

ANDREW PELLER

— LIMITED —

MANAGEMENT'S DISCUSSION & ANALYSIS

For the three and nine months ended December 31, 2016

The following management's discussion and analysis ("MD&A") provides a review of corporate developments, results of operations, and financial position for the three and nine months ended December 31, 2016 in comparison with those for the three and nine months ended December 31, 2015. This discussion is prepared as of February 8, 2017 and should be read in conjunction with the unaudited condensed interim consolidated financial statements and accompanying notes contained therein for the three and nine months ended December 31, 2016 and 2015. Additional information relating to Andrew Peller Limited ("APL" or the "Company"), including the audited consolidated financial statements, MD&A and Annual Information Form for the years ended March 31, 2016 and March 31, 2015, is available on www.sedar.com. The financial years ending March 31, 2017, March 31, 2016, and March 31, 2015 are referred to as "fiscal 2017", "fiscal 2016", and "fiscal 2015", respectively. All dollar amounts are expressed in Canadian dollars unless otherwise indicated.

FORWARD-LOOKING INFORMATION

Certain statements in this MD&A may contain "forward-looking statements" within the meaning of applicable securities laws including the "safe harbour provisions" of the Securities Act (Ontario) with respect to APL and its subsidiaries. Such statements include, but are not limited to, statements about the growth of the business in light of the Company's acquisitions; its launch of new premium wines and spirits; sales trends in foreign markets; its supply of domestically grown grapes; and current economic conditions. These statements are subject to certain risks, assumptions, and uncertainties that could cause actual results to differ materially from those included in the forward-looking statements. The words "believe", "plan", "intend", "estimate", "expect", or "anticipate", and similar expressions, as well as future or conditional verbs such as "will", "should", "would", "could", and similar verbs often identify forward-looking statements. We have based these forward-looking statements on our current views with respect to future events and financial performance. With respect to forward-looking statements contained in this MD&A, the Company has made assumptions and applied certain factors regarding, among other things: future grape, glass bottle, and wine prices; its ability to obtain grapes, imported wine, glass, and its ability to obtain other raw materials; fluctuations in the U.S./Canadian dollar, Euro/Canadian dollar, and Australian/Canadian dollar exchange rates; its ability to market products successfully to its anticipated customers; the trade balance within the domestic Canadian wine market; market trends; reliance on key personnel; protection of its intellectual property rights; the economic environment; the regulatory requirements regarding producing, marketing, advertising, and labeling of its products; the regulation of liquor distribution and retailing in Ontario; the application of federal and provincial environmental laws; and the impact of increasing competition.

These forward-looking statements are also subject to the risks and uncertainties discussed in the "Risks and Uncertainties" section and elsewhere in this MD&A and other risks detailed from time to time in the publicly filed disclosure documents of the Company which are available at www.sedar.com. Forward-looking statements are not guarantees of future performance and involve risks, uncertainties, and assumptions which could cause actual results to differ materially from the conclusions, forecasts, or projections anticipated in these forward-looking statements. Because of these risks, uncertainties, and assumptions, you should not place undue reliance on these forward-looking statements. The Company's forward-looking statements are made only as of the date of this MD&A, and except as required by applicable law, Andrew Peller Limited undertakes no obligation to update or revise these forward-looking statements to reflect new information, future events, or circumstances.

Overview

The Company is a leading producer and marketer of quality wines in Canada. With wineries in British Columbia, Ontario, and Nova Scotia, the Company markets wines produced from grapes grown in Ontario's Niagara Peninsula, British Columbia's Okanagan and Similkameen Valleys, and from vineyards around the world. The Company's award-winning premium and ultra-premium VQA brands include *Peller Estates*, *Trius*, *Thirty Bench*, *Wayne Gretzky*, *Sandhill*, *Conviction* and *Red Rooster*. Complementing these premium brands are a number of popularly priced varietal brands including *Peller Estates French Cross* in Eastern Canada, *Peller Estates Proprietors Reserve* in

Western Canada, *Copper Moon*, *Black Cellar*, *XOXO*, and *skinnygrape*. *Hochtaler*, *Domaine D'Or*, *Schloss Laderheim*, *Royal*, and *Sommet* are our key value priced brands. The Company produces wine based liqueurs and cocktails under the brand *Panama Jack* and wine based spritzers under the *skinnygrape* brand. The Company imports wines from major wine regions around the world to blend with domestic wine to craft these popularly priced and value priced brands. With a focus on serving the needs of all wine consumers, the Company produces and markets premium personal winemaking products through its wholly-owned subsidiary, Global Vintners Inc. ("GVI"), the recognized leader in personal winemaking products. GVI distributes products through over 170 Winexpert authorized retailers and more than 600 independent retailers across Canada, the United States, the United Kingdom, New Zealand, Australia, and China. GVI's award-winning premium and ultra-premium winemaking brands include *Selection*, *Vintners Reserve*, *Island Mist*, *KenRidge*, *Cheeky Monkey*, *Traditional Vintage*, and *Cellar Craft*. The Company owns and operates 100 well-positioned independent retail locations in Ontario under The Wine Shop, Wine Country Vintners, and Wine Country Merchants store names. The Company also owns Andrew Peller Import Agency and The Small Winemaker's Collection Inc., importers and marketing agents for premium wines from around the world. In October 2016, the Company also launched its new *Wayne Gretzky No. 99 Red Cask* Canadian Whisky in certain markets across Canada and will be continuing to launch new offerings from the Wayne Gretzky Estate Winery and Distillery in the coming year. The Company's products are sold predominantly in Canada with a focus on export sales for its icewine and personal winemaking products.

The Company's mission is to build sales volumes of its blended, premium, and ultra-premium brands by delivering to its customers and consumers the highest quality wines at the best possible value. To meet this goal the Company invests in improvements in the quality of grapes and wines, its winemaking capabilities, sales and marketing initiatives, and its quality management programs. Furthermore, the Company's product portfolio covers the complete spectrum of price levels within the Canadian wine market. Over the long term the Company believes premium wine sales will continue to grow in Canada and these products generate higher prices and increased profitability compared to lower-priced table wines.

The Company is focused on initiatives to reduce costs and enhance its production efficiencies through a continual review of its operations and cost structure with a view to enhancing profitability. The Company continues to expand and strengthen its distribution through provincial liquor boards, the Ontario independent retail locations under The Wine Shop, Wine Country Vintners, and Wine Country Merchants store names, estate wineries, restaurants, and other licensed establishments. This distribution network is supported by enhanced sales, marketing, and promotional programs. From time to time the Company also evaluates the potential for acquisitions and partnerships, both in Canada and internationally, to further complement its product portfolio and market presence.

Recent Events

On November 17, 2016 the Company's Board of Directors announced that Mr. Randy A. Powell had been appointed President of the Company effective November 28, 2016. With his appointment, Mr. Powell resigned from the Company's Board of Directors. The Board of Directors also announced that, effective November 17, 2016, Mr. John Peller is the new Board Chair and has retained his position as Chief Executive Officer of the Company. A new independent Director will be appointed as Vice Chair of the Board of Directors at a later date.

At the Annual and Special Meeting of Shareholders held on September 9, 2016, the Company's Class B shareholders approved a three-for-one share split for both the Company's Class A and Class B common shares. The additional shares were issued on October 14, 2016 to shareholders of record on September 23, 2016. The Company recorded the effect of the share split retroactively to all disclosures of share capital and per share amounts in accordance with International Financial Reporting Standards ("IFRS").

On June 2, 2016 the Company's Board of Directors approved a Dividend Reinvestment Plan (DRIP) for Class A shares. The DRIP was effective as of September 9, 2016. Under the DRIP, registered Class A shareholders can elect to have 100% of their dividends reinvested to purchase additional Class A common shares. The Board of Directors believes the DRIP provides Class A shareholders with a cost-effective method to increase their investment in the Company.

On June 2, 2016 the Company's Board of Directors approved a 9% increase in common share dividends for shareholders of record on June 30, 2016 payable on July 8, 2016. The annual dividend on Class A Shares was

increased to \$0.163 per share from \$0.150 per share and the dividend on Class B Shares was increased to \$0.142 per share from \$0.130 per share. APL currently designates all dividends paid as “eligible dividends” for purposes of the *Income Tax Act* (Canada), unless indicated otherwise.

On October 23, 2015, the Company began construction of the new Wayne Gretzky Estate Winery and Craft Distillery in Niagara-on-the-Lake, Ontario. Located on land adjacent to the Company’s Trius Winery, the 15,000 square foot facility will include a winery, craft distillery, barrel aging cellars, tasting rooms, retail and hospitality facilities, all surrounded by landscaping and vineyards. The Company established its strategic alliance with the Wayne Gretzky Estate Winery in 2011, and has generated significant growth in their brands to where their wines are now among the top-ten best sellers across Canada. The new winery is expected to open in the spring of 2017. In October 2016 the Company launched its new *Wayne Gretzky No. 99 Red Cask* Canadian Whisky in certain markets across Canada.

In February 2016, the Government of Ontario’s Premier Advisory Council completed its review of the beverage alcohol retailing and distribution system in Ontario. The recommendations will result in issuance of 150 new wine licenses over the next ten years to allow for the sale of both imported and domestic wine in grocery stores. The Company has committed to move some of its 100 independent retail locations to inside the main aisles of the grocery store during 2017. These stores will be co-located next to beer and will also feature other Ontario VQA wines. The Company is not required to move its remaining independent retail locations and wine licenses will not be granted to grocery stores where the Company already has a winery retail store. This project is still in its early stages and at this point the Company doesn’t anticipate material impact as the increase in sales due to being located in the stores is expected to compensate for potential lost sales due to providing shelf space to other wineries and higher tax rates imposed on these locations.

Results of Operations

For the nine months ended December 31, (in \$000, except per share amounts)	2016	2015
Sales	\$ 270,311	\$ 260,093
Gross margin	102,829	97,804
Gross margin (% of sales)	38.0%	37.6%
Selling and administrative expenses	63,557	60,502
EBITA	39,272	37,302
Net unrealized gain on derivative financial instruments	2,043	921
Other income (expenses)	(135)	61
Adjusted earnings	22,928	20,131
Net earnings	24,340	20,858
Earnings per share – basic and diluted - Class A	\$0.59	\$0.50
Earnings per share – basic and diluted - Class B	\$0.51	\$0.43
Dividend per share – Class A (annual)	\$0.163	\$0.150
Dividend per share – Class B (annual)	\$0.142	\$0.130

Sales for the first nine months of fiscal 2017 increased 3.9% compared to the first nine months of fiscal 2016 due to strong organic growth as well as the introduction of new products and categories. Sales growth was broad based across the majority of the Company’s products and trade channels, including its network of retail outlets in Ontario, its two wine import and marketing agencies, provincial liquor control boards across the country, and in its personal winemaking business.

The Company defines gross margin as gross profit excluding amortization. Gross margin as a percentage of sales improved to 38.0% for the nine months ended December 31, 2016 compared to 37.6% in the same prior year period. Gross margin in fiscal 2017 is benefiting from the positive impact of the Company’s cost control initiatives to improve productivity and raw material cost savings, which offset the negative impact of the weak Canadian dollar

compared to the prior year, as well as lower discounting of selling prices in Ontario related to a short crop resulting from the prior two unusually cold winters. Management is focused on efforts to further enhance production efficiency and productivity.

Selling and administrative expenses for the nine months ended December 31, 2016 were higher than the same prior year period, and as a percentage of sales, selling and administrative expenses increased to 23.5% from 23.3% in the prior year. Included in selling and administrative expenses in fiscal 2017 is approximately \$1.1 million in one-time professional services fees related to a strategic acquisition that was not completed. In addition, selling and administrative expenses in the third quarter of fiscal 2017 included \$1.3 million of one-time costs relating to post-retirement benefits for certain executive employees retiring this fiscal year. The Company is focused on ensuring selling and administrative expenses are tightly controlled, however it expects selling expenses will increase for the remainder of fiscal 2017 to support the launch of additional new products and the new Wayne Gretzky Estate Winery and Craft Distillery.

Earnings before interest, amortization, net unrealized gains and losses on derivative financial instruments, other (income) expenses, and income taxes (“EBITA”) were \$39.3 million for the nine months ended December 31, 2016, an increase of 5.3% compared to \$37.3 million last year. The increase in EBITA is primarily the result of the higher sales and improved gross margin in fiscal 2017.

Interest expense decreased in the first nine months of fiscal 2017 compared to the prior year due to lower interest rates charged on bank debt and lower average debt levels.

The Company recorded net unrealized non-cash gains in the first nine months of fiscal 2017 and fiscal 2016 related to mark-to-market adjustments on interest rate swaps and foreign exchange contracts. The Company has elected not to apply hedge accounting and accordingly the change in fair value of these financial instruments is reflected in the Company’s consolidated statement of earnings each reporting period. These instruments are considered to be effective economic hedges and have enabled management to mitigate the short-term volatility of changing foreign exchange and interest rates.

Other expenses in the first nine months of fiscal 2017 relate to the costs of maintaining the idle Port Moody Property, partially offset by income from the temporary expropriation of the property. The property is temporarily being used as a staging area for the construction of a rapid transit project. Payments amounting to \$2.0 million for the use of the property were received in advance and were recorded as deferred income and are being recognized as other income over the five-year term of the expropriation which began on July 1, 2012.

Adjusted earnings, defined as net earnings not including net unrealized gains and losses on derivative financial instruments, other (income) expenses and the related income tax effect, were \$22.9 million for the nine months ended December 31, 2016 compared to \$20.1 million in the prior year period. Net earnings for the first nine months of fiscal 2017 were \$24.3 million or \$0.59 per Class A Share compared to \$20.9 million or \$0.50 per Class A Share in the same prior year period. During the third quarter of fiscal 2017 the Company received a tax refund of approximately \$1.2 million relating to the acceptance of a prior-year’s tax filing by the Canada Revenue Agency. This has resulted in a lower effective tax rate than noted for prior periods.

The Company believes that sales will continue to grow for the remainder of fiscal 2017 and going forward due to the strong positioning of key brands, the continued launch of new and innovative products in the Canadian wine and spirits markets, and continued growth in new wine-related markets. The continuing higher average cost of U.S. dollar currency purchases may have a negative impact on gross margins over the near term, although management believes this will be partially offset by the Company’s continued ability to leverage scale and successful cost control initiatives to reduce distribution, operating and packaging expenses and raw material cost savings.

The Company uses foreign exchange forward contracts to protect against changes in foreign currency rates and, as at December 31, 2016, had locked in \$11.5 million in U.S. dollar contracts at rates averaging \$1.34 Canadian, €1.2 million in Euro contracts at rates averaging \$1.44 Canadian and \$3.7 million in Australian dollar contracts at rates averaging \$0.99 Canadian. These contracts expire at various dates through June 30, 2017.

Quarterly Performance

The following table outlines key quarterly highlights.

(in \$000, except per share amounts)	Q3 17	Q2 17	Q1 17	Q4 16	Q3 16	Q2 16	Q1 16	Q4 15 ¹
Sales	94,048	88,357	\$87,906	\$74,170	\$91,775	\$85,200	\$83,118	\$68,791
Gross margin	35,042	33,644	34,143	25,160	33,277	32,716	31,811	24,576
Gross margin (% of sales)	37.3%	38.1%	38.8%	33.9%	36.3%	38.4%	38.3%	35.7%
EBITA	11,886	12,583	14,803	3,614	12,445	12,011	12,846	4,635
Net unrealized (loss) gain on financial instruments	868	1,128	47	(2,479)	525	711	(315)	(622)
Other income (expenses)	(52)	(56)	(27)	(21)	(68)	68	61	115
Adjusted earnings	7,533	6,837	8,558	191	6,807	6,447	6,877	886
Net earnings (loss)	8,137	7,630	8,573	(1,659)	7,146	7,023	6,689	510
E.P.S. – Class A basic & diluted	\$0.20	\$0.18	\$0.21	\$(0.04)	\$0.17	\$0.17	\$0.16	\$0.01
E.P.S. – Class B basic & diluted	\$0.17	\$0.16	\$0.18	\$(0.04)	\$0.15	\$0.15	\$0.14	\$0.01

1. Restated to reflect the early adoption of the amendments to IAS 16 and IAS 41.

The third quarter is historically the strongest in each fiscal year due to increased consumer purchasing of the Company's products during the holiday season.

Sales in the third quarter of fiscal 2017 increased 2.5% compared to the same quarter of fiscal 2016 due primarily to strong organic growth across most of the Company's trade channels, including its network of retail outlets in Ontario, its two wine import and marketing agencies, provincial liquor control boards across the country, and in its personal winemaking business. Gross margin for the three months ended December 31, 2016 improved to 37.3% of sales from 36.3% in the third quarter of fiscal 2016. Selling and administrative expenses increased in the third quarter of fiscal 2017 due to certain one-time costs recorded in the three month period ended December 31, 2016. In the third quarter of fiscal 2017 the Company recorded approximately \$0.3 million in one-time professional services fees related to a strategic acquisition that was not completed, as well as approximately \$1.3 million in one-time costs relating to post-retirement benefits for certain executive employees retiring this fiscal year. EBITA was \$11.9 million for the three months ended December 31, 2016, a decrease from \$12.4 in the same quarter in fiscal 2016 due to the one-time charges described above. The Company generated adjusted earnings for the three months ended December 31, 2016 of \$7.5 million compared to adjusted earnings of \$6.8 million in the same prior year period. Net earnings were \$8.1 million or \$0.20 per Class A share for the three months ended December 31, 2016 compared to net earnings of \$7.1 million or \$0.17 per Class A Share in the third quarter of fiscal 2016. During the third quarter of fiscal 2017 the Company received a tax refund of approximately \$1.2 million relating to the acceptance of a prior-year's tax filing by the Canada Revenue Agency. This has resulted in a lower effective tax rate than noted for prior periods.

Liquidity and Capital Resources

As at (in \$000)	December 31, 2016		March 31, 2016
Current assets	\$	167,998	\$ 150,867
Property, plant, and equipment		116,520	108,929
Intangibles		10,121	11,040
Goodwill		37,473	37,473
Total assets	\$	332,112	\$ 308,309
Current liabilities	\$	84,879	\$ 79,202
Long-term debt		47,806	48,202
Long-term derivative financial instruments		748	1,529
Post-employment benefit obligations		5,286	5,947
Deferred income		-	102
Deferred income tax		16,305	15,591
Shareholders' equity		177,088	157,736
Total liabilities and shareholders' equity	\$	332,112	\$ 308,309

Inventory increased at December 31, 2016 compared to March 31, 2016 due primarily to the launch of the new *Wayne Gretzky No. 99 Red Cask* Canadian Whisky beginning in October 2016 and the increase in inventory resulting from a larger grape harvest than the prior year. The Company continues to generate benefits from improved information technology systems introduced to monitor and control the Company's supply chain. These systems include improvements to the Company's ability to manage supply shortages and excesses. Inventory is dependent on the increased use of domestically grown grapes that are used in the sale of premium and ultra-premium wines that are held for a longer period than imported wine. These grapes are typically aged for one to three years before they are sold. The cost of domestically grown grapes is also significantly higher than wine purchased on international markets.

Accounts receivable were higher at December 31, 2016 compared to March 31, 2016 due to the increase in sales in fiscal 2017 which are predominantly with provincial liquor boards and, to a lesser extent, licensed establishments and independent retailers of consumer made wine products. The Company had \$22.2 million of accounts receivable with provincial liquor boards at December 31, 2016, all of which is expected to be collectible. The balance represents amounts due from licensees, export customers, and independent retailers of consumer made wine products. The amount of accounts receivable that was 30 days past due was \$1.4 million at December 31, 2016, compared to \$0.8 million at March 31, 2016. Against these amounts an allowance for doubtful accounts of \$0.1 million has been provided which the Company has determined represents a reasonable estimate of amounts that may not be collectible.

Overall bank debt increased to \$93.3 million as at December 31, 2016 compared to \$86.0 million at March 31, 2016. In December 2016, the Company borrowed \$3.0 million under its capital facility due to the timing of capital investments in the development of the new Wayne Gretzky Estate Winery and Craft Distillery and the larger grape harvest this year. The increase in bank debt was partially offset by the strong earnings in fiscal 2017, the positive impact of working capital management, and regularly scheduled debt repayments. Despite the increase in overall bank debt in the third quarter, the Company's debt to equity ratio strengthened to 0.53:1 at December 31, 2016 compared to 0.55:1 at March 31, 2016. At December 31, 2016, the Company had unutilized debt capacity in the amount of approximately \$55.4 million on its operating loan facility.

On December 30, 2016, the Company amended its debt facilities to extend the maturity date to July 31, 2021, update the applicable margin to be charged based on the Company's leverage, and increase the annual permitted capital expenditures. The Company believes these amendments will provide the ability to accelerate production efficiencies and continued investment in expansion of its core business.

Management expects to generate sufficient cash flow from operations to meet its debt servicing, principal payment, and working capital requirements over both the short and the long-term through increased profitability and strong management of working capital and capital expenditures. The Company continually reviews all of its assets to ensure appropriate returns on investment are being achieved and that they fit with the Company's long-term strategic objectives.

For the nine months ended December 31, 2016, the Company generated cash from operating activities, after changes in non-cash working capital items, of \$14.0 million compared to \$16.7 million in the same prior year period. Investing activities of \$16.2 million were made in the first nine months of fiscal 2017 compared to \$6.5 million in the prior year. Capital expenditures in fiscal 2017 consist of normal expenditures to sustain operations and the replanting of certain of the Company's vineyards, as well as certain costs incurred related to the development of the new Wayne Gretzky Estate Winery and Craft Distillery.

Working capital as at December 31, 2016 increased to \$83.1 million compared to \$71.7 million at March 31, 2016. Accounts receivable increased due to an increase in sales while inventory increased due to the launch of the new *Wayne Gretzky No. 99 Red Cask* Canadian Whisky and the larger grape harvest than the prior year. Accounts payable and accrued liabilities decreased at December 31, 2016 due to the timing of inventory receipts and payments compared to March 31, 2016. Shareholders' equity as at December 31, 2016 was \$177.1 million or \$4.16 per common share compared to \$157.7 million or \$3.70 per common share as at March 31, 2016. The increase in shareholders' equity is due to the increase in net earnings, net actuarial gains on post-employment benefit plans, which have been partially offset by the payment of dividends.

Common Shares Outstanding

The Company is authorized to issue an unlimited number of Class A and Class B Shares. Class A Shares are non-voting and are entitled to a dividend in an amount equal to 115% of any dividend paid or declared on Class B Shares. Class B Shares are voting and convertible into Class A Shares on a one-for-one basis.

At the Annual and Special Meeting of Shareholders held on September 9, 2016, the Company's Class B shareholders approved a three-for-one share split for both the Company's Class A and Class B common shares. The additional shares were issued on October 14, 2016 to shareholders of record on September 23, 2016. The Company recorded the effect of the share split retroactively to all disclosures of share capital and per share amounts in accordance with IFRS. As a result, as at December 31, 2016, the following shares were issued and outstanding:

Shares outstanding	December 31, 2016	March 31, 2016
Class A Shares	33,581,487	33,581,487
Class B Shares	9,012,123	9,012,123
Total	42,593,610	42,593,610

Strategic Outlook and Direction

Andrew Peller Limited is committed to a strategy of growth that focuses on the expansion of its core business as a producer and marketer of quality wines and wine related products through concentrating on and developing leading brands that meet the needs of our consumers and customers. The Company has also recently entered the spirits category, through its strategic alliance with Wayne Gretzky, and has introduced cider through its own brand labels.

The market for wine in Canada continues to grow due to a movement toward the consumption of wine by young consumers who have adopted wine as their beverage of choice, an aging population that favours the more sophisticated experience that wine offers, and the widely reported health benefits of moderate wine consumption. The Company has recorded strong growth in sales through provincial liquor boards and export and agency trade channels. The Company has focused its product development and sales and marketing initiatives by capitalizing on the trend of increased wine consumption and expects to see continued sales growth. The Company will continue to closely monitor its costs and will react quickly to changes to risks and opportunities in the marketplace.

The Company will continue to launch wine brands in the future and increase its use of differentiated package formats. The Company will also expand product offerings outside the traditional table wine segment, into other alcoholic beverages, where it is able to leverage its detailed knowledge of growth opportunities in the Canadian market. The Company will also make packaging design changes that are more appealing to its target markets and are consistent with its initiative to be more environmentally friendly. Increased focus will be made on coordination between the Company's business-to-consumer trade channels to provide customers with a more intimate awareness of its broad product portfolio. New product launches and directed spending to support key brands through all of the Company's distribution channels will continue to receive increased marketing and sales support in fiscal 2017 and fiscal 2018.

The Company expects to maximize the efficiency of its existing assets while also making additional investments in capital expenditures to increase capacity, to support its ongoing commitment to producing the highest-quality wines and spirits, and to improve productivity. Improvements to enhance the coordination throughout its supply chain have been implemented recently and benefits have begun to accrue. Investments made over the past few years are expected to continue to result in increased sales and improved profitability.

From time to time the Company evaluates investment opportunities, including acquisitions, which support its strategic direction.

The Company plans to dedicate further resources towards rectifying unfair trade practices and taxes by continuing to work closely with other members of the Canadian wine industry and the Canadian and provincial governments.

The Company anticipates it will continue to generate increased sales in fiscal 2017 while gross margin dollars are expected to remain stable. The higher costs of U.S. dollar currency purchases may have a continued negative impact on gross margin percentage in fiscal 2017 which is expected to be partially offset by raw material cost savings and production efficiencies.

The Company's product portfolio covers the complete spectrum of price levels within the Canadian wine market. While there may be an increase in purchases of ultra-premium wine, this is expected to be offset by a slight decrease in sales of blended varietal wine. In addition, the Company will be accelerating its efforts to generate production efficiencies and reduce overhead costs to enhance its overall profitability.

Risks and Uncertainties

The Company's sales of wine and spirits are affected by general economic conditions such as changes in discretionary consumer spending and consumer confidence, future economic conditions, tax laws, and the prices of its products. A steep and sustained decline in economic growth may cause a lower demand for the Company's products. Such general economic conditions could impact the Company's sales through the Company's estate wineries and restaurants, direct sales through licensed establishments, and export sales through duty free shops. APL believes that these effects would likely be temporary and would not have a significant impact on financial performance.

The Canadian wine market continues to be the target of low-priced imported wines from regions and countries that subsidize wine production and grape growing as well as providing sizeable export subsidies. Many of these countries and regions prohibit or restrict the sale of imported wine in their own domestic markets. The Company, along with other members of the Canadian wine industry, are working with the Canadian government to rectify these unfair trade practices.

The Company operates in a highly competitive industry and the dollar amount and unit volume of sales could be negatively impacted by its inability to maintain or increase prices, changes in geographic or product mix, a general decline in beverage alcohol consumption, or the decision of retailers or consumers to purchase competitive products instead of the Company's products. Retailer and consumer purchasing decisions are influenced by, among other things, the perceived absolute or relative overall value of the Company's products including their quality or pricing compared to competitive products. Unit volume and dollar sales could also be affected by purchasing, financing, operational, advertising, or promotional decisions made by provincial agencies and retailers which could affect supply of or consumer demand for, the Company's products. APL could also experience higher than expected selling and administrative expenses if it finds it necessary to increase the number of its personnel, advertising, or promotional expenditures to maintain its competitive position.

APL expects to increase the sales of its premium wines in Canada principally through the sale of VQA wines, and as a result, is dependent on the quality and supply of domestically grown premium quality grapes. If any of the Company's vineyards or the vineyards of our grape suppliers experience certain weather variations, natural disasters, pestilence, other severe environmental problems, or other occurrences, APL may not be able to secure a sufficient supply of grapes, a situation which could result in a decrease in production of certain products from those regions and/or result in an increase in costs. In the past where there has been a significant reduction in domestically sourced grapes, the Government of Ontario, in conjunction with the Ontario Grape Growers Marketing Board, have agreed to temporarily

increase the blending of imported wines which would enable the Company to continue to supply products to the market. The inability to secure premium quality grapes could impair the ability of the Company to supply certain wines to its customers. APL has developed programs to ensure it has access to a consistent supply of premium quality grapes and wine. The price of grapes is determined through negotiations with the Ontario Grape Growers Marketing Board in Ontario and with independent growers in British Columbia.

Foreign exchange risk exists on the purchases of bulk wine and concentrate that are primarily made in United States dollars, Euros, and Australian dollars. The Company's strategy is to hedge approximately 50% - 80% of its foreign exchange requirements throughout the fiscal year and to regularly review its on-going requirements. APL has entered into a series of foreign exchange contracts as a hedge against movements in U.S. dollar, Euro and Australian dollar exchange rates. The Company does not enter into foreign exchange contracts for trading or speculative purposes. These contracts are reviewed periodically. Based on the Company's forecasts for foreign currency purchases and the amount of foreign exchange forward contracts outstanding at December 31, 2016, each one percent change in the value of the U.S. dollar or Australian dollar would impact the Company's net earnings by an estimated \$0.3 million and \$0.1 million respectively. Each one percent change in the exchange rate of the Euro would not have a material impact on the Company's net earnings.

The Company purchases glass, bag in box, tetra paks, and other components used in the bottling and packaging of wine and spirits. The largest component in the packaging of wine and spirits is glass, of which there are few domestic or international suppliers. There is currently only one commercial supplier of glass in Canada that is able to supply glass to APL's specifications. Any interruption in supply could have an adverse impact on the Company's ability to supply its markets. APL has taken steps to reduce its dependence on domestic suppliers through the development of relationships with several international producers of glass and through carrying increased inventory of selected bottles.

The Company operates in a highly regulated industry with requirements regarding the production, distribution, marketing, advertising, and labelling of wine and spirits. These regulatory requirements may inhibit or restrict the Company's ability to maintain or increase strong consumer support for and recognition of its brands and may adversely affect APL's business strategies and results of operations. Privatization of liquor distribution and retailing has been implemented in varying degrees across the country. The recent regulatory changes relating to privatization in Ontario remains a risk to the Company through its impact on the Company's retail operations.

The wine industry and the domestic and international market in which the Company operates are consolidating. This has resulted in fewer, but larger, competitors who have increased their resources and scale. The increased competition from these larger market participants may affect the Company's pricing strategies and create margin pressures resulting in potentially lower revenues. Competition also exerts pressure on existing customer relationships which may affect APL's ability to retain existing customers and increase the number of new customers. The Company has worked to improve production efficiencies, selectively increase pricing to increase gross margin, and implement a higher level of promotion and advertising activity to combat these initiatives. APL and other wine industry participants also generally compete with other alcoholic beverages like beer and spirits for consumer acceptance, loyalty, and shelf space. No assurance can be given that consumer demand for wine and premium wine products will continue at current levels in the future.

Federal and provincial governments impose excise, other taxes and mark-ups on beverage alcohol products which have been subject to change. Significant increases in excise and other taxes on beverage alcohol products could materially and adversely affect the Company's financial condition or results of operations. Federal and provincial governmental agencies extensively regulate the beverage alcohol products industry concerning such matters as licensing, trade practices, permitted and required labelling, advertising, and relations with consumers and retailers. Certain federal and provincial regulations also require warning labels and signage. New or revised regulations, increased licensing fees, requirements, taxes or mark-ups could also have a material adverse effect on the Company's financial condition or results of operations.

The Company's future operating results also depend on the ability of its officers and other key employees to continue to implement and improve its operating and financial systems and manage the Company's significant relationships with its suppliers and customers. The Company is also dependent upon the performance of its key senior management

personnel. The Company's success is linked to its ability to identify, hire, train, motivate, promote, and retain highly qualified management. Competition for such employees is intense and there can be no assurances that the Company will be able to retain current key employees or attract new key employees.

The Company has certain defined benefit pension plans. The expense and cash contributions related to these plans depend on the discount rate used to measure the liability to pay future benefits and the market performance of the plan assets set aside to pay these benefits. A pension committee reviews the performance of plan assets on a regular basis and has a policy to hold diversified investments. Nevertheless, a decline in long-term interest rates or in asset values could increase the Company's costs related to funding the deficit in these plans.

The competitive nature of the wine industry internationally has resulted in the discounting of retail prices of wine in key markets such as the United States and the United Kingdom. Although significant price discounting may occur in Canada beyond current levels, the Company believes that its product quality, advertising and promotional support along with its competitive pricing strategies will effectively mitigate the impact of this to APL.

The Company considers its trademarks, particularly certain brand names and product packaging, advertising and promotion design, and artwork to be of significant importance to its business and ascribes a significant value to these intangible assets. APL relies on trademark laws and other arrangements to protect its proprietary rights. There can be no assurance that the steps taken by APL to protect its intellectual property rights will preclude competitors from developing confusingly similar brand names or promotional materials. The Company believes that its proprietary rights do not infringe upon the proprietary rights of third parties, but there can be no assurance in this regard.

As an owner and lessee of property the Company is subject to various federal and provincial laws relating to environmental matters. Such laws provide that the Company could be held liable for the cost of removal and remediation of hazardous substances on its properties. The failure to remedy any situation that might arise could lead to claims against the Company. A perceived failure to maintain high ethical, social, and environmental standards could have an adverse effect on the Company's reputation.

The success of the Company's brands depends upon the positive image that consumers have of those brands. Contamination of APL's products, whether arising accidentally or through deliberate third-party action, or other events that harm the integrity or consumer support for those brands could adversely affect their sales. Contaminants in raw materials purchased from third parties and used in the production of the Company's products or defects in the fermentation process could lead to low product quality as well as illness among, or injury to, consumers of the products and may result in reduced sales of the affected brand or all of the Company's brands.

Non-IFRS Measures

The Company utilizes EBITA (defined as earnings before interest, amortization, net unrealized gains and losses on derivative financial instruments, other (income) expenses, and income taxes) to measure its financial performance. EBITA is not a recognized measure under IFRS; however, management believes that EBITA is a useful supplemental measure to net earnings as it provides readers with an indication of earnings available for investment prior to debt service, capital expenditures, and income taxes.

For the three and nine months ended December 31, (in \$000)	Three months		Nine months	
	2016	2015	2016	2015
Net earnings	\$ 8,137	\$ 7,146	\$ 24,340	\$ 20,858
Add: Interest	702	771	2,265	2,789
Provision for income taxes	1,441	2,586	7,298	7,485
Amortization of plant and equipment used in production	1,599	1,506	4,786	4,525
Amortization of equipment and intangibles used in selling and administration	823	893	2,491	2,627
Net unrealized gains on derivative financial instruments	(868)	(525)	(2,043)	(921)
Other (income) expenses	52	68	135	(61)
EBITA	\$ 11,886	\$ 12,445	\$ 39,272	\$ 37,302

Readers are cautioned that EBITA should not be construed as an alternative to net earnings determined in accordance with IFRS as an indicator of the Company's performance or to cash flows from operating, investing, and financing activities as a measure of liquidity and cash flows.

The Company also utilizes gross margin (defined as sales less cost of goods sold, excluding amortization) as calculated below.

For the three and nine months ended December 31, (in \$000)	Three months		Nine months	
	2016	2015	2016	2015
Sales	\$ 94,048	\$ 91,775	\$ 270,311	\$ 260,093
Less: Cost of goods sold, excluding amortization	59,006	58,498	167,482	162,289
Gross margin	\$ 35,042	\$ 33,277	\$ 102,829	\$ 97,804
Gross margin (% of sales)	37.3%	36.3%	38.0%	37.6%

The Company calculates adjusted earnings as follows.

For the three and nine months ended December 31, (in \$000)	Three months		Nine months	
	2016	2015	2016	2015
Net earnings	\$ 8,137	7,146	\$ 24,340	20,858
Net unrealized (gains) on derivative financial instruments	(868)	(525)	(2,043)	(921)
Other (income) expenses	52	68	135	(61)
Income tax effect of the above	212	119	496	255
Adjusted earnings	\$ 7,533	\$ 6,808	\$ 22,928	\$ 20,131

The Company's method of calculating EBITA, gross margin, and adjusted earnings may differ from the methods used by other companies and accordingly, may not be comparable to the corresponding measures used by other companies.

Financial Statements and Accounting Policies

The Company's consolidated financial statements have been prepared in accordance with IFRS, as issued by the International Accounting Standards Board ("IASB") applicable to the preparation of interim financial statements, including International Accounting Standard ("IAS") 34 – Interim Financial Reporting.

Critical Accounting Estimates

During the year management is required to make estimates and assumptions that are inherently uncertain. These estimates can vary with respect to the level of judgment involved and ultimately the impact that these estimates may have on the Company's financial statements. Estimates are deemed to be critical when a different estimate could reasonably be used or where changes are reasonably likely to occur which could materially affect the Company's financial position or financial performance. The Company's critical accounting estimates remain unchanged from those disclosed in the notes to the audited consolidated financial statements for the year ended March 31, 2016 and 2015.

Recently Adopted Accounting Pronouncements

During December 2014, the IASB issued amendments to IAS 1 – Presentation of Financial Statements which clarifies the concept of materiality as it applies to information disclosed in the financial statements. The amendments also provide guidance on the presentation of subtotals, the structure of the notes to the financial statements, and the disclosure of significant accounting policies. The new requirements were adopted effective April 1, 2016. The adoption of these amendments did not have a significant impact on the consolidated financial statements.

Recently Issued Accounting Pronouncements

In January 2016, the IASB issued an amendment to IAS 7 – Statement of Cash Flows, introducing additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing

activities. The amendments are effective for annual periods beginning on or after January 1, 2017. The Company is currently evaluating the impact of the amendments on the consolidated financial statements.

In January 2016, the IASB issued amendments to IAS 12 – Income Taxes to clarify the requirements for recognizing deferred tax assets on unrealized losses. The amendments clarify the accounting for deferred tax where an asset is measured at fair value and that fair value is below the asset’s tax base. They also clarify certain other aspects of accounting for deferred tax assets. The amendments are effective for annual periods beginning on or after January 1, 2017. The Company is currently evaluating the impact of the amendments on the consolidated financial statements.

During July 2014, the IASB issued the complete version of IFRS 9 – Financial Instruments: Classification and Measurement of Financial Assets and Financial Liabilities. IFRS 9 will replace IAS 39 – Financial Instruments: Recognition and Measurement. In addition, IFRS 7 – Financial Instruments: Disclosures was amended to include additional disclosure requirements on transition to IFRS 9. The mandatory effective date of applying these standards is for annual periods beginning on or after January 1, 2018. The standard uses a single approach to determine whether a financial asset is measured at amortized cost or fair value. The approach is based on how an entity manages its financial instruments (its business model) and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used. The standard requires that for financial liabilities measured at fair value, any changes in an entity’s own credit risk are generally to be presented in other comprehensive income instead of net earnings. A new hedge accounting model is included in the standard, as well as increased disclosure requirements about risk management activities for entities that apply hedge accounting. The Company is currently evaluating the potential impact of this standard.

During May 2014, the IASB issued IFRS 15 – Revenue from Contracts with Customers which supersedes IAS 18 – Revenue and IAS 11 – Construction Contracts. The standard details a revised model for the recognition of revenue from contracts with customers. In April 2016, the IASB has amended IFRS 15 to clarify the guidance on identifying performance obligations, licenses of intellectual property and principal versus agent. The amendments also provide additional practical expedients on transition. The standard is effective for first interim periods within annual periods beginning on or after January 1, 2018. The Company is currently evaluating the potential impact of adopting this amended standard.

In January 2016, the IASB issued IFRS 16 – Leases, which will replace IAS 17 – Leases and related Interpretations. The new standard will be effective for fiscal years beginning on or after January 1, 2019, with early adoption permitted provided the Company has adopted IFRS 15 – Revenue from Contracts with Customers. The new standard requires lessees to recognize a lease liability reflecting future lease payments and a “right-of-use asset” for virtually all leases contracts, and record it on the statement of financial position, except with respect to lease contracts that meet limited exception criteria. Given that the Company has significant contractual obligations in the form of operating leases under IAS 17, there will be a material increase to both assets and liabilities upon adoption of IFRS 16, and material changes to the timing of recognition of expenses associated with the lease arrangements. The Company is analyzing the new standard to determine the impact of adopting this standard.

Evaluation of Disclosure Controls and Procedures and Internal Control over Financial Reporting

To comply with National Instrument 52-109 (“NI 52-109”) the Company’s management, under the supervision of, and with the participation of the CEO and CFO, have designed and maintained the Company’s disclosure controls and procedures as required in Canada by “National Instrument 52-109 – Certification of Disclosure in Issuers’ Annual and Interim Filings”.

For the nine months ended December 31, 2016, there have been no material changes in the Company’s internal controls over financial reporting or changes to disclosure controls and procedures that materially affected or were likely to affect, the Company’s internal control systems.

Andrew Peller Limited

Condensed Interim Consolidated Financial Statements

December 31, 2016

ANDREW PELLER LIMITED
Condensed Consolidated Balance Sheets

Unaudited

These financial statements have not been reviewed by our auditors

(in thousands of Canadian dollars)	December 31 2016 \$	March 31 2016 \$
Assets		
Current Assets		
Accounts receivable	34,908	28,223
Inventory	130,421	119,666
Biological assets	-	1,196
Prepaid expenses and other assets	2,669	1,782
	<u>167,998</u>	150,867
Property, plant, and equipment	116,520	108,929
Intangibles	10,121	11,040
Goodwill	37,473	37,473
	<u>332,112</u>	<u>308,309</u>
Liabilities		
Current Liabilities		
Bank indebtedness (note 7)	41,106	33,701
Accounts payable and accrued liabilities	34,007	36,772
Dividends payable	1,690	1,553
Income taxes payable	3,285	2,425
Current portion of derivative financial instruments (note 8)	385	645
Current portion of long-term debt (note 7)	4,406	4,106
	<u>84,879</u>	79,202
Long-term debt (note 7)	47,806	48,202
Long-term derivative financial instruments (note 8)	748	1,529
Post-employment benefit obligations	5,286	5,947
Deferred income	-	102
Deferred income taxes	16,305	15,591
	<u>155,024</u>	<u>150,573</u>
Shareholders' Equity		
Capital stock (note 9)	6,967	6,967
Retained earnings	173,873	154,605
Accumulated other comprehensive loss	(3,752)	(3,836)
	<u>177,088</u>	<u>157,736</u>
	<u>332,112</u>	<u>308,309</u>

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

ANDREW PELLER LIMITED

Condensed Consolidated Statements of Earnings

Unaudited

These financial statements have not been reviewed by our auditors

	For the three months ended	For the three months ended	For the nine months ended	For the nine months ended
	December 31, 2016	December 31, 2015	December 31, 2016	December 31, 2015
(in thousands of Canadian dollars)	\$	\$	\$	\$
Sales	94,048	91,775	270,311	260,093
Cost of goods sold (note 4)	59,006	58,498	167,482	162,289
Amortization of plant and equipment used in production	1,599	1,506	4,786	4,525
Gross profit	33,443	31,771	98,043	93,279
Selling and administration (note 4)	23,156	20,832	63,557	60,502
Amortization of plant, equipment, and intangibles used in selling and administration	823	893	2,491	2,627
Interest	702	771	2,265	2,789
Net unrealized gains on derivative financial instruments (note 8)	(868)	(525)	(2,043)	(921)
Other expenses (income)	52	68	135	(61)
Earnings before income taxes	9,578	9,732	31,638	28,343
Provision for income taxes				
Current	1,306	2,345	6,614	7,322
Deferred	135	241	684	163
	1,441	2,586	7,298	7,485
Net earnings for the period	8,137	7,146	24,340	20,858
Net earnings per share (note 9)				
Basic and diluted				
Class A shares	0.20	0.17	0.59	0.50
Class B shares	0.17	0.15	0.51	0.43

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

ANDREW PELLER LIMITED

Condensed Consolidated Statements of Comprehensive Income

Unaudited	For the three	For the three	For the nine months	For the nine months
These financial statements have not been reviewed by our auditors	months ended	months ended	ended	ended
	December 31, 2016	December 31, 2015	December 31, 2016	December 31, 2015
(in thousands of Canadian dollars)	\$	\$	\$	\$
Net earnings for the period	8,137	7,146	24,340	20,858
Items that are never reclassified to net earnings				
Net actuarial gains (losses) on post-employment benefit plans	2,088	(447)	114	249
Deferred income tax (provision) recovery	(543)	116	(30)	(65)
Other comprehensive income (loss) for the period	1,545	(331)	84	184
Net comprehensive income for the period	9,682	6,815	24,424	21,042

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

ANDREW PELLER LIMITED

Condensed Consolidated Statements of Changes in Equity

For the nine months ended December 31, 2016 and 2015

Unaudited

These financial statements have not been reviewed by our auditors

(in thousands of Canadian dollars)

	Capital stock	Retained earnings	Accumulated other comprehensive loss	Total shareholders' equity
	\$	\$		\$
Balance at April 1, 2015	7,026	143,847	(3,498)	147,375
Net earnings for the period	-	20,858	-	20,858
Net actuarial gains (net of deferred tax provision)	-	-	184	184
Net comprehensive income for the period	-	20,858	184	21,042
Dividends (Class A \$0.113 per share, Class B \$0.098 per share)	-	(4,692)	-	(4,692)
Balance at December 31, 2015	7,026	160,013	(3,314)	163,725
Balance at April 1, 2016	6,967	154,605	(3,836)	157,736
Net earnings for the period	-	24,340	-	24,340
Net actuarial gains (net of deferred tax provision)	-	-	84	84
Net comprehensive income for the period	-	24,340	84	24,424
Dividends (Class A \$0.123 per share, Class B \$0.107 per share)	-	(5,072)	-	(5,072)
Balance at December 31, 2016	6,967	173,873	(3,752)	177,088

ANDREW PELLER LIMITED
Condensed Consolidated Statements of Cash Flows
Unaudited

These financial statements have not been reviewed by our auditors

	For the nine months ended December 31, 2016	For the nine months ended December 31, 2015
(in thousands of Canadian dollars)	\$	\$
Cash provided by (used in)		
Operating activities		
Net earnings for the period	24,340	20,858
Adjustments for:		
(Gain) loss on disposal of property and equipment	(174)	465
Amortization of plant, equipment, and intangible assets	7,277	7,152
Interest expense	2,265	2,789
Provision for income taxes	7,298	7,485
Post-employment benefits	(547)	(588)
Deferred income	(102)	(304)
Net unrealized gain on derivative financial instruments	(2,043)	(921)
Interest paid	(2,373)	(2,785)
Income taxes paid	(5,754)	(5,331)
	<u>30,187</u>	<u>28,820</u>
Changes in non-cash working capital items related to operations (note 5)	<u>(16,230)</u>	<u>(12,099)</u>
	<u>13,957</u>	<u>16,721</u>
Investing activities		
Proceeds from disposal of property, plant and equipment	175	20
Purchase of property, plant and equipment	(16,408)	(6,517)
	<u>(16,233)</u>	<u>(6,497)</u>
Financing activities		
Increase (decrease) in bank indebtedness	7,405	(2,462)
Issuance of long-term debt	3,000	-
Repayment of long-term debt	(3,000)	(3,078)
Deferred financing costs	(194)	(96)
Dividends paid	(4,935)	(4,588)
	<u>2,276</u>	<u>(10,224)</u>
Increase (decrease) in cash during the period	-	-
Cash, beginning of period	-	-
Cash, end of period	<u>-</u>	<u>-</u>

The accompanying notes are an integral part of these condensed interim consolidated financial statements.

Notes to the Condensed Interim Consolidated Financial Statements
Andrew Peller Limited
Unaudited
December 31, 2016 and December 31, 2015
(in thousands of Canadian dollars, except per share amounts)

1 Nature of operations

Andrew Peller Limited (the “Company”) produces and markets wine and wine related products. The Company’s products are produced and sold predominantly in Canada. The Company is incorporated under the Canada Business Corporations Act and is domiciled in Canada. The address of its head office is 697 South Service Road, Grimsby, Ontario, L3M 4E8.

2 Significant accounting policies

(A) Basis of presentation

These condensed interim consolidated financial statements have been prepared in accordance with International Financial Reporting Standards (“IFRS”) as issued by the International Accounting Standards Board (“IASB”) applicable to the preparation of condensed interim financial statements, including International Accounting Standard (“IAS”) 34 – Interim Financial Reporting. The condensed interim consolidated financial statements should be read in conjunction with the annual consolidated financial statements for the years ended March 31, 2016 and 2015, which have been prepared in accordance with IFRS as issued by the IASB.

The note disclosures for these condensed interim consolidated financial statements only present material changes to the disclosure found in the Company’s audited consolidated financial statements for the years ended March 31, 2016 and 2015. Changes to the Company’s accounting policies from those disclosed in its consolidated financial statements for the years ended March 31, 2016 and March 31, 2015 are described in note 2 (B), recently adopted accounting pronouncements.

These condensed interim consolidated financial statements are presented in Canadian dollars, which is the Company’s functional currency and dollar amounts have been rounded to the nearest thousands, except per share amounts.

These condensed interim consolidated financial statements were approved by the Board of Directors on February 8, 2017.

(B) Recently adopted accounting pronouncements

During December 2014, the IASB issued amendments to IAS 1 – Presentation of Financial Statements which clarifies the concept of materiality as it applies to information disclosed in the financial statements. The amendments also provide guidance on the presentation of subtotals, the structure of the notes to the financial statements, and the disclosure of significant accounting policies. The new requirements were adopted effective April 1, 2016. The adoption of these amendments did not have a significant impact on the consolidated financial statements.

Notes to the Condensed Interim Consolidated Financial Statements
Andrew Peller Limited
Unaudited
December 31, 2016 and December 31, 2015
(in thousands of Canadian dollars, except per share amounts)

(C) Recently issued accounting pronouncements

In January 2016, the IASB issued an amendment to IAS 7 – Statement of Cash Flows, introducing additional disclosure that will enable users of financial statements to evaluate changes in liabilities arising from financing activities. The amendments are effective for annual periods beginning on or after January 1, 2017. The Company is currently evaluating the impact of the amendments on the consolidated financial statements.

In January 2016, the IASB issued amendments to IAS 12 – Income Taxes to clarify the requirements for recognising deferred tax assets on unrealised losses. The amendments clarify the accounting for deferred tax where an asset is measured at fair value and that fair value is below the asset's tax base. They also clarify certain other aspects of accounting for deferred tax assets. The amendments are effective for annual periods beginning on or after January 1, 2017. The Company is currently evaluating the impact of the amendments on the consolidated financial statements.

During July 2014, the IASB issued the complete version of IFRS 9 – Financial Instruments: Classification and Measurement of Financial Assets and Financial Liabilities. IFRS 9 will replace IAS 39 – Financial Instruments: Recognition and Measurement. In addition, IFRS 7 – Financial Instruments: Disclosures was amended to include additional disclosure requirements on transition to IFRS 9. The mandatory effective date of applying these standards is for annual periods beginning on or after January 1, 2018. The standard uses a single approach to determine whether a financial asset is measured at amortized cost or fair value. The approach is based on how an entity manages its financial instruments (its business model) and the contractual cash flow characteristics of the financial assets. The new standard also requires a single impairment method to be used. The standard requires that for financial liabilities measured at fair value, any changes in an entity's own credit risk are generally to be presented in other comprehensive income instead of net earnings. A new hedge accounting model is included in the standard, as well as increased disclosure requirements about risk management activities for entities that apply hedge accounting. The Company is currently evaluating the potential impact of this standard.

During May 2014, the IASB issued IFRS 15 – Revenue from Contracts with Customers which supersedes IAS 18 – Revenue and IAS 11 – Construction Contracts. The standard details a revised model for the recognition of revenue from contracts with customers. In April 2016, the IASB has amended IFRS 15 to clarify the guidance on identifying performance obligations, licenses of intellectual property and principal versus agent. The amendments also provide additional practical expedients on transition. The standard is effective for first interim periods within annual periods beginning on or after January 1, 2018. The Company is currently evaluating the potential impact of adopting this amended standard.

In January 2016, the IASB issued IFRS 16 – Leases, which will replace IAS 17 – Leases and related Interpretations. The new standard will be effective for fiscal years beginning on or after January 1, 2019, with early adoption permitted provided the Company has adopted IFRS 15 – Revenue from Contracts with Customers. The new standard requires lessees to recognize a lease liability reflecting future lease payments and a "right-of-use asset" for virtually all leases contracts, and record it on the statement of financial position, except with respect to lease contracts that meet limited exception criteria. Given that the Company has significant contractual obligations in the form of operating leases under IAS 17, there will be a material increase to both assets and liabilities upon adoption of IFRS 16, and material changes to the timing of recognition of expenses associated with the lease arrangements. The Company is analyzing the new standard to determine the impact of adopting this standard.

3 Seasonality

The third quarter of each fiscal year is historically the strongest in terms of sales and net earnings due to increased consumer purchasing of the Company's products during the holiday season.

Notes to the Condensed Interim Consolidated Financial Statements
Andrew Peller Limited
Unaudited
December 31, 2016 and December 31, 2015
(in thousands of Canadian dollars, except per share amounts)

4 Expenses

The nature of the expenses included in selling and administration and cost of goods sold are as follows:

	For the three months ended December 31, 2016	For the three months ended December 31, 2015	For the nine months ended December 31, 2016	For the nine months ended December 31, 2015
Raw materials and consumables	\$ 49,371	\$ 48,140	\$ 138,727	\$ 132,880
Employee compensation and benefits	16,514	14,834	47,199	43,826
Advertising, promotion and distribution	6,965	7,187	18,088	20,466
Occupancy	2,450	2,890	8,538	8,361
Repairs and maintenance	1,968	1,869	5,143	4,543
Other external charges	4,894	4,410	13,344	12,715
	\$ 82,162	\$ 79,330	\$ 231,039	\$ 222,791

5 Non-cash working capital items

The change in non-cash working capital items related to operations is comprised of the change in the following items:

	For the nine months ended December 31, 2016	For the nine months ended December 31, 2015
Accounts receivable	\$ (6,685)	\$ (4,302)
Inventory	(10,755)	(4,907)
Biological assets	1,196	1,129
Prepaid expenses and other assets	(887)	131
Accounts payable and accrued liabilities	901	(4,150)
	\$ (16,230)	\$ (12,099)

6 Related parties and management compensation

The compensation expense recorded for directors and members of the Executive Management Team of the Company was \$2,544 (2015 - \$1,364) for the three months ended December 31, 2016 and \$5,316 (2015 - \$3,970) for the nine months ended December 31, 2016. The compensation expense consists of amounts that will primarily be settled within twelve months of being earned.

Notes to the Condensed Interim Consolidated Financial Statements
Andrew Peller Limited
Unaudited
December 31, 2016 and December 31, 2015
(in thousands of Canadian dollars, except per share amounts)

7 Bank indebtedness and long-term debt

On December 30, 2016, the company amended its debt facilities to extend the maturity date from July 31, 2020 to July 31, 2021 and update the applicable margin based on the Company's leverage. The Company is subject to certain financial covenants, one of which is permitted capital expenditures. The annual capital expenditure limit increased to \$20,000 from \$17,000 with the amended agreement.

8 Financial instruments

Fair value

The fair value of accounts receivable, accounts payable and accrued liabilities and dividends payable approximates their carrying values because of the short-term maturity of these instruments.

The fair value of long-term debt is equivalent to its carrying value because the variable interest rate is comparable to market rates. The fair value of interest rate swaps used to fix this interest rate is included in the current and long-term derivative financial instruments in the condensed consolidated balance sheets.

The fair value of foreign exchange forward contracts is determined based on the difference between the contract rate and the forward rate at the date of valuation and is included in accounts payable and accrued liabilities in the condensed consolidated balance sheets.

The fair value of interest rate swaps is determined based on the difference between the fixed interest rate in the contracts that will be paid by the Company and the forward curve of the floating interest rates that are expected to be paid by the counterparty. The fair value of foreign exchange forward contracts and the interest rate swap are adjusted to reflect any changes in the Company's or the counterparty's credit risk.

Fair value estimates are made at a specific point in time, using available information about the instrument. These estimates are subjective in nature and often cannot be determined with precision.

The net unrealized gains on derivative financial instruments are comprised of:

	For the three months ended December 31, 2016	For the three months ended December 31, 2015	For the nine months ended December 31, 2016	For the nine months ended December 31, 2015
Unrealized gains on foreign exchange forward contracts	\$ 185	\$ 443	\$ 1,002	\$ 492
Unrealized gains on interest rate swaps	683	82	1,041	429
	\$ 868	\$ 525	\$ 2,043	\$ 921

