before entitlement to payments under the MIP, carried interest or incentive fees.

**Incentive fees** are performance fees generated on investors' capital managed by Onex Credit, some of which are subject to a hurdle or preferred return to investors.

**International Financial Reporting Standards ("IFRS")** are a set of standards adopted by Onex to determine accounting policies for the consolidated financial statements that were formulated by the International Accounting Standards Board, and allows for comparability and consistency across businesses. As a publicly listed entity in Canada, Onex is required to report under IFRS.

**Investing capital** represents Onex' investing assets that are invested in private equity, Onex Credit strategies, treasury investments, cash and cash equivalents and near-cash available for investing. Investing capital is determined on the same basis as segmented assets for Onex' investing segment.

**Investing capital per share** is Onex investing capital divided by the number of fully diluted shares outstanding.

**Investor capital** is the invested and committed uncalled capital of third-party investors.

**Joint ventures** are a type of business arrangement in which two or more parties agree to share control over key decisions in order to reach a common objective, typically profit generation or cost reduction.

**Leveraged loans** refer to the non-investment grade senior secured debt of relatively highly leveraged borrowers. A leveraged loan is often issued by a company in connection with it being acquired by a private equity or corporate investor.

**Limited partner** is an investor whose liability is generally limited to the extent of their share of the partnership.

Limited Partners' Interests charge primarily represents the change in the fair value of the underlying investments in the Onex Partners, ONCAP and credit strategies funds, net of carried interest, which is allocated to the limited partners and recorded as Limited Partners' Interests liability.

**Limited Partners' Interests liability** represents the fair value of limited partners' invested capital in the Onex Partners, ONCAP and credit strategies funds and is affected primarily by the change in the fair value of the underlying investments in those funds, the impact of the carried interest, as well as any contributions by and distributions to the limited partners in those funds.

LTM Adjusted EBITDA is Adjusted EBITDA of a business over the last twelve months.

Management investment plan ("MIP") is a plan that requires Onex and Onex Partners management to invest in each of the operating businesses acquired or invested in by Onex. Management's required cash investment is 1.5% of Onex' interest in each acquisition or investment. Management is allocated 7.5% of Onex' realized gain from an operating business investment, subject to Onex realizing the full return of its investment plus a net 15% internal rate of return on the investment. The plan also has vesting requirements, certain limitations and voting requirements.

**Multiple Voting Shares** of Onex are the controlling class of shares, which entitle Mr. Gerald W. Schwartz to elect 60% of Onex' Directors and to 60% of the total shareholder vote on most matters. The shares have no entitlement to distribution on wind-up or dissolution above their nominal paid-in value and do not participate in dividends or earnings.

**Near-cash** are investment holdings in readily marketable investments that can be converted to cash in an orderly market. In addition, near-cash includes management fees receivable from the limited partners of Onex' private equity funds.

**Net internal rate of return ("Net IRR")** is the annualized percentage return earned by the limited partners of a fund, excluding Onex as a limited partner, after the deduction of carried interest, management fees, taxes and expenses, taking time into consideration.

**Net multiple of capital ("Net MOC")** is the investment distributions and unrealized value, net of carried interest and taxes, to limited partners subject to carried interest and management fees in the funds, excluding Onex as a limited partner, divided by the limited partners' total contributions for investments, fees and expenses.

**Non-controlling interests** represent the ownership interests in Onex' controlled operating companies by shareholders other than Onex and the limited partners in the Onex Partners and ONCAP Funds.

**Normal Course Issuer Bid(s)** ("NCIB" or the "Bids") is an annual program(s) approved by the Board of Directors that enables Onex to repurchase SVS for cancellation.

**ONEX** is the share symbol for Onex Corporation on the Toronto Stock Exchange.

Onex Credit Funds are the actively managed, diversified portfolio investment funds of Onex Credit, which include two closed-end funds listed on the Toronto Stock Exchange (TSX: OCS-UN and OSL-UN). Onex controls certain funds managed by Onex Credit in which Onex holds an investment.

Onex Credit Lending Partners is a private debt fund which provides credit to middle-market, upper middle-market and large private equity sponsor-owned portfolio companies and, selectively, other corporate borrowers predominantly in the United States and, selectively, in Canada and Europe. The strategy invests the majority of its capital in senior secured loans of companies primarily in less cyclical and less capital-intensive industries, with a focus on capital preservation. The fund employs a buy-and-hold approach to investing, with a goal of owning a diversified pool of investments.

**Private equity platform** refers to our investing and asset management activities carried on through the Onex Partners and ONCAP Funds.

Private Lending consists of Onex Credit Lending Partners and private debt originated by Onex.

**Shareholder capital** represents Onex' total assets adjusted to include accounts payable and accrued liabilities, and lease and other liabilities, and to exclude associated DSU hedge assets.

Shareholder capital per share is shareholder capital divided by the number of fully diluted shares outstanding.

**Subordinate Voting Shares** ("SVS") are the non-controlling share capital of Onex. SVS shareholders are entitled to elect 40% of Onex' Directors and to 40% of the total shareholder vote on most matters. These shares are the only class of stock that economically participates in Onex Corporation. The SVS trade on the Toronto Stock Exchange.

Throughout the interim MD&A and unaudited interim consolidated financial statements, the following operating businesses are referenced as follows:

- "AIT" Advanced Integration Technology LP
- "AutoSource" AutoSource Holdings, Inc.
- "BBAM" BBAM Limited Partnership
- "Bradshaw" Bradshaw International, Inc.
- "BrightSpring Health" Res-Care, Inc.
- "Carestream Health" Carestream Health, Inc.
- "Celestica" Celestica Inc.
- "Chatters" Chatters Canada
- "Clarivate Analytics" Clarivate Analytics
- "Convex" Convex Group Limited
- "Davis-Standard" Davis-Standard Holdings, Inc.
- "Emerald Expositions" Emerald Expositions Events, Inc.
- "EnGlobe" EnGlobe Corp.
- "Flushing Town Center" Flushing Town Center
- "FLY Leasing Limited" FLY Leasing Limited
- "Gluskin Sheff" Gluskin Sheff + Associates Inc.
- "Hopkins" Hopkins Manufacturing Corporation
- "Incline Aviation Fund" Incline Aviation Fund
- "IntraPac" IntraPac International Corporation
- "Jack's" Jack's Family Restaurants
- "JELD-WEN" JELD-WEN Holding, Inc.
- "KidsFoundation" KidsFoundation Holdings B.V.
- "Laces" Laces Group

- "Mavis Discount Tire" Mavis Tire Supply LLC
- "Meridian Aviation" Meridian Aviation Partners Limited and affiliates
- "Parkdean Resorts" Parkdean Resorts
- "Pinnacle Renewable Energy" Pinnacle Renewable Holdings, Inc.
- "PowerSchool" PowerSchool Group LLC
- "Precision" Precision Global
- "PURE Canadian Gaming" PURE Canadian Gaming Corp.
- "RSG" Ryan Specialty Group, LLC
- "Ryan" Ryan, LLC
- "Save-A-Lot" Save-A-Lot
- "Schumacher" Schumacher Clinical Partners
- "sgsco" SGS International, LLC
- "SIG" SIG Combibloc Group AG
- "SMG" SMG Holdings Inc.
- "Survitec" Survitec Group Limited
- "Tecta" Tecta America Corporation
- "Venanpri Group" Venanpri Group
- "Walter" Walter Surface Technologies
- "WireCo" WireCo WorldGroup
- "Wyse" Wyse Meter Solutions Inc.
- "York" York Risk Services Holding Corp.

# MARCH 31, 2019 INTERIM CONSOLIDATED BALANCE SHEET

(Unaudited) (in millions of U.S. dollars)	March 3	As at 1, 2019
Assets		
Cash and cash equivalents	\$	543
Treasury investments (note 2)		125
Management and advisory fees, recoverable fund expenses and other receivables (note 3)		312
Corporate investments (including intercompany loans receivable from Onex and the Asset Managers		
of \$3,754, comprising part of the fair value of Investment Holding Companies) (note 4)		9,265
Other assets		91
Property and equipment (note 5)		180
Goodwill and other intangible assets (note 6)		83
Total assets		10,599
Intercompany loans payable to Investment Holding Companies (note 7)		(3,754)
Total assets net of intercompany loans payable to Investment Holding Companies	\$	6,845
Other liabilities		
Accounts payable and accrued liabilities	\$	60
Stock-based compensation payable		278
Lease and other liabilities		83
Total other liabilities		421
Net assets	\$	6,424
Equity		
Share capital (note 8)		318
Retained earnings		6,106
Total equity	\$	6,424

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# DECEMBER 31, 2018 INTERIM CONSOLIDATED BALANCE SHEET

(Unaudited) (in millions of U.S. dollars)	As at December 31, 2018
Assets	
Current assets	
Cash and cash equivalents	\$ 2,680
Short-term investments	77
Accounts receivable	3,186
Inventories	2,656
Other current assets	1,124
Assets held by discontinued operations	1,148
	10,871
Property, plant and equipment	4,913
Long-term investments	12,756
Other non-current assets	616
Intangible assets	8,048
Goodwill	8,213
	\$ 45,417
Liabilities and Equity	
Current liabilities	
Accounts payable and accrued liabilities	\$ 4,116
Current portion of provisions	151
Other current liabilities	1,800
Current portion of long-term debt, without recourse to Onex Corporation	879
Current portion of Limited Partners' Interests	560
Liabilities held by discontinued operations	775
	8,281
Non-current portion of provisions	162
Long-term debt, without recourse to Onex Corporation	21,465
Other non-current liabilities	1,615
Deferred income taxes	1,138
Limited Partners' Interests	7,119
	39,780
Equity	
Share capital (note 8)	320
Non-controlling interests	3,075
Retained earnings and accumulated other comprehensive loss	2,242
	5,637
	\$ 45,417

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# MARCH 31, 2019 INTERIM CONSOLIDATED STATEMENT OF EARNINGS

(Unaudited)	
(in millions of U.S. dollars except per share data) Three months ended March 31	2019
	2017
Income	
Net gains on corporate investments (including an increase in carried interest	*
and incentive fees of \$4) (note 4)	\$ 200
Management and advisory fees (note 9)	49
Interest and net treasury investment income (note 11)	4
Total income	253
Expenses	
Compensation	(47
Stock-based compensation	(8)
Amortization of property and equipment, and other intangible assets	(6
Other expense	(9
Total expenses	(70
Gain on derecognition of previously consolidated corporate investments (note 1)	3,719
Reclassification from accumulated other comprehensive loss on derecognition	
of previously consolidated corporate investments (note 1)	(170
Net gain on derecognition of previously consolidated corporate investments	3,549
Net Earnings for the period	\$ 3,732
Net Earnings per Subordinate Voting Share of Onex Corporation (note 13)	
Basic and Diluted	\$ 37.37

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# MARCH 31, 2018 INTERIM CONSOLIDATED STATEMENT OF EARNINGS

(Unaudited) (in millions of U.S. dollars except per share data)	
Three months ended March 31	2018
Revenues (note 10)	\$ 5,591
Cost of sales (excluding amortization of property, plant and equipment, intangible assets and deferred charges)	(4,129
Operating expenses	(996
Interest income	115
Amortization of property, plant and equipment	(164
Amortization of intangible assets and deferred charges	(186
Interest expense of operating companies and credit strategies	(305
Decrease in value of investments in joint ventures and associates at fair value, net	(85
Stock-based compensation expense	(33
Other gain	82
Other expense	(39
Limited Partners' Interests charge	(20
Loss before income taxes and discontinued operations	(169
Provision for income taxes	(8
Loss from continuing operations	(177
Earnings from discontinued operations	13
Net Loss	\$ (164
Loss from Continuing Operations attributable to:	
Equity holders of Onex Corporation	\$ (171
Non-controlling Interests	(6
Loss from Continuing Operations	\$ (177
Net Loss attributable to:	
Equity holders of Onex Corporation	\$ (158
Non-controlling Interests	(6
Net Loss	\$ (164
Net Earnings (Loss) per Subordinate Voting Share of Onex Corporation (note 13)	
Basic and Diluted:	
Continuing operations	\$ (1.69
Discontinued operations	0.13
Net Loss per Subordinate Voting Share	\$ (1.56

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# INTERIM CONSOLIDATED STATEMENTS OF COMPREHENSIVE EARNINGS

(Unaudited)	Three months ended March 31			
(in millions of U.S. dollars)	2019	2018		
Net earnings (loss)	\$ 3,732	\$ (164)		
Other comprehensive earnings, net of tax				
Items that may be reclassified to net earnings (loss):				
Currency translation adjustments	-	124		
Change in fair value of derivatives designated as hedges	-	1		
Reclassification to net earnings on derecognition of previously consolidated				
corporate investments (note 1)	170	-		
	170	125		
Items that will not be reclassified to net earnings (loss):				
Remeasurements for post-employment benefit plans	-	(5)		
Other comprehensive earnings, net of tax	170	120		
Total Comprehensive Earnings (Loss)	\$ 3,902	\$ (44)		
Total Comprehensive Earnings (Loss) attributable to:				
Equity holders of Onex Corporation	\$ 3,902	\$ (47)		
Non-controlling Interests	-	3		
Total Comprehensive Earnings (Loss)	\$ 3.902	\$ [44]		

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# INTERIM CONSOLIDATED STATEMENTS OF EQUITY

(Unaudited) (in millions of U.S. dollars except per share data)	Share Capital (note 8)	Retained Earnings	Accumulated Other Comprehensive Earnings (Loss)	Total Equity Attributable to Equity Holders of Onex Corporation	Non- controlling Interests	Total Equity
Balance - December 31, 2017	\$ 321	\$ 2,547	\$ 25(a)	\$ 2,893	\$ 2,145	\$ 5,038
Change in accounting policy	-	11	_	11	1	12
Dividends declared <sup>(b)</sup>	-	(6)	_	(6)	_	(6)
Repurchase and cancellation of shares (note 8)	[1]	(17)	_	(18)	_	(18)
Investments in operating companies by shareholders other than Onex	_	7	_	7	85	92
Distributions to non-controlling interests	_	_	_	_	(2)	(2)
Repurchase of shares of operating companies	_	_	_	-	(41)	(41)
Sale of interest in operating company under continuing control	_	49	_	49	17	66
Non-controlling interests derecognized on loss						
of control of investment in operating company	-		_	-	(48)	(48)
Comprehensive Earnings (Loss)						
Net loss	-	(158)	_	(158)	(6)	(164)
Other comprehensive earnings (loss), net of tax:						
Currency translation adjustments	-		115	115	9	124
Change in fair value of derivatives designated as hedges	-	-	1	1	_	1
Remeasurements for post-employment benefit plans	_	(5)		(5)		(5)
Balance – March 31, 2018	\$ 320	\$ 2,428	\$ 141 <sup>(c)</sup>	\$ 2,889	\$ 2,160	\$ 5,049
			+			
Balance – December 31, 2018	\$ 320	\$ 2,412	\$ (170) <sup>(d)</sup>	\$ 2,562	\$ 3,075	\$ 5,637
Derecognition of previously consolidated						
corporate investments (note 1)	-	_	170	170	(3,075)	(2,905)
Dividends declared <sup>(b)</sup>	_	(6)	-	(6)	_	(6)
Repurchase and cancellation of shares (note 8)	(2)	(32)	_	(34)	_	(34)
Net earnings	_	3,732	-	3,732	-	3,732
Balance - March 31, 2019	\$ 318	\$ 6,106	\$ -	\$ 6,424	\$ -	\$ 6,424

<sup>[</sup>a] Accumulated Other Comprehensive Earnings as at December 31, 2017 consisted of currency translation adjustments of positive \$33, unrealized losses on the effective portion of cash flow hedges of \$11 and unrealized gains on financial assets of \$3. Accumulated Other Comprehensive Earnings as at December 31, 2017 included \$2 of net losses related to discontinued operations. Income taxes did not have a significant effect on these items.

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

<sup>(</sup>b) Dividends declared per Subordinate Voting Share were C\$0.0875 for the three months ended March 31, 2019 (2018 - C\$0.075). In 2019, shares issued under the dividend reinvestment plan amounted to less than \$1 (2018 – less than \$1). There are no tax effects for Onex on the declaration or payment of dividends.

<sup>(</sup>c) Accumulated Other Comprehensive Earnings as at March 31, 2018 consisted of currency translation adjustments of positive \$148, unrealized losses on the effective portion of cash flow hedges of \$10 and unrealized gains on financial assets of \$3. Income taxes did not have a significant effect on these items.

<sup>(</sup>d) Accumulated Other Comprehensive Loss as at December 31, 2018 consisted of currency translation adjustments of negative \$156 and unrealized losses on the effective portion of cash flow hedges of \$14. Accumulated Other Comprehensive Loss as at December 31, 2018 included \$2 of net losses related to discontinued operations. Income taxes did not have a significant effect on these items.

# MARCH 31, 2019 INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

(Unaudited) (in millions of U.S. dollars) Three months ended March 31	2019
Operating Activities	
Net earnings	\$ 3,732
Adjustments to net earnings:	
Interest and net treasury investment income	(4)
Interest expense	1
Earnings before interest and provision for income taxes	3,729
Investments made in and loans made to Investment Holding Companies	[1]
Distributions and loan repayments received from Investment Holding Companies	87
Items not affecting cash and cash equivalents:	
Amortization of property and equipment, and other intangible assets	6
Net gains on corporate investments (note 4)	(200)
Stock-based compensation	(2)
Gain on derecognition of previously consolidated corporate investments (note 1)	(3,719)
Reclassification from accumulated other comprehensive loss on derecognition	
of previously consolidated corporate investments (note 1)	170
Foreign exchange gain	(1)
	69
Changes in non-cash working capital items:	***
Management and advisory fees, recoverable fund expenses and other receivables	(40)
Other assets	(3)
Accounts payable, accrued liabilities and other liabilities	(31)
Decrease in cash and cash equivalents due to changes in non-cash working capital items	(74) (5)
Financing Activities	
Cash dividends paid	[6]
Principal elements of lease payments	[2]
Repurchase of share capital of Onex Corporation	(36)
Issuance of loans from Investment Holding Companies	73
Repayment of loans to Investment Holding Companies	(85)
	(56)
Investing Activities	
Purchases of property and equipment	[1]
Cash interest received	4
Sale of treasury investments	63
Decrease due to other investing activities	[1]
	65
Decrease in Cash and Cash Equivalents	4
Decrease in cash due to the derecognition of previously consolidated corporate investments,	
including cash from discontinued operations (note 1)	(2,169)
Increase in cash due to changes in foreign exchange rates	1
Cash and cash equivalents, beginning of the period – continuing operations	2,680
Cash and cash equivalents, beginning of the period – discontinued operations	27
Cash and Cash Equivalents	\$ 543

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# MARCH 31, 2018 INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS

(Unaudited) (in millions of U.S. dollars) Three months ended March 31	2018
Operating Activities	2010
Loss for the period from continuing operations	\$ (177)
Adjustments to loss from continuing operations:	2
Provision for income taxes Interest income	8 (115)
Interest expense of operating companies and credit strategies	305
Earnings before interest and provision for income taxes	21
Cash taxes paid	(51)
Items not affecting cash and cash equivalents:  Amortization of property, plant and equipment	164
Amortization of intangible assets and deferred charges	186
Decrease in value of investments in joint ventures and associates at fair value, net (note 5) Stock-based compensation expense	85 21
Other gain	(82)
Foreign exchange loss	27
Limited Partners' Interests charge Change in provisions	20
Other	[42]
	355
Changes in non-cash working capital items:	101
Accounts receivable Inventories	191 (156)
Other current assets	38
Accounts payable, accrued liabilities and other current liabilities	(219)
Decrease in cash and cash equivalents due to changes in non-cash working capital items	(146) (24)
Decrease in other operating activities  Cash flows from operating activities of discontinued operations	47
	232
Financing Activities	
Issuance of long-term debt	1,220
Repayment of long-term debt Cash interest paid	(621) (274)
Cash dividends paid	(6)
Repurchase of share capital of Onex Corporation	(18)
Repurchase of share capital of operating companies Contributions by Limited Partners	(41) 355
Issuance of share capital by operating companies	7
Proceeds from sale of interests in operating companies under continuing control	107
Distributions paid to non-controlling interests and Limited Partners  Decrease due to other financing activities	(149) (26)
Cash flows from financing activities of discontinued operations	(3)
	551
Investing Activities	4
Acquisitions, net of cash and cash equivalents in acquired companies of \$55  Purchase of property, plant and equipment	(1,086) (170)
Proceeds from sale of investment in joint venture	533
Distributions received from investments in joint ventures and associates	17
Cash interest received Change in restricted cash	110 (322)
Net purchases of investments and securities for credit strategies	(420)
Net sales of investments and securities at parent company and operating companies	90
Increase due to other investing activities  Cash flows used in investing activities of discontinued operations	15 (7)
Cash None asca in infosting activities of alcositinated operations	(1,240)
Decrease in Cash and Cash Equivalents for the Period	(457)
Increase in cash due to changes in foreign exchange rates	25
Cash and cash equivalents, beginning of the period – continuing operations	3,362
Cash and Cash equivalents, beginning of the period – discontinued operations  Cash and Cash Equivalents	2,944
Cash and cash equivalents  Cash and cash equivalents held by discontinued operations	2,744
Cash and Cash Equivalents Held by Continuing Operations	\$ 2,893

See accompanying notes to the unaudited interim consolidated financial statements, including changes to the accounting treatment of certain Onex subsidiaries on January 1, 2019, as described in note 1.

# NOTES TO INTERIM CONSOLIDATED FINANCIAL STATEMENTS

(Unaudited) (in millions and in U.S. dollars except per share data)

Onex Corporation and its wholly-owned subsidiaries manage capital invested and committed by investors from around the world and invest shareholder capital primarily in private equity and non-investment grade credit strategies.

Onex invests in its two private equity platforms: Onex Partners for larger transactions and ONCAP for middle-market and smaller transactions. Onex is currently investing through Onex Partners V, a \$7,150 fund raised in November 2017, and ONCAP IV, a \$1,107 fund raised in November 2016.

Onex also invests in Onex Credit strategies, which consists of non-investment grade debt in collateralized loan obligations ("CLOs"), OCLP I, a \$413 private debt fund raised in November 2018, and other credit strategies.

Throughout these statements, the terms "Onex" and the "Company" refer to Onex Corporation, the ultimate parent company.

Onex is a Canadian corporation domiciled in Canada and listed on the Toronto Stock Exchange under the symbol ONEX. Onex' shares are traded in Canadian dollars. The registered address for Onex is 161 Bay Street, Toronto, Ontario. Mr. Gerald W. Schwartz controls Onex through his ownership of all of the outstanding Multiple Voting Shares of the corporation. Mr. Schwartz also indirectly held 12% of the outstanding Subordinate Voting Shares of the corporation at March 31, 2019.

All amounts are in millions of U.S. dollars unless otherwise noted. The unaudited interim consolidated financial statements were authorized for issue by the Board of Directors on May 9, 2019.

# 1. BASIS OF PREPARATION AND SIGNIFICANT ACCOUNTING POLICIES

#### STATEMENT OF COMPLIANCE

The unaudited interim consolidated financial statements have been prepared in accordance with International Accounting Standard ("IAS") 34, *Interim Financial Reporting*, using accounting policies consistent with International Financial Reporting Standards ("IFRS") and its interpretations adopted by the International Accounting Standards Board ("IASB"). Accordingly, certain information and note disclosures normally included in annual financial statements prepared in accordance with IFRS have been omitted or condensed. These unaudited interim consolidated financial statements were prepared on a going concern basis.

The U.S. dollar is Onex' functional currency and the financial statements have been reported on a U.S. dollar basis.

#### BASIS OF PRESENTATION

Throughout the notes to the unaudited interim consolidated financial statements, investments and investing activity of Onex' capital primarily relate to its private equity funds, credit strategies and certain investments held outside the private equity funds and credit strategies. These investments are held directly or indirectly through wholly-owned subsidiaries of Onex, which are referred to as **Investment Holding Companies**. While there are a number of Investment Holding Companies, substantially all of these companies consist of direct or indirect subsidiaries of Onex Private Equity Holdings LLC, Onex CLO Holdings LLC or Onex Credit Holdings LLC. These three companies, which are referred to as the

**Primary Investment Holding Companies**, are the holding companies for substantially all of Onex' investments, excluding intercompany loans receivable from Onex and the Asset Managers.

Asset management refers to the activity of managing capital in Onex' private equity funds and credit strategies. This activity is conducted through wholly-owned subsidiaries of Onex, which are the managers of the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. These subsidiaries are referred to as Onex' Asset Managers and are consolidated by Onex.

References to the Onex management team include the management of Onex, Onex Partners, ONCAP and Onex Credit. References to management without the use of team include only the relevant group. References to the Onex Partners Groups represent Onex, the limited partners of the relevant Onex Partners Fund, the Onex management team and, where applicable, certain other limited partners as investors. References to the ONCAP Groups represent Onex, the limited partners of the relevant ONCAP Fund, the Onex management team and, where applicable, certain other limited partners as investors.

On January 1, 2019, Onex determined it met the definition of an investment entity, as defined by IFRS 10, *Consolidated financial statements* ("IFRS 10"). This change in status resulted from the change in how Onex measures and evaluates the performance of its investments, which are now performed on a fair value basis for substantially all of Onex' investments. This change was driven primarily by the following factors: (i) performance metrics reviewed by Onex management have evolved over time and now primarily focus on the fair value of Onex' investments; (ii) growth

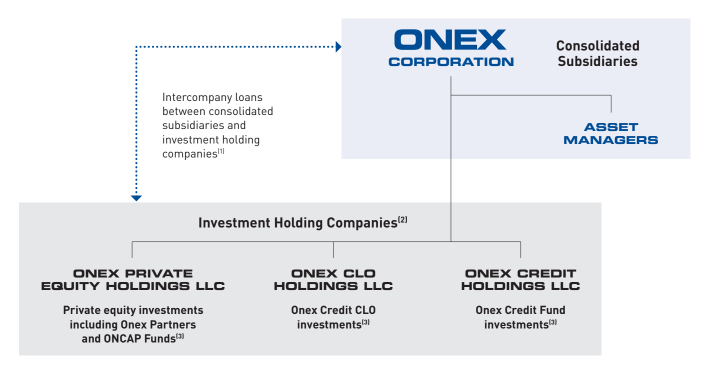
of Onex' investment in credit strategies (\$815 as at January 1, 2019), for which the measurement and evaluation have always been performed on a fair value basis; and (iii) Onex' disposition of certain investments that were not measured and evaluated on a fair value basis.

As a result of this change in status, the assets and liabilities of Onex' subsidiaries that do not provide investment-related services have been derecognized from Onex' consolidated balance sheet and Onex' investments in these subsidiaries have been recognized as corporate investments at fair value as at January 1, 2019, totalling \$9,156, including intercompany loans receivable from Investment Holding Companies. Onex recognized a gain on the transition to investment entity status of \$3,549 on January 1, 2019, including items reclassified from accumulated other comprehensive loss, reflecting the difference between the corporate investments' fair values and their previous carrying values. These corporate investments are subsequently measured at fair value through profit or loss. The change in investment entity status has been accounted for prospectively from January 1, 2019, in accordance with IFRS 10.

The Company has also performed an assessment to determine which of its subsidiaries are investment entities, as defined under IFRS 10. When performing this assessment, the Company considered the subsidiaries' current business purpose along with the business purpose of the subsidiaries' direct or indirect investments. The Company has concluded that the Primary Investment Holding Companies meet the definition of an investment entity.

Throughout these unaudited interim consolidated financial statements, wholly-owned subsidiaries of Onex which are recognized at fair value are referred to as Investment Holding Companies. Investment Holding Companies include subsidiaries determined to be investment entities under IFRS 10 and all other subsidiaries that do not provide investment-related services and are not investment entities.

The simplified diagram below illustrates the types of subsidiaries included within Onex' corporate structure and the basis on which they are accounted for following the change in Onex' investment entity status on January 1, 2019.



- (1) Onex Corporation and the consolidated asset management subsidiaries enter into intercompany loans that, in aggregate, have no net effect on Onex' financial position. Intercompany loans payable by the consolidated subsidiaries to the Investment Holding Companies are recognized as liabilities in the unaudited interim consolidated balance sheet, with the corresponding loan receivable held as an asset within corporate investments in the unaudited interim consolidated balance sheet.
- (2) Onex' investments in the Investment Holding Companies are recorded as corporate investments at fair value through profit or loss.
- [3] Onex' investments in private equity, CLOs and Onex Credit Funds are typically held directly or indirectly through wholly-owned investment holding companies, which are subsidiaries of the Primary Investment Holding Companies identified above. Onex Private Equity Holdings LLC also includes Onex' investment in private debt.

#### SIGNIFICANT ACCOUNTING POLICIES

The disclosures contained in these unaudited interim consolidated financial statements do not include all the requirements of IFRS for annual financial statements. The unaudited interim consolidated financial statements should be read in conjunction with the audited annual consolidated financial statements for the year ended December 31, 2018.

The unaudited interim consolidated financial statements are based on accounting policies, as described in note 1 to the 2018 audited annual consolidated financial statements, with the exception of new accounting policies related to the change in Onex' investment entity status, as described in the basis of presentation section of this note, and as described below. Certain accounting policies described below are unchanged from the 2018 audited annual consolidated financial statements and are provided for clarification following the change in Onex' investment entity status, as described above.

#### Treasury investments

Treasury investments include commercial paper, federal and municipal debt instruments, corporate obligations and structured products. Treasury investments are measured at fair value through profit or loss in the unaudited interim consolidated statement of earnings in accordance with IFRS 9, *Financial instruments* ("IFRS 9").

## Corporate investments

Corporate investments include Onex' investments in its subsidiaries, primarily consisting of Investment Holding Companies, that meet the investment entity exception to consolidation criteria in IFRS 10. These subsidiaries primarily invest Onex' shareholder capital in the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. Corporate investments are measured at fair value through profit or loss, in accordance with IFRS 9. The fair value of the corporate investments includes the fair value of both intercompany loans receivable from and payable to Onex and the Asset Managers. In addition, the fair value of corporate investments includes the liability associated with management incentive programs, including the Management Investment Plan (the "MIP"), as described in note 33(d) to the 2018 audited annual consolidated financial statements.

At March 31, 2019, substantially all of the Company's corporate investments, excluding intercompany loans, consisted of investments made in the Primary Investment Holding Companies or investments made directly by Onex.

#### Intercompany loans with Investment Holding Companies

Intercompany loans payable to Investment Holding Companies represent financial liabilities which are payable to subsidiaries of Onex, which are recorded at fair value in the unaudited interim consolidated financial statements. Intercompany loans receivable from Investment Holding Companies are classified as corporate investments and represent loans receivable from subsidiaries of Onex, which are recorded at fair value in the unaudited interim consolidated financial statements. Onex has elected to measure these financial instruments at fair value through profit or loss, in accordance with IFRS 9.

#### Property and equipment

Property and equipment is recorded at cost less accumulated amortization and provisions for impairment, if any. Cost consists of expenditures directly attributable to the acquisition of the asset. Subsequent expenditures for maintenance and repairs are expensed as incurred, while costs related to betterments and improvements that extend the useful lives of property and equipment are capitalized.

Right-of-use assets are amortized over the shorter of the asset's useful life and the lease term on a straight-line basis.

Amortization is provided for other property and equipment on a straight-line basis over the estimated useful lives of the assets as follows:

Aircraft	up to 20 years
Leasehold improvements	up to 10 years
Furniture and equipment	up to 10 years

When components of an asset have a significantly different useful life or residual value than the primary asset, the components are amortized separately. Residual values, useful lives and methods of amortization are reviewed at each fiscal year end and adjusted prospectively.

#### Goodwill and other intangible assets

Goodwill and other intangible assets are recorded at their fair value at the date of acquisition of the related subsidiary or at cost if purchased. Amortization is provided for other intangible assets with a limited life. Amortization is provided for on a straight-line basis over their estimated useful lives as follows:

Customer relationships up to 15 years

#### Management and advisory fees

Onex earns management and advisory fees for managing limited partner capital through its private equity funds and credit strategies, and for services provided directly to certain underlying operating businesses. Onex accounts for management and advisory fees as revenue from contracts with customers using the five-step model outlined in note 1 to the 2018 audited annual consolidated financial statements. Asset management services are provided over time and the amount earned is generally calculated based on a percentage of limited partners' committed capital, limited partners' net funded commitments, unfunded commitments, the collateral principal balance, gross invested assets or net asset value of the respective funds. Revenue earned from management and advisory fees is recognized as the service is provided over time.

#### Stock-based compensation

The Company follows the fair value-based method of accounting for all stock-based compensation plans. Following the Company's change in investment entity status on January 1, 2019, there are three types of stock-based compensation plans:

- 1) The Company's Stock Option Plan (the "Plan"), which provides that in certain situations the Company has the right, but not the obligation, to settle any exercisable option under the Plan by the payment of cash to the option holder. The Company has recorded a liability for the potential future settlement of the vested options at the balance sheet date by reference to the fair value of the liability. The liability is adjusted each reporting period for changes in the fair value of the options, with the corresponding amount reflected in the unaudited interim consolidated statements of earnings.
- 2) The Company's Director Deferred Share Unit Plan ("Director DSU Plan"), which entitles the holder to receive, upon redemption, a cash payment equivalent to the market value of a Subordinate Voting Share ("SVS") at the redemption date. The Director DSU Plan enables Onex Directors to apply directors' fees earned to acquire Deferred Share Units ("DSUs") based on the market value of Onex shares at the time. Grants of DSUs may also be made to Onex Directors from time to time. The DSUs vest immediately, are redeemable only when the holder retires and must be redeemed within one year following the year of retirement. Additional units are issued for any cash dividends paid on the SVS. The Company has recorded a liability for the future settlement of the DSUs by reference to the value of the underlying SVS at the balance sheet date. On a quarterly basis, the liability is adjusted for the change in the market value of the underlying shares, with the corresponding amount reflected in the unaudited interim consolidated statements of earnings. To economically hedge a portion of the Company's exposure to changes in the trading price of Onex shares, the Company enters into forward agreements with a counterparty financial institution.

- The change in value of the forward agreements will be recorded to partially offset the amounts recorded as stock-based compensation under the Director DSU Plan.
- 3) The Company's Management Deferred Share Unit Plan ("Management DSU Plan"), which enables the Onex management team to apply all or a portion of their annual compensation earned to acquire DSUs based on the market value of Onex shares at the time in lieu of cash. The DSUs vest immediately and are redeemable only when the holder has ceased to be an officer or employee of the Company, or an affiliate, for a cash payment equal to the then current market price of SVS. Additional units are issued for any cash dividends paid on the SVS. The Company has recorded a liability for the future settlement of the DSUs by reference to the value of the underlying SVS at the balance sheet date. On a quarterly basis, the liability is adjusted for the change in the market value of the underlying shares, with the corresponding amount reflected in the unaudited interim consolidated statements of earnings. To economically hedge the Company's exposure to changes in the trading price of Onex shares associated with the Management DSU Plan, the Company enters into forward agreements with a counterparty financial institution for all grants under the Management DSU Plan. As such, the change in value of the forward agreements will be recorded to offset the amounts recorded as stock-based compensation under the Management DSU Plan. The administrative costs of those arrangements are borne entirely by participants in the plan. Management DSUs are redeemable only for cash and no shares or other securities of Onex will be issued on the exercise, redemption or other settlement thereof.

Stock-based compensation for the Company no longer includes the expense (recovery) and liability associated with the MIP as it is incorporated in the fair value measurement of corporate investments and the corresponding net gains (losses) on corporate investments (note 4).

#### Use of judgements and estimates

#### Investment entity status

Judgement is required when determining that Onex, the parent company, meets the definition of an investment entity, which IFRS 10 defines as an entity that: (i) obtains funds from one or more investors for the purpose of providing those investors with investment management services; (ii) commits to its investors that its business purpose is to invest funds solely for returns from capital appreciation, investment income, or both; and (iii) measures and evaluates the performance of substantially all of its investments on a fair value basis. When determining whether Onex meets the definition of an investment entity under IFRS 10, Onex management applied significant judgement when assessing whether the Company measures and evaluates the performance of substantially all of its investments on a fair value basis.

Onex conducts its business primarily through controlled subsidiaries which consist of entities providing asset management services, investment holding companies, general partners of private equity and credit funds and limited partnerships. Certain of these subsidiaries were formed for legal, regulatory or similar reasons by Onex and share a common business purpose. The assessment of whether Onex, the parent company, meets the definition of an investment entity was performed on an aggregate basis with these subsidiaries.

#### Corporate investments

The measurement of corporate investments is significantly impacted by the fair values of the investments held by the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. The fair value of corporate investments is assessed at each reporting date with changes in fair value recognized through profit or loss.

The valuation of non-public investments requires significant judgement due to the absence of quoted market values, inherent lack of liquidity and the long-term nature of such investments. Valuation methodologies include discounted cash flows and observations of the trading multiples of public companies considered comparable to the private companies being valued. The valuations take into consideration company-specific items, the lack of liquidity inherent in a non-public investment and the fact that comparable public companies are not identical to the companies being valued. Such considerations are necessary because, in the absence of a committed buyer and completion of due diligence procedures, there may be company-specific items that are not fully known that may affect the fair value. A variety of additional factors are reviewed, including, but not limited to, financing and sales transactions with third parties, current operating performance and future expectations of the particular investment, changes in market outlook and the third-party financing environment. In determining changes to the fair value of the underlying private equity investments, emphasis is placed on current company performance and market conditions.

For publicly traded investments, the valuation is based on closing market prices less adjustments, if any, for regulatory and/or contractual sale restrictions.

The fair value of underlying investments in Onex Credit strategies that are not quoted in an active market may be determined by using reputable pricing sources (such as pricing agencies) or indicative prices from bond/debt market makers. Broker quotes as obtained from the pricing sources may be indicative and not executable or binding. Judgement and estimates are exercised to determine the quantity and quality of the pricing sources

used. Where no market data is available, positions may be valued using models that include the use of third-party pricing information and are usually based on valuation methods and techniques generally recognized as standard within the industry. Models use observable data to the extent practicable. However, areas such as credit risk (both own and counterparty), volatilities and correlations may require estimates to be made. Changes in assumptions about these factors could affect the reported fair value of the underlying investments in Onex Credit strategies.

The MIP is included in the fair value of corporate investments and is determined using an internally developed valuation model. The critical assumptions and estimates used in the valuation model include the fair value of the underlying investments, the time to expected exit from each investment, a risk-free rate and an industry comparable historical volatility for each investment. The fair value of the underlying investments includes the same critical assumptions and estimates previously described.

Corporate investments are measured with significant unobservable inputs (Level 3 of the fair value hierarchy), which is further described in note 15.

The changes in fair value of corporate investments are further described in note 4.

The Company assessed whether its underlying subsidiaries met the definition of an investment entity, as defined under IFRS 10. In certain circumstances, this assessment was performed together with other entities that were formed in connection with each other for legal, regulatory or similar reasons. Similarly, where a subsidiary's current business purpose is to facilitate a common purpose with a group of entities, the assessment of whether those subsidiaries met the definition of an investment entity was performed on an aggregated basis.

Certain subsidiaries were formed for various business purposes that, in certain circumstances, have evolved since their formation. When the Company assessed whether these subsidiaries met the definition of an investment entity, as defined under IFRS 10, professional judgement was exercised to determine the primary business purpose of these subsidiaries and the measurement basis, which were significant factors in determining their investment entity status.

#### CHANGES IN ACCOUNTING POLICIES

The Company has adopted the following new accounting standard, along with any consequential amendments, effective January 1, 2019. This change was made in accordance with applicable transitional provisions.

#### IFRS 16 - Leases

IFRS 16, Leases, supersedes IAS 17, Leases and requires lessees to recognize a right-of-use asset and a lease liability for substantially all lease contracts. On January 1, 2019, Onex adopted IFRS 16 on a modified retrospective basis and has chosen to not restate comparative information in accordance with the transitional provisions in IFRS 16. As a result, the comparative information continues to be presented in accordance with the Company's previous accounting policies.

On adoption of IFRS 16, Onex recognized lease liabilities in relation to leases which had previously been classified as operating leases under IAS 17. The lease liabilities were measured at the present value of the remaining lease payments, discounted using Onex' incremental borrowing rate as at January 1, 2019. Onex' weighted-average incremental borrowing rates applied to the lease liabilities on January 1, 2019 were 3.20%. The details of the lease liabilities recognized as at January 1, 2019 are as follows:

Operating lease commitments disclosed		
as at December 31, 2018	\$	2,085
Operating lease commitments related		
to subsidiaries no longer consolidated by Onex		
as at January 1, 2019	(	1,999
Discounting of future commitments		
as at January 1, 2019		(12)
Other		(2)
Lease liabilities recognized as at January 1, 2019	\$	72

The associated right-of-use assets totalled \$71 and were measured at an amount equal to the lease liabilities, adjusted for previously recognized lease accruals, in accordance with the transitional provisions of IFRS 16, and are comprised entirely of real estate premises. There was no impact to retained earnings on January 1, 2019 as a result of adopting IFRS 16.

In applying IFRS 16, the Company has used the following practical expedients as permitted by the standard:

- · Previous assessments were relied on to determine whether leases were onerous;
- · Operating leases with a remaining lease term of less than 12 months at January 1, 2019 were treated as short-term leases under IFRS 16:
- · Initial direct costs were excluded from the measurement of right-of-use assets at the date of initial application; and
- · Payments associated with leases of low-value assets are recognized on a straight-line basis as an expense in the unaudited interim consolidated statement of earnings.

The Company also elected not to reassess whether a contract is or contains a lease as at January 1, 2019, as permitted by IFRS 16.

From January 1, 2019, leases are recognized as a right-of-use asset and a corresponding lease liability at the date at which the leased asset is available for use. Each lease payment is allocated between the repayment of the lease liability and finance cost. The finance cost is charged to the unaudited interim consolidated statement of earnings over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the lease liability for each period. The right-of-use asset is depreciated on a straight-line basis over the shorter of the asset's useful life and the lease term. Right-of-use assets and lease liabilities arising from a lease are initially measured on a present value basis. Right-of-use assets are included within property and equipment in the unaudited interim consolidated balance sheet at March 31, 2019.

#### 2. TREASURY INVESTMENTS

Treasury investments as at March 31, 2019 comprised the following:

	March 31, 2019
Commercial paper	\$ 69
Federal and municipal debt instruments	30
Other	26
Total treasury investments	\$ 125

# 3. MANAGEMENT AND ADVISORY FEES, RECOVERABLE FUND EXPENSES AND OTHER RECEIVABLES

At March 31, 2019, the Company's receivables for management and advisory fees, recoverable fund expenses and other consisted of the following:

	March 31, 2019
Management and advisory fees <sup>[a]</sup>	\$ 205
Recoverable fund and operating businesses' expenses	94
Other	13
Total	\$ 312

# a) Management and advisory fees receivable

Management and advisory fees receivable primarily consisted of management fees receivable of \$192 from the Onex Partners and ONCAP Funds. Onex has elected to defer cash receipt of management fees from certain funds until the later stages of each fund's life. At March 31, 2019, the receivable for management and advisory fees primarily related to fees due from Onex Partners IV and Onex Partners V.

# 4. CORPORATE INVESTMENTS

The Company's interests in its Investment Holding Companies are recorded at fair value through profit or loss, in accordance with IFRS 9 and IFRS 10, as described in note 1. The Investment Holding Companies directly or indirectly invest the Company's capital in the Onex Partners Funds, ONCAP Funds, Onex Credit strategies and other investments. The Company's corporate investments were comprised of the following amounts at March 31, 2019:

	January 1, 2019	Capital Deployed	Realizations and Distributions	Change in Fair Value	March 31, 2019
Onex Partners Funds	\$ 3,050	\$ -	\$ (151)	\$ 139	\$ 3,038
ONCAP Funds	458	-	(1)	5	462
Other private equity	375	25	(8)	9	401
Carried interest	110	n/a	(38)	4	76
Total private equity investments <sup>(a)</sup>	3,993	25	(198)	157	3,977
Onex Credit strategies <sup>(b)</sup>	815	15	(76)	51	805
Real estate <sup>[c]</sup>	148	-	(30)	(6)	112
Other net assets <sup>(d)</sup>	434	(113)	298	(2)	617
Total corporate investments excluding					
intercompany loans	5,390	(73)	(6)	200	5,511
Intercompany loans receivable from Onex					
and the Asset Managers <sup>(e)</sup>	3,766	73	(85)	-	3,754
Intercompany loans payable to Onex					
and the Asset Managers <sup>(f)</sup>	(414)	(1)	-	-	(415)
Intercompany loans receivable from					
Investment Holding Companies <sup>(f)</sup>	414	1	-	-	415
Total corporate investments	\$ 9,156	\$ -	\$ (91)	\$ 200	\$ 9,265

# a) Private equity investments

The Company's private equity investments were comprised of the following amounts at March 31, 2019:

	January 1, 2019	Capital Deployed	Realizations and Distributions	Change in Fair Value	March 31, 2019
Onex Partners Funds					
Onex Partners I	\$ 90	\$ -	\$ (87)	\$ -	\$ 3
Onex Partners II	132	-	-	-	132
Onex Partners III	614	-	(72)	28	570
Onex Partners IV	2,262	-	(3)	118	2,377
Onex Partners V	30	-	-	(1)	29
Management incentive programs	(78)	n/a	11	(6)	(73)
Total investment in Onex Partners Funds <sup>(i)</sup>	3,050	-	(151)	139	3,038
ONCAP Funds					
ONCAP II	113	-	(1)	5	117
ONCAP III	179	-	-	7	186
ONCAP IV	206	-	-	(7)	199
Management incentive programs	(40)	n/a	-	-	(40)
Total investment in ONCAP Funds <sup>(ii)</sup>	458	-	(1)	5	462
Other private equity investments <sup>(iii)</sup>	375	25	(8)	9	401
Carried interest <sup>(iv)</sup>	110	n/a	(38)	4	76
Total private equity investments	\$ 3,993	\$ 25	\$ (198)	\$ 157	\$ 3,977

#### il Onex Partners Funds

At March 31, 2019, the Onex Partners Funds had investments in 19 operating businesses in various industry sectors and geographies. Onex' investments in the Onex Partners Funds include co-investments, where applicable.

In March 2019, the Onex Partners I and Onex Partners III Groups sold BrightSpring Health (formerly ResCare), a leading provider of residential, training, educational and support services for people with disabilities and special needs in the United States, for an enterprise value of approximately \$1,300. Onex' share of the net proceeds from Onex Partners I and Onex Partners III was \$96 and \$89, respectively, including carried interest of \$38. The MIP distribution as a result of this transaction was \$11.

#### iil ONCAP Funds

At March 31, 2019, the ONCAP Funds had investments in 14 operating businesses headquartered in North America. Onex' investments in the ONCAP Funds include co-investments, where applicable.

During the three months ended March 31, 2019, there were no significant transactions related to Onex' investment in the ONCAP Funds.

#### iii) Other private equity investments

Other private equity investments primarily consists of Onex' investments in Celestica and Ryan Specialty Group ("RSG"). In March 2019, Onex invested an additional \$25 in common equity of RSG to support the company's acquisition activities.

#### ivl Carried interest

The General Partner of each Onex Partners and ONCAP Fund is entitled to 20% of the realized net gains of the limited partners in such Fund provided the limited partners have achieved a minimum 8% net return on their investment. This performance-based capital allocation of the net gains is referred to as carried interest. Onex is entitled to 40% of the carried interest realized in the Onex Partners and ONCAP Funds. Onex and Onex Partners management are entitled to the remaining 60% of the carried interest realized in the Onex Partners Funds and ONCAP management is entitled to 60% of the carried interest realized in the ONCAP Funds and an equivalent carried interest on Onex' net gains from the ONCAP Funds. Once the ONCAP IV investors achieve a net return of two times their aggregate capital contributions, carried interest participation increases from 20% to 25% of the realized net gains in ONCAP IV. The amount of carried interest ultimately received by Onex is based on realizations, the timing of which can vary significantly from period to period.

During the three months ended March 31, 2019, Onex received \$38 of carried interest from the sale of BrightSpring Health, as described in note 4(a).

Unrealized carried interest is calculated based on the current fair values of the Funds and the overall realized and unrealized gains in each Fund in accordance with its limited partnership agreements.

## b) Onex Credit strategies

The Company's investment in Onex Credit strategies was comprised of the following amounts at March 31, 2019:

		Capital	Realizations and	Change in	
	January 1, 2019	Deployed	Distributions	Fair Value	March 31, 2019
Onex Credit Strategies					
U.S. CLOs	\$ 344	\$ 13	\$ (19)	\$ 33	\$ 371
EURO CLOs	68	-	(3)	2	67
CLO warehouses	113	-	(52)	1	62
OCLP I	46	2	(2)	3	49
OCP Senior Floating Income Fund	89	-	-	4	93
Onex Debt Opportunity Fund	73	_	-	3	76
Onex Senior Credit Fund	82	_	-	5	87
Total investment in Onex Credit strategies	\$ 815	\$ 15	\$ (76)	\$ 51	\$ 805

In March 2019, Onex closed CLO-16, investing \$13 for approximately 30% of the most subordinated capital of CLO-16. On closing, Onex received \$50 plus interest for the investment that supported the warehouse facility for CLO-16. Additionally, Onex invested \$2 in OCLP I.

During the three months ended March 31, 2019, Onex received distributions of \$20 from CLO investments. Additionally, Onex received a distribution of \$2 from CLO-2, which was redeemed in November 2018, and a \$2 distribution from OCLP I.

# cl Real estate

Onex' investment in real estate is comprised of an investment in Flushing Town Center, a commercial and residential complex located in Flushing, New York. During the first three months of 2019, Onex received a distribution of \$30 from Flushing Town Center, which was primarily funded by the sale of residential condominium units and the receipt of an investment-related tax credit.

#### d) Other net assets

Other net assets consist of assets and liabilities of the Investment Holding Companies, excluding investments in private equity, investments in Onex Credit strategies and intercompany loans receivable from and payable to Onex and the Asset Managers. At March 31, 2019, the non-investment related assets and liabilities consisted of the following:

Other liabilities  Total liabilities	76
Other liabilities	
	5
Accounts payable and accrued liabilities	\$ 71
Liabilities	
Total assets	693
Other assets <sup>(i)</sup>	68
Treasury investments	87
Receivables	18
Cash and cash equivalents	\$ 520

<sup>(</sup>i) Other assets include \$34 of restricted cash and cash equivalents for which the Company can readily remove the external restriction.

# e) Intercompany loans receivable from Onex and the Asset Managers

The Investment Holding Companies have advanced intercompany loans to Onex and the Asset Managers. The intercompany loans receivable from Onex and the Asset Managers of \$3,754 form part of Onex' investment in the Investment Holding Companies, which is recorded at fair value through profit or loss. These intercompany loans receivable are the same loans presented as intercompany loans payable to the Investment Holding Companies in the unaudited interim consolidated balance sheet, which total \$3,754 and are described in note 7. There is no impact on net assets or net earnings from these intercompany loans.

# f) Intercompany loans payable to Onex and the Asset Managers and intercompany loans receivable from Investment Holding Companies

Onex and the Asset Managers have advanced intercompany loans to the Investment Holding Companies totalling \$415. The corresponding intercompany loans payable to Onex and the Asset Managers, which total \$415, form part of Onex' net investment in the Investment Holding Companies, which are recorded at fair value through profit or loss. There is no impact on net assets or net earnings from these intercompany loans.

## 5. PROPERTY AND EQUIPMENT

At March 31, 2019, the Company's property and equipment consisted of the following:

	Cost	Accumulated amortization	Net book value
Right-of-use assets – premises	\$ 71	\$ (2)	\$ 69
Aircraft	72	(14)	58
Leasehold improvements	54	(10)	44
Furniture and equipment	13	(4)	9
Total	\$ 210	\$ (30)	\$ 180

Property and equipment at March 31, 2019 comprised those of Onex and the Asset Managers. The right-of-use assets related solely to premises and were recognized by the Company upon the adoption of IFRS 16, as described in note 1.

#### 6. GOODWILL AND OTHER INTANGIBLE ASSETS

At March 31, 2019, the Company's goodwill and other intangible assets consisted of the following:

	Cost	Accumulated amortization	Net book value
Goodwill	\$ 62	\$ -	\$ 62
Customer relationships	43	(22)	21
Total	\$ 105	\$ (22)	\$ 83

Goodwill and other intangible assets at March 31, 2019 represent those recognized when the Company acquired control of the Onex Credit asset management platform in January 2015.

# 7. INTERCOMPANY LOANS PAYABLE TO INVESTMENT HOLDING COMPANIES

Onex and the Asset Managers have intercompany loans payable to the Investment Holding Companies. The loans are primarily due on demand and are non-interest bearing. At March 31, 2019, intercompany loans payable to the Investment Holding Companies totalled \$3,754 and the corresponding receivable of \$3,754 was included in the fair value of the Investment Holding Companies within corporate investments (note 4). There is no impact on net assets or net earnings from these intercompany loans.

#### 8. SHARE CAPITAL

a) At March 31, 2019, the issued and outstanding share capital consisted of 100,000 Multiple Voting Shares (December 31, 2018 -100,000) and 99,785,058 SVS (December 31, 2018 - 100,403,493). The Multiple Voting Shares have a nominal paid-in value in these unaudited interim consolidated financial statements.

There were no issued and outstanding Senior and Junior Preferred shares at March 31, 2019 or December 31, 2018.

The Company increased its quarterly dividend by 14% to C\$0.10 per SVS beginning with the dividend declared by the Board of Directors in May 2019.

b) During the first three months of 2019, the Company issued 2,692 SVS (2018 - 1,924) under the Dividend Reinvestment Plan at an average cost of C\$75.13 per share (2018 - C\$90.93). In the first three months of 2019 and 2018, no SVS were issued upon the exercise of stock options.

Onex renewed its Normal Course Issuer Bid in April 2019 for one year, permitting the Company to purchase on the Toronto Stock Exchange up to 10% of the public float of its SVS. The 10% limit represents approximately 8.2 million shares.

During the first three months of 2019, the Company repurchased and cancelled 621,127 of its SVS under the Normal Course Issuer Bid for a total cost of \$34 (C\$46) or an average cost per share of \$54.79 (C\$73.58). The excess of the purchase cost of these shares over the average paid-in amount was \$32 (C\$43), which was charged to retained earnings.

During the first three months of 2018, the Company repurchased and cancelled 254,328 of its SVS under the Normal Course Issuer Bid for a total cost of \$18 (C\$23) or an average cost per share of \$71.60 (C\$89.34). The excess of the purchase cost of these shares over the average paid-in amount was \$17 (C\$22), which was charged to retained earnings.

c) During the first three months of 2019, the total cash consideration paid on 274,300 options (2018 - 161,200) surrendered was \$8 (C\$10) (2018 – \$9 (C\$11)). This amount represents the difference between the market value of the SVS at the time of surrender and the exercise price, both as determined under Onex' Stock Option plan, as described in note 20(e) to the 2018 audited annual consolidated financial statements.

In addition, 47,250 options (2018 – 26,400) expired during the first three months of 2019. At March 31, 2019, the Company had 13,170,367 options (December 31, 2018 - 13,491,917) outstanding to acquire SVS, of which 8,427,417 options were vested and exercisable. The exercisable options at March 31, 2019 had a weighted average exercise price of C\$49.99.

d) The Directors have chosen to receive their Directors' fees in DSUs in lieu of cash. During the first three months of 2019 and 2018, no DSUs were redeemed. At March 31, 2019, 657,120 Director DSUs were outstanding (December 31, 2018 - 653,410).

Certain members of the Onex management team have chosen in prior years to apply a portion of their annual compensation earned to acquire DSUs based on the market value of Onex shares at the time. In early 2019, 14,472 DSUs (2018 - 74,646) were issued to certain members of the Onex management team in lieu of a portion of cash compensation for the prior fiscal year. At March 31, 2019, 758,503 Management DSUs were outstanding (December 31, 2018 - 743,139).

The Company has entered into forward agreements with a counterparty financial institution to hedge the Company's exposure to changes in the market value of Onex' SVS associated with 89% of the outstanding Director DSUs and all of the outstanding Management DSUs, as described in note 1. The forward agreements, which have a fair value of \$76 at March 31, 2019, are included within other assets.

#### 9. MANAGEMENT AND ADVISORY FEES

During the three months ended March 31, 2019, the Company derived revenues from the provision of asset management and advisory services, which were recognized over time from the following sources:

Three months ended March 31, 2019	Total
Source of management and advisory fees	
Onex Partners Funds	\$ 32
Credit strategies	12
ONCAP Funds	5
Total	\$ 49

In addition, segment income (note 18) includes an allocation of \$16 of management fees on Onex' capital. These management fees reduce Onex' investing segment income in the period and are included in Onex' asset management segment income.

#### 10. REVENUES

During the three months ended March 31, 2018, the Company's consolidated revenue included revenue from its various controlled operating businesses which had ceased to be consolidated by the Company on January 1, 2019, as described in note 1. These revenues were primarily derived from the transfer of goods and services and comprised the following:

				Packaging	Business	1	1		1
	Electronics			Products	and	Food			
	Manufacturing	Healthcare	Insurance	and	Information	Retail and	Credit		Consolidated
Three months ended March 31, 2018	Services	Imaging	Services	Services	Services	Restaurants	Strategies	Other	Total
Type of revenue									
Revenue from product sales	\$ 1,447	\$ 287	\$ -	\$ 526	\$ 37	\$ 602	\$ -	\$ 694	\$ 3,593
Revenue from the provision of services	52	90	199	55	393	15	1	505	1,310
Revenue from bundled product sales									
and services	-	-	-	-	-	522	-	115	637
Leasing revenue	-	-	1	20	_	_	-	23	44
Royalties	-	-	-	6	-	-	-	1	7
Total revenues	\$ 1,499	\$ 377	\$ 200	\$ 607	\$ 430	\$ 1,139	\$ 1	\$ 1,338	\$ 5,591
Timing of revenue recognition									
Revenue recognized at a point in time	\$ 75	\$ 377	\$ -	\$ 551	\$ 217	\$ 1,139	\$ -	\$ 668	\$ 3,027
Revenue recognized over time	1,424	_	200	56	213	_	1	670	2,564
Total revenues	\$ 1,499	\$ 377	\$ 200	\$ 607	\$ 430	\$ 1,139	\$ 1	\$ 1,338	\$ 5,591

# 11. INTEREST AND NET TREASURY INVESTMENT INCOME

Interest and net treasury investment income recognized by the Company relates to income earned from investments recognized at fair value through profit or loss.

# 12. INCOME TAXES

As at March 31, 2019, Onex and the Asset Managers have income tax losses that are available to offset current and future taxable income when realized. However, a net deferred tax asset has not been recognized in respect of these income tax losses since it is not probable that sufficient taxable income or taxable temporary differences will arise in the future to utilize these losses prior to their expiry.

During the three months ended March 31, 2019, no deferred tax provision was recognized on income from Onex' investments in foreign Investment Holding Companies since the Company has determined as of March 31, 2019, it is probable that these earnings will be indefinitely reinvested. In addition, foreign realized and unrealized gains are typically not subject to taxation in the foreign tax jurisdictions.

#### 13. NET EARNINGS (LOSS) PER SUBORDINATE VOTING SHARE

The weighted average number of SVS for the purpose of the earnings (loss) per share calculations was as follows:

Three months ended March 31	2019	2018
Weighted average number of shares outstanding (in millions):		
Basic	100	101
Diluted	100	101

# 14. FINANCIAL INSTRUMENTS

Financial assets held by the Company, presented by financial statement line item, were as follows:

	Fair Value through Profit or Loss		Amortized		
	Recognized	Designated	Cost	Total	
March 31, 2019					
Assets as per balance sheet					
Cash and cash equivalents	\$ 543	\$ -	\$ -	\$ 543	
Treasury investments	125	-	_	125	
Management and advisory fees, recoverable fund expenses					
and other receivables	-	-	312	312	
Corporate investments	8,850	415	_	9,265	
Other assets	87	_	_	87	
Total	\$ 9,605	\$ 415	\$ 312 <sup>(i)</sup>	\$ 10,332	

<sup>(</sup>i) The carrying value of financial assets at amortized cost approximates their fair value.

	Fair Value through Profit or Loss		Fair Value	Amortized	
	Recognized	Designated	through OCI	Cost	Total
December 31, 2018					
Assets as per balance sheet					
Cash and cash equivalents	\$ 2,680	\$ -	\$ -	\$ -	\$ 2,680
Short-term investments	60	-	17	-	77
Accounts receivable	63	-	-	3,123	3,186
Other current assets	197	-	2	431	630
Long-term investments	11,603	780	32	-	12,415
Other non-current assets	78	-	4	90	172
Financial assets held by discontinued operations	27	_	_	247	274
Total	\$ 14,708	\$ 780	\$ 55	\$ 3,891 <sup>(i)</sup>	\$ 19,434

<sup>(</sup>i) The carrying value of financial assets at amortized cost approximates their fair value.

Financial liabilities held by the Company, presented by financial statement line item, were as follows:

	Fair Value through Profit or Loss – Designated	Amortized Cost	Total
March 31, 2019			
Liabilities as per balance sheet			
Intercompany loans payable to Investment Holding Companies	\$ 3,754	\$ -	\$ 3,754
Accounts payable and accrued liabilities	-	60	60
Lease liabilities	-	71	71
Other liabilities	-	5	5
Total	\$ 3,754	\$ 136	\$ 3,890

		Fair Value through Profit or Loss		
	Recognized	Designated	Cost	Total
December 31, 2018				
Liabilities as per balance sheet				
Accounts payable and accrued liabilities	\$ -	\$ -	\$ 4,057	\$ 4,057
Other current liabilities	96	-	295	391
Long-term debt <sup>(i)</sup>	-	7,506	15,078	22,584
Obligations under finance leases	-	_	351	351
Other non-current liabilities	176	21	151	348
Limited Partners' Interests	-	7,679	-	7,679
Financial liabilities held by discontinued operations	1	-	602	603
Total	\$ 273	\$ 15,206	\$ 20,534	\$ 36,013

<sup>(</sup>i) Long-term debt is presented gross of financing charges.

#### 15. FAIR VALUE MEASUREMENTS

#### Fair values of financial instruments

The estimated fair values of financial instruments as at March 31, 2019 are based on relevant market prices and information available at that date. The carrying values of receivables, accounts payable and accrued liabilities, and lease liabilities, approximate the fair values of these financial instruments.

The estimated fair values of financial instruments as at December 31, 2018 are based on relevant market prices and information available at that date. The carrying values of accounts receivable, accounts payable and accrued liabilities approximate the fair values of these financial instruments due to the short maturity of these instruments. The fair value of consolidated longterm debt at December 31, 2018 was \$21,621 compared to a carrying value of \$22,344. The fair value of consolidated long-term debt that is measured at amortized cost is substantially a Level 2 measurement in the fair value hierarchy and is calculated by discounting the expected future cash flows using an observable discount rate for instruments of similar maturity and credit risk. For certain operating businesses, an adjustment was made by management for that operating business's own credit risk, resulting in a Level 3 measurement in the fair value hierarchy. The long-term debt issued by the CLOs is recognized at fair value using thirdparty pricing models without adjustment by the Company and is a Level 3 measurement in the fair value hierarchy. The valuation methodology is based on a projection of the future cash flows expected to be realized from the underlying collateral of the CLOs.

Financial instruments measured at fair value are allocated within the fair value hierarchy based on the lowest level of input that is significant to the fair value measurement. Transfers between the three levels of the fair value hierarchy are recognized on the date of the event or change in circumstances that caused the transfer. There were no significant transfers between the three levels of the fair value hierarchy during the first quarter of 2019. The three levels of the fair value hierarchy are as follows:

- Quoted prices in active markets for identical assets ("Level 1");
- · Significant other observable inputs ("Level 2"); and
- Significant other unobservable inputs ("Level 3").

The allocation of financial assets in the fair value hierarchy, excluding cash and cash equivalents, at March 31, 2019 was as follows:

	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss				
Investments in equities	\$ -	\$ -	\$ 8,850	\$ 8,850
Investments in debt	_	125	_	125
Intercompany loans receivable from Investment Holding Companies	-	415	-	415
Restricted cash and other	6	81	_	87
Total financial assets at fair value	\$ 6	\$ 621	\$ 8,850	\$ 9,477

The allocation of financial assets in the fair value hierarchy, excluding cash and cash equivalents, at December 31, 2018 was as follows:

	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss				
Investments in debt	\$ -	\$ 9,645	\$ 23	\$ 9,668
Investments in equities	40	60	194	294
Investments in joint ventures and associates	-	528	1,885	2,413
Restricted cash and other	248	149	9	406
Financial assets at fair value through OCI				
Investments in debt	10	37	-	47
Investments in equities	2	_	-	2
Other	-	6	-	6
Total financial assets at fair value	\$ 300	\$ 10,425	\$ 2,111	\$ 12,836

Financial liabilities measured at fair value at March 31, 2019 consisted solely of intercompany loans payable to Investment Holding Companies totalling \$3,754, which are a Level 2 measurement in the fair value hierarchy.

The allocation of financial liabilities in the fair value hierarchy at December 31, 2018 was as follows:

	Level 1	Level 2	Level 3	Total
Financial liabilities at fair value through profit or loss				
Limited Partners' Interests for Onex Partners and ONCAP Funds	\$ -	\$ -	\$ 7,179	\$ 7,179
Limited Partners' Interests for credit strategies	-	-	500	500
Unrealized carried interest due to Onex and ONCAP management	-	-	195	195
Long-term debt of credit strategies	-	-	7,506	7,506
Other	5	59	35	99
Total financial liabilities at fair value	\$ 5	\$ 59	\$ 15,415	\$ 15,479

Details of financial assets and liabilities measured at fair value with significant unobservable inputs (Level 3), excluding investments in joint ventures and associates designated at fair value through profit or loss (note 10 to the 2018 audited annual consolidated financial statements) and Limited Partners' Interests designated at fair value (note 17 to the 2018 audited annual consolidated financial statements), were as follows:

	Financial Assets at	of Credit Strategies	Financial Liabilities
	Fair Value through Profit or Loss	at Fair Value through Profit or Loss	at Fair Value through Profit or Loss
Balance – December 1, 2017	\$ 42	\$ 7,575	\$ 356
Change in fair value recognized in net earnings	-	(206)	(48)
Transfer to (from) Level 3	4	-	-
Additions	185	2,147	15
Acquisition of subsidiaries	-	-	11
Settlements	(5)	(1,971)	[111]
Disposition of subsidiaries	-	-	(23)
Foreign exchange	-	[39]	4
Other	-	-	26
Balance – December 31, 2018	226	7,506	230
Derecognition of previously consolidated corporate investments (note 1)	(226)	(7,506)	(230)
Recognition of corporate investments (note 1)	8,742	_	_
Change in fair value recognized in net earnings	200	_	_
Cash flows related to intercompany loans and distributions	(92)	-	-
Balance – March 31, 2019	\$ 8,850	\$ -	\$ -
Unrealized change in fair value of assets and liabilities			
held at the end of the reporting period	\$ 200	\$ -	\$ -

During the three months ended March 31, 2019, financial assets measured at fair value with significant unobservable inputs (Level 3) were recognized in the unaudited interim consolidated statement of earnings in the following line items: (i) net gains on corporate investments; (ii) gain on derecognition of previously consolidated corporate investments; and (iii) reclassification from accumulated other comprehensive loss on derecognition of previously consolidated corporate investments.

During the three months ended March 31, 2018, financial assets and liabilities measured at fair value with significant unobservable inputs (Level 3) were recognized in the unaudited interim consolidated statement of earnings in the following line items: (i) interest expense of operating companies and credit strategies; (ii) increase in value of investments in joint ventures and associates at fair value, net; (iii) other expense; and (iv) Limited Partners' Interests charge.

The valuation of financial assets and liabilities measured at fair value with significant unobservable inputs (Level 3) is determined quarterly utilizing company-specific considerations and available market data of comparable public companies. The valuation of investments in the Onex Partners and ONCAP Funds is reviewed and approved by the General Partner of the respective Fund each quarter.

At March 31, 2019, the fair value measurements for corporate investments are primarily driven by the underlying net asset values of Onex' investments in the Onex Partners Funds, ONCAP Funds and Onex Credit strategies. A change to reasonably possible alternative estimates and assumptions used in the valuation of non-public investments in the Onex Partners Funds and ONCAP Funds, and investments held in Onex Credit strategies, may have a significant impact on the fair values calculated for these financial assets.

The valuation of investments in debt securities is measured at fair value with significant other observable inputs (Level 2) generally determined by obtaining quoted market prices or dealer quotes for identical or similar instruments in inactive markets, or other inputs that are observable or can be corroborated by observable market data.

At December 31, 2018, the fair value measurements for investments in joint ventures and associates, Limited Partners' Interests for the Onex Partners and ONCAP Funds and unrealized carried interest are primarily driven by the underlying fair value of the investments in the Onex Partners and ONCAP Funds. A change to reasonably possible alternative estimates and assumptions used in the valuation of non-public investments in the Onex Partners and ONCAP Funds may have a significant impact on the fair values calculated for these financial assets and liabilities.

A change in the valuation of the underlying investments may have multiple impacts on Onex' consolidated financial statements and those impacts are dependent on the method of accounting used for that investment, the fund(s) within which that investment is held and the progress of that investment in meeting the MIP exercise hurdles.

The fair value measurement of the Limited Partners' Interests for the Onex Credit strategies as at December 31, 2018 was primarily driven by the underlying fair value of the investments in the Onex Credit strategies.

The Company utilized the adjusted net asset method to derive the fair values of its Investment Holding Companies, by reference to the underlying fair value of the Investment Holding Companies' assets and liabilities, along with assessing any required discount or premium to be applied to the net asset values. The discount or premium applied to the net asset values of the Investment Holding Companies was a significant unobservable input. The Company determined that the adjusted net asset method was the appropriate valuation technique to be used considering the value of the Investment Holding Companies is primarily derived from the assets they hold, which primarily consist of investments in private equity, investments in Onex Credit strategies, treasury investments and intercompany loans receivable from Onex and the Asset Managers. The Company has determined that no discount or premium was required for the net asset values of its Investment Holding Companies at March 31, 2019. If a discount of 1% or a premium of 1% were applied to all of the Investment Holding Companies' net asset values, with all other variables remaining constant, the total fair value of the Company's corporate investments at March 31, 2019 would decrease or increase by \$89.

Valuation methodologies for the underlying private equity investments may include observations of the trading multiples of public companies considered comparable to the private companies being valued and discounted cash flows. The following table presents the significant unobservable inputs used to value the private equity funds' underlying private securities at March 31, 2019 that impact the valuation of corporate investments.

Investment Platform	Valuation Technique	Significant Unobservable Inputs	Inputs at March 31, 2019
Onex Partners Funds	Market comparable companies	Adjusted EBITDA multiple	8.8x - 12.2x
Onex Partners Funds	Discounted cash flow	Weighted average cost of capital	11.1% – 17.2%
		Exit multiple	5.3x - 15.0x
ONCAP Funds	Market comparable companies	Adjusted EBITDA multiple	7.7x - 10.8x
ONCAP Funds	Discounted cash flow	Weighted average cost of capital	12.5% - 14.7%
		Exit multiple	7.0x - 8.0x

In addition, at March 31, 2019, an Onex Partners Fund had an investment that was valued using market comparable transactions.

Onex' investments in the Onex Credit CLOs are valued using third-party pricing models without adjustment by the Company and are a Level 3 measurement in the fair value hierarchy. The fair values determined by third parties are reviewed by the Onex Credit management team, who corroborate the fair values with available pricing data and other internal analysis. The third-party pricing models include a number of unobservable inputs, of which certain inputs are significant, including default rates, timing of defaults, recovery rates, timing of recoveries, discount rates, prepayment rates and reinvestment rates. Significant increases or decreases in any of the unobservable inputs in isolation may result in a significantly lower or higher fair value measurement. The impact on the fair value of corporate investments as a result of a change in one or more of these inputs has not been provided in the following tables as the information is not reasonably available. The impact on the fair value of corporate investments as at March 31, 2019 from changes in the significant unobservable inputs used to value the private equity funds' underlying private securities include the following:

Investment Platform	Valuation Technique	Significant Unobservable Inputs	Multiple Increase by 0.5	Multiple Decrease by 0.5
Onex Partners Funds	Market comparable companies	Adjusted EBITDA multiple	\$ 86	\$ (82)
ONCAP Funds	Market comparable companies	Adjusted EBITDA multiple	\$ 38	\$ (45)

Investment Platform	Valuation Technique	Significant Unobservable Inputs	Multiple Increase by 0.5	Multiple Decrease by 0.5
Onex Partners Funds	Discounted cash flow	Exit multiple	\$ 66	\$ (66)
ONCAP Funds	Discounted cash flow	Exit multiple	\$ 7	\$ (10)

Investment Platform	Valuation Technique	Significant Unobservable Inputs	Decrease of 0.5%	Increase of 0.5%
Onex Partners Funds	Discounted cash flow	Weighted average cost of capital	\$ 41	\$ (35)
ONCAP Funds	Discounted cash flow	Weighted average cost of capital	\$ 18	\$ (15)

The following table presents the significant unobservable inputs used to value the Company's private securities at December 31, 2018 that impact the valuation of (i) investments in joint ventures and associates; (ii) unrealized carried interest liability due to Onex and ONCAP management; (iii) stock-based compensation liability for the MIP; and (iv) Limited Partners' Interests.

Valuation Technique	Significant Unobservable Inputs	Inputs at December 31, 2018
Market comparable companies	Adjusted EBITDA multiple	7.1x – 12.3x
Discounted cash flow	Weighted average cost of capital	11.3% – 18.5%
	Exit multiple	5.3x – 15.0x

In addition, at December 31, 2018, an Onex Partners Fund had an investment that was valued using market comparable transactions. At December 31, 2018, an Onex Partners Fund also had an investment whose value was based on estimated sales proceeds.

Generally, adjusted EBITDA represents earnings before interest, taxes, depreciation and amortization as well as other adjustments. Other adjustments can include non-cash costs of stock-based compensation and retention plans, transition and restructuring expenses including severance payments, annualized pro-forma adjustments for acquisitions, the impact of derivative instruments that no longer qualify for hedge accounting, the impacts of purchase accounting and other similar amounts. Adjusted EBITDA is a measurement that is not defined under IFRS.

At December 31, 2018, the long-term debt issued by the CLOs was recognized at fair value using third-party pricing models without adjustments by the Company. The valuation methodology is based on a projection of the future cash flows expected to be realized from the underlying collateral of the CLOs. At March 31, 2019, the fair value of Onex' interest in the CLOs was determined using the same valuation approach.

# 16. COMMITMENTS AND RELATED-PARTY **TRANSACTIONS**

#### a) Management and advisory fees

Onex receives management fees on limited partners' capital within the Onex Partners and ONCAP Funds, Onex Credit strategies and directly from certain operating businesses. Onex indirectly controls the Onex Partners Funds, ONCAP Funds and Onex Credit strategies, and therefore the management and advisory fees represent related-party transactions. Furthermore, Onex indirectly controls, jointly controls or has significant influence over certain operating businesses held by the Onex Partners and ONCAP Funds and as such, advisory fees from these operating businesses represent related-party transactions. During the three months ended March 31, 2019, Onex recognized \$49 of management and advisory fees, as described in note 9. At March 31, 2019, management and advisory fees receivable included the following:

Management and **Advisory Fees Receivable** as at March 31, 2019 \$ 186 Onex Partners Funds Credit strategies **ONCAP Funds** 6 Onex Partners and ONCAP operating businesses 4 Total \$ 205

## b) Pending acquisition of Gluskin Sheff

In March 2019, Onex entered into an agreement to acquire Gluskin Sheff + Associates Inc. ("Gluskin Sheff") for C\$445. Gluskin Sheff is a Canadian wealth management firm serving high net worth private clients and institutional investors, with fee-generating assets under management of C\$8,330 at March 31, 2019. On May 9, 2019, the shareholders of Gluskin Sheff approved the transaction, which is expected to close in the second quarter of 2019, subject to customary closing conditions.

#### 17. SUBSEQUENT EVENT

#### **Onex Partners V investment**

In April 2019, Onex invested \$124 in Onex Partners V as part of the fund's investment in Convex Group Limited, a de novo specialty and casualty insurance company.

#### 18. INFORMATION BY REPORTABLE SEGMENT

#### 2019 Reportable Segments

On January 1, 2019, Onex' status as an investment entity changed, as described in note 1. Prior to this change in status, the controlled private equity operating businesses were included in the consolidated financial results of the Company and the financial results of Onex, the parent company, and the Asset Managers did not separately represent a significant component of the consolidated financial results. Following the change in Onex' status as an investment entity, the controlled operating businesses are no longer consolidated and are instead recorded at fair value through profit or loss. Management has reassessed its reportable segments as a result of this change and has identified the following two reportable segments:

- Investing, which comprises the activity of investing Onex' capital;
- · Asset management, which comprises the asset management activities provided by Onex to support its private equity and credit investing platforms as well as Onex' corporate functions.

Onex' segmented results include allocations of management fees and carried interest that would have been earned on Onex' capital in the Onex Partners and ONCAP Funds as this presentation is used by Onex management, in part, to assess Onex' performance. During the three months ended March 31, 2019, these allocations reduced Onex' investing segment income and increased Onex' asset management segment income, with no net impact to total segment net earnings.

	Asset	
Investing	Management	Total
\$ 180 <sup>(i)(ii)</sup>	\$ 4 <sup>(i)</sup>	\$ 184 <sup>(i)(ii</sup>
-	65 <sup>(ii)</sup>	65 <sup>(ii)</sup>
4	-	4
184	69	253
-	(47)	(47)
-	(2)	(2)
(1)	(8)	(9)
\$ 183	\$ 12	\$ 195
	- 4 184 - - - (1)	Investing   Management

Stock-based compensation	(8)
Amortization of property and equipment, and other intangible assets, excluding right-of-use assets	(4)
Gain on derecognition of previously consolidated corporate investments	3,719
Reclassification from accumulated other comprehensive loss on derecognition of previously consolidated corporate investments	(170)
Net earnings	\$ 3,732

<sup>(</sup>i) The asset management segment includes an allocation of less than \$1 from the investing segment, representing carried interest that would have been earned by the asset management segment had Onex' capital been subject to carried interest under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

# Segmented assets include the following:

(Unaudited) As at March 31, 2019	Investing	Asset Management	Total
Cash and cash equivalents	\$ 543	\$ -	\$ 543
Treasury investments	125	_	125
Management and advisory fees, recoverable fund expenses and other receivables	192 <sup>(a)</sup>	120	312
Corporate investments	5,511	_	5,511
Other assets	_	91	91
Property and equipment	-	180	180
Goodwill and other intangible assets	-	83	83
Total segment assets	\$ 6,371	\$ 474	\$ 6,845

Net intercompany loans receivable, comprising part of the fair value of Investment Holding Companies	3,754
Total assets	\$ 10,599

<sup>(</sup>a) Represents management fees receivable that Onex has elected to defer cash receipt from the Onex Partners and ONCAP Funds.

<sup>(</sup>iii) The asset management segment includes an allocation of \$16 from the investing segment, representing management fees that would have been earned by the asset management segment had Onex' capital been subject to management fees under the same terms as third-party limited partners of the Onex Partners and ONCAP Funds.

# 2018 Reportable Segments

(Unaudited) Three months ended March 31, 2018	Electronics Manufacturing Services	Healt! Im	hcare aging	urance ervices	Packaging Business Products and and Information Services Services		Food Retail and Restaurants		Stra	Credit ategies	Other <sup>(a</sup>	Cons	olidated Total	
Revenues	\$ 1,499	\$	377	\$ 200	\$	607	\$ 430	\$ 1	,139	\$	1	\$ 1,338	\$	5,591
Cost of sales (excluding														
amortization of property, plant														
and equipment, intangible assets														
and deferred charges)	(1,382)		(220)	-		(408)	(209)		(968)		-	(942)		[4,129]
Operating expenses	(52)		(111)	(176)		(84)	(105)		(156)		(13)	(299)		(996)
Interest income	_		1	-		-	-		_		106	8		115
Amortization of property, plant														
and equipment	[19]		(17)	(2)		(58)	(3)		[22]		-	(43)		(164)
Amortization of intangible														
assets and deferred charges	(2)		(11)	[12]		(41)	(77)		(4)		(1)	(38)		(186)
Interest expense of operating companies														
and credit strategies	(4)		(23)	(18)		(56)	(45)		(21)		(65)	(73)		(305)
Decrease in value of investments														
in joint ventures and associates														
at fair value, net	-		-	-		-	-		-		-	(85)		(85)
Stock-based compensation expense	(10)		(3)	(1)		(1)	(5)		(2)		-	(11)		(33)
Other gain	-		-	-		-	-		-		-	82		82
Other income (expense)	[11]		(1)	1		(13)	(32)		1		27	(11)		(39)
Limited Partners' Interests charge	-		-	-		-	-		-		(9)	(11)		(20)
Earnings (loss) before income taxes														
and discontinued operations	19		(8)	(8)		(54)	(46)		(33)		46	(85)		[169]
Recovery of (provision for)														
income taxes	(5)		(5)	(2)		2	(12)		11		-	3		(8)
Earnings (loss) from continuing operations	\$ 14	\$	(13)	\$ (10)	\$	(52)	\$ (58)	\$	[22]	\$	46	\$ (82)	\$	(177)
Earnings from discontinued operations <sup>(b)</sup>	-		-	-		-	-		-		-	13		13
Net earnings (loss)	14		(13)	(10)		(52)	(58)		(22)		46	(69)		(164)
Net earnings (loss) attributable to:														_
Equity holders of Onex Corporation	\$ 2	\$	(11)	\$ (9)	\$	(51)	\$ (47)	\$	(22)	\$	46	\$ (66)	\$	(158)
Non-controlling interests	12		(2)	(1)		(1)	(11)		-		-	(3)		(6)
Net earnings (loss)	\$ 14	\$	(13)	\$ (10)	\$	(52)	\$ (58)	\$	[22]	\$	46	\$ (69)	\$	(164)

				Packaging	Business				
(Unaudited)	Electronics			Products	and	Food			
(in millions of U.S. dollars)	Manufacturing	Healthcare	Insurance	and	Information	Retail and	Credit		Consolidated
As at December 31, 2018	Services	Imaging	Services	Services	Services	Restaurants	Strategies	Other <sup>(a)</sup>	Total
Total assets	\$ 3,738	\$ 1,192	\$ 1,487	\$ 6,771	\$ 6,526	\$ 1,784	\$ 10,247	\$ 13,672	\$ 45,417
Long-term debt <sup>[c]</sup>	\$ 747	\$ 1,149	\$ 950	\$ 2,762	\$ 3,088	\$ 953	\$ 8,420	\$ 4,275	\$ 22,344

<sup>(</sup>a) Includes Survitec, Schumacher, WireCo, ONCAP II, III and IV, Flushing Town Center, Meridian Aviation, Parkdean Resorts and the parent company. Investments in joint ventures and associates recorded at fair value include AIT, BBAM, Incline Aviation Fund, JELD-WEN, Mavis Discount Tire (up to March 2018), Pinnacle Renewable Energy (since February 2018) and Venanpri Group.

<sup>(</sup>b) Represents the after-tax results of BrightSpring Health, which is a discontinued operation.

<sup>(</sup>c) Long-term debt includes current portion, excludes finance leases and is net of financing charges.

# SHAREHOLDER INFORMATION

#### **Shares**

The Subordinate Voting Shares of the Company are listed and traded on the Toronto Stock Exchange.

## Share Symbol

ONEX

#### First Quarter Dividend

A dividend of C\$0.0875 per Subordinate Voting Share was paid on April 30, 2019 to shareholders of record as of April 10, 2019. Registered shareholders can elect to receive dividend payments in U.S. dollars by submitting a completed currency election form to AST Trust Company (Canada) five business days before the record date of the dividend. Non-registered shareholders who wish to receive dividend payments in U.S. dollars should contact their broker to submit their currency election.

# Shareholder Dividend Reinvestment Plan

The Dividend Reinvestment Plan provides shareholders of record who are resident in Canada a means to reinvest cash dividends in new Subordinate Voting Shares of Onex Corporation at a market-related price and without payment of brokerage commissions. To participate, registered shareholders should contact Onex' share registrar, AST Trust Company (Canada). Non-registered shareholders who wish to participate should contact their investment dealer or broker.

#### **Corporate Governance Policies**

A presentation of Onex' corporate governance policies is included in the Management Information Circular that is mailed to all shareholders and is available on Onex' website.

#### Registrar and Transfer Agent

AST Trust Company (Canada)
P.O. Box 700
Postal Station B
Montreal, Quebec H3B 3K3
(416) 682-3860
or call toll-free throughout Canada
and the United States
1-800-387-0825
www.astfinancial.com/ca or
inquiries@astfinancial.com

All questions about accounts, stock certificates or dividend cheques should be directed to the Registrar and Transfer Agent.

# Electronic Communications with Shareholders

We encourage individuals to receive Onex' shareholder communications electronically. You can submit your request online by visiting the AST Trust Company (Canada) website, www.astfinancial.com/ca, or contacting them at 1-800-387-0825.

#### **Investor Relations Contact**

Requests for copies of this report, other quarterly reports, annual reports and other corporate communications should be directed to:
Investor Relations
Onex Corporation
161 Bay Street
P.O. Box 700
Toronto, Ontario M5J 2S1
(416) 362-7711

#### Website

www.onex.com

#### **Auditors**

PricewaterhouseCoopers LLP Chartered Professional Accountants

#### **Duplicate Communication**

Registered holders of Onex Corporation shares may receive more than one copy of shareholder mailings. Every effort is made to avoid duplication, but when shares are registered under different names and/or addresses, multiple mailings result. Shareholders who receive but do not require more than one mailing for the same ownership are requested to write to the Registrar and Transfer Agent and arrangements will be made to combine the accounts for mailing purposes.

#### Shares Held in Nominee Name

To ensure that shareholders whose shares are not held in their name receive all Company reports and releases on a timely basis, a direct mailing list is maintained by the Company.

If you would like your name added to this list, please forward your request to Investor Relations at Onex.

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