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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## Form 10-K

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

FOR THE FISCAL YEAR ENDED DECEMBER 31, 2014

OR

# • TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from

Commission file number: 0-04041

## ALLIED MOTION TECHNOLOGIES INC.

(Exact name of registrant as specified in its charter)

**Colorado** (State or other jurisdiction of incorporation or organization) 84-0518115 (I.R.S. Employer Identification No.)

495 Commerce Drive, Amherst, New York 14228 (Zip Code)

(Address of principal executive offices)

Registrant's telephone number, including area code: (716) 242-8634

Securities registered pursuant to Section 12(b) of the Act: Common Stock, no par value Nasdaq Global Market

Securities registered pursuant to Section 12(g) of the Act: None

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes o No 🗵

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes o No 🗵

Indicate by check mark whether the Registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the Registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes  $\boxtimes$  No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T ( $\S$  232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes  $\boxtimes$  No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer o

Accelerated filer  $\boxtimes$ 

Non-accelerated filer o (Do not check if a smaller reporting company) Smaller reporting company o

The aggregate market value of voting stock held by non-affiliates of the Registrant, computed by reference to the average bid and asked prices of such stock as of the last business day of the Registrant's most recently completed second fiscal quarter was approximately \$99,728,741.

Number of shares of the only class of Common Stock outstanding: 9,212,847 as of March 12, 2015

## DOCUMENTS INCORPORATED BY REFERENCE

Portions of the Registrant's Proxy Statement for the 2015 Annual Meeting of Shareholders are incorporated into Part III.

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## **Explanatory Note**

The registrant previously reported as a smaller reporting company, but is transitioning to accelerated filer status effective as of December 31, 2014. Pursuant to applicable SEC guidance, the registrant is using scaled disclosure applicable to a smaller reporting company for this Annual Report on Form 10-K.

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All statements contained herein that are not statements of historical fact constitute "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include, without limitation, any statement that may predict, forecast, indicate, or imply future results, performance, or achievements, and may contain the word "believe," "anticipate," "expect," "project," "intend," "will continue," "will likely result," "should" or words or phrases of similar meaning. Forward-looking statements involve known and unknown risks and uncertainties that may cause actual results of the Company to differ materially from the forward-looking statements. The risks and uncertainties include those associated with the present economic circumstances in the United States and throughout Europe, general business and economic conditions in the Company's motion markets, introduction of new technologies, products and competitors, the ability to protect the Company's intellectual property, the ability of the Company to sustain, manage or forecast its growth and product acceptance, success of new corporate strategies and implementation of defined critical issues designed for growth and improvement in profits, the continued success of the Company's customers to allow the Company to realize revenues from its order backlog and to support the Company's expected delivery schedules, the continued viability of the Company's customers and their ability to adapt to changing technology and product demand, the loss of significant customers or enforceability of the Company's contracts in connection with a merger, acquisition, disposition, bankruptcy, or otherwise, the ability of the Company to meet the technical specifications of its customers, the continued availability of parts and components, increased competition and changes in competitor responses to the Company's products and services, changes in government regulations, availability of financing, the ability of the Company's lenders and financial institutions to provide additional funds if needed for operations or for making future acquisitions or the ability of the Company to obtain alternate financing if present sources of financing are terminated, the ability to attract and retain qualified personnel who can design new applications and products for the motion industry, the ability of the Company to identify and consummate favorable acquisitions to support external growth and new technology, the ability of the Company to successfully integrate an acquired business into the Company's business model without substantial costs, delays, or problems, the ability of the Company to establish low cost region manufacturing and component sourcing capabilities, and the ability of the Company to control costs, including relocation costs, for the purpose of improving profitability. The Company's ability to compete in this market depends upon its capacity to anticipate the need for new products, and to continue to design and market those products to meet customers' needs in a competitive world. Actual results, events and performance may differ materially. Readers are cautioned not to place undue reliance on these forward-looking statements as a prediction of actual results. The Company has no obligation or intent to release publicly any revisions to any forward looking statements, whether as a result of new information, future events, or otherwise.

New risk factors emerge from time to time and it is not possible for management to predict all such risk factors, nor can it assess the impact of all such risk factors on its business or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those contained in any forward-looking statements. The Company's expectations, beliefs and projections are expressed in good faith and are believed to have a reasonable basis; however, the Company makes no assurance that expectations, beliefs or projections will be achieved.

#### Item 1. Business.

Allied Motion Technologies Inc. ("Allied Motion" or the "Company") was organized under the laws of Colorado in 1962 and operates in the United States, Europe and Asia. Allied Motion utilizes its underlying core "electro-magnetic, mechanical and electronic motion technology/know how" to provide compact, high performance products as solutions in a wide range of motion applications. The Company designs, manufactures and sells motors, electronic motion controls, gearing and optical encoders to a broad spectrum of customers throughout the world. The Company sells component and integrated motion control solutions to end customers and original equipment manufacturers ("OEM's") through its own direct sales force and manufacturers' reps and distributors.

#### MARKETS and APPLICATIONS:

Examples of markets and applications using Allied Motion technologies and products include the following:

*Medical and Health Care:* surgical robots, prosthetics, electric powered surgical hand pieces, programmable pumps to meter and administer infusions associated with chemotherapy, pain control and antibiotics, nuclear imaging systems, automated pharmacy dispensing equipment, kidney dialysis equipment, respiratory ventilators, heart pumps, patient handling equipment (e.g., wheel chairs, scooters, stair lifts, patient lifts, transport tables and hospital beds), etc.

*Vehicle:* electronic power steering and drive-by-wire applications to electrically replace or provide power-assist to a variety of mechanical linkages, traction/ drive systems, pumps; various high performance vehicle applications, actuation systems (e.g., lifts, slide-outs, covers etc.), HVAC systems, improving energy efficiency of vehicles while idling and alternative fuel systems such as LPG, fuel cell and hybrid vehicles. Vehicle types include off and on-road construction and agricultural equipment; trucks, buses, boats, utility, recreational, specialty automotive, automated and remotely guided vehicles, etc.

Aerospace and Defense: inertial guided missiles, mid-range munitions systems, weapons systems on armed personnel carriers, unmanned vehicles, security and access control, camera systems, door access control, airport screening and scanning devices, etc.

*Electronics:* products are used in the handling, inspection, and testing of components and final products such as PC's, gaming equipment and cell phones, high definition printers; tunable lasers and spectrum analyzers for the fiber optic industry; test and processing equipment for the semiconductor industry, etc.

*Industrial and Commercial:* factory automation, specialty equipment, material handling equipment, commercial grade floor polishers and cleaners, commercial building equipment such as welders, cable pullers and assembly tools, etc.

#### SALES, SUPPORT and TECHNOLOGY UNITS:

Allied Motion's "One Team" approach to the market includes **Sales Units**, **Solution Centers** and **Technology Units** (TUs) all working together to provide innovative motion solutions and create value for its customers.

#### Allied Motion Sales Units:

Allied Motion Sales Units provide field coverage in Asia, Europe, Canada, Israel and the Americas, through direct Regional Sales Managers and external authorized Sales Representatives, Agents and Distributor organizations. The Sales Unit is responsible for selling all products designed, developed and produced by Allied Motion globally.

#### Allied Motion Solution Centers:

Allied Motion has Solution Centers in China, Europe and North America to enable the sale and application of integrated motion control solutions that utilize all Allied Motion products, as solutions, for its customers. In addition to providing sales and applications support, the solution center function may include final assembly, integration and test, as required, to support customers within their geographic region.

China Solution Center-Changzhou, China

European Solution Center-Stockholm, Sweden

#### North American Solution Center-Amherst, New York, USA

#### Allied Motion Technology Units:

Allied Motion has several Technology Units where products are designed and developed, and in some cases, also produced. The locations of the TUs, including a brief description and capabilities at each, are as follows:

#### Allied Motion Controls—Global Electronic Motion Control Design and Development Unit.

- Locations include: Amherst, NY, USA; Oakville, Ontario, Canada; Dordrecht, Netherlands; Ferndown, England; and Stockholm, Sweden.
- Designs, develops, and manufactures advanced motion control technology including integrated power electronics, digital controls and network communications for motor control and power conversion to support Allied Motion's broad range of motors.

#### **Allied Motion Dordrecht**

- Designs and manufactures fractional horsepower brushless DC motors with or without integrated electronics and coreless DC motors.
- The products are used in a wide variety of medical, industrial and commercial aviation applications, such as dialysis equipment, industrial ink jet printers, cash dispensers, bar code readers, laser scanning equipment, fuel injection systems, HVAC actuators, waste water treatment, dosing systems for the pharmaceutical industry, textile manufacturing and document handling equipment.

#### **Allied Motion Owosso**

- Designs and manufactures highly engineered fractional horsepower permanent magnet DC and brushless DC motors serving a wide range of original equipment applications.
- The motors are used in mobile HVAC systems, actuation systems, and specialty and general purpose pumps in a variety of markets including trucks, buses, boats, RV's, off-road vehicles, health, fitness, medical and industrial equipment.

## Allied Motion Tulsa

- Designs, manufactures and markets high performance brushless DC motors, including servo motors, frameless motors, torque motors, high speed (60,000 RPM+) slotless motors, high resolution encoders and motor/encoder assemblies.
- Markets served include medical equipment, semiconductor, industrial, and aerospace and defense.

#### **Allied Motion Watertown**

- Designs and manufactures gearing solutions in both stand-alone and integrated gearing/motor configurations for the commercial and industrial equipment, healthcare, medical and non-automotive transportation markets.
- The component products are sold primarily to original equipment manufacturers (OEM'S) that use them in their end products.

#### **Allied Motion Globe Motors**

- Locations include: Dayton, OH, USA; Dothan, AL, USA, Reynosa, Mexico and Porto, Portugal.
- Design, manufacture, and markets precision, subfractional horsepower motors and motorized solutions including integrated dives, controls, gearing and feedback devices.

#### **Product Distribution**

The Company maintains a direct sales force. In addition to its own marketing and sales force, the Company has independent sales representatives, agents and distributors to sell its various product lines in certain markets.

#### Competition

The Company faces competition in all of its markets, although the number of competitors varies depending upon the product. The Company believes there are numerous competitors in the motion control market, many of which are substantially larger and have greater resources. Competition involves primarily product performance and price, although service and warranty are also important.

#### Availability of Raw Materials

All parts and materials used by the Company are in adequate supply. No significant parts or materials are acquired from a single source or for which an alternate source is not also available.

#### Patents, Trademarks, Licenses, Franchises and Concessions

The Company holds several patents and trademarks regarding components used by the various subsidiaries and has several patents pending on new products recently developed, which are considered to be of major significance.

#### Working Capital Items

The Company currently maintains inventory levels adequate for its short-term needs based upon present levels of production. The Company considers the component parts of its different product lines to be readily available and current suppliers to be reliable and capable of satisfying anticipated needs.

#### Sales to Large Customers

During the year ended December 31, 2014, three customers accounted for 35% of total revenues. During the year ended December 31, 2013, no single customer accounted for more than 10% of total revenues.

#### Sales Backlog

Backlog as of December 31, 2014 was \$75,065 compared to \$75,599 as of December 31, 2013.

Many of the Company's customers place blanket purchase orders covering periods that could be longer than one year. The timing of the placement of these blanket orders can skew the comparability of the Company's backlog. In our commercial motors markets, the Company continues to serve customers requesting shipments on a "pull system" whereby the Company agrees to maintain available inventory that the customer "pulls" or takes delivery as they need the products. At the time the customer pulls the product, the Company records the sale. There can be no assurance that the Company's backlog from these customers will be converted into revenue.

## Engineering and Development Activities

The Company's expenditures on engineering and development for the years ended December 31, 2014 and 2013 were \$13,881 and \$7,931, respectively. Of these expenditures, no material amounts were charged directly to customers, although the Company does charge some customers non-recurring engineering (NRE) charges for custom engineering that is required to develop products that meet the customer's specification.

## **Environmental Issues**

No significant pollution or other types of hazardous emission result from the Company's operations and it is not anticipated that the Company's operations will be materially affected by Federal, State or local provisions concerning environmental controls. The Company's costs of complying with environmental, health and safety requirements have not been material.

The Company does not believe that existing or pending climate change legislation, regulation, or international treaties or accords are reasonably likely to have a material effect in the foreseeable future on the Company's business or markets that it serves, nor on the Company's results of operations, capital expenditures or financial position. The Company will continue to monitor emerging developments in this area.

## Foreign Operations

The information required by this item is set forth in Note 12. Segment Information of the notes to consolidated financial statements contained herein.

#### Employees

At December 31, 2014 the Company had approximately 977 full-time employees.

#### Available Information

The Company maintains a website at www.alliedmotion.com. The Company makes available, free of charge on or through its website, its annual reports on Form 10-K, quarterly reports on Form 10-Q, current reports on Form 8-K and amendments to those reports, as soon as reasonably practicable after it electronically files or furnishes such materials to the SEC.

The Company has adopted a Code of Ethics for its chief executive officer and president and senior financial officers regarding their obligations in the conduct of Company affairs. The Company has also adopted a Code of Ethics and Business Conduct that is applicable to all directors, officers and employees. The Codes are available on the Company's website. The Company intends to disclose on its website any amendment to, or waiver of, the Codes that would otherwise be required to be disclosed under the rules of the SEC and the Nasdaq Global Market. A copy of both Codes is also available in print to any stockholder upon written request addressed to Allied Motion Technologies Inc., 495 Commerce Drive, Suite 3, Amherst, NY 14228-2313, Attention: Secretary.

#### Item 2. Properties.

As of December 31, 2014, the Company occupies facilities as follows:

Description / Use	Location	Approximate Square Footage	Owned Or Leased
Corporate headquarters	Amherst, New York	6,000	Leased
Office and manufacturing facility	Amherst, New York	6,000	Leased
Office and manufacturing facility	Changzhou, China	30,000	Leased
Office	Dayton, Ohio	29,000	Owned
Office and manufacturing facility	Dayton, Ohio	25,000	Leased
Office and manufacturing facility	Dordrecht, The Netherlands	32,000	Leased
Office and manufacturing facility	Dothan, Alabama	88,000	Owned
Office	Ferndown, Great Britain	1,000	Leased
Office and manufacturing facility	Oakville, Ontario, Canada	2,000	Leased
Office and manufacturing facility	Owosso, Michigan	85,000	Owned
Office and manufacturing facility	Porto, Portugal	52,000	Owned
Office and manufacturing facility	Reynosa, Mexico	50,000	Leased
Office and manufacturing facility	Stockholm, Sweden	20,000	Leased
Office and manufacturing facility	Tulsa, Oklahoma	30,000	Leased
Office and manufacturing facility	Watertown, New York	107,000	Owned

The Company's management believes the above-described facilities are adequate to meet the Company's current and foreseeable needs. Most of the manufacturing facilities described above are operating at less than full capacity.

#### Item 3. Legal Proceedings.

The Company is involved in certain actions that have arisen out of the ordinary course of business. Management believes that resolution of the actions will not have a significant adverse effect on the Company's consolidated financial position or results of operations.

#### Item 4. Mine Safety Disclosures.

Not applicable.

#### PART II

## Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities.

Allied Motion's common stock is traded on the Nasdaq Global Market System and trades under the symbol AMOT. The number of holders of record as reported by the Company's transfer agent of the Company's common stock as of the close of business on March 12, 2015 was 452. The following table sets forth, for the periods indicated, the high and low prices of the Company's common stock as reported by Nasdaq, and the per share dividends paid by the Company during each quarter.

	 Price	Ran	ge		
Year ended December 31, 2014	 High		Low	Di	vidends
Fourth Quarter	\$ 25.16	\$	11.55	\$	0.025
Third Quarter	\$ 17.85	\$	12.00	\$	0.025
Second Quarter	\$ 16.48	\$	10.89	\$	0.025
First Quarter	\$ 14.17	\$	10.50	\$	0.025

Year ended December 31, 2013	 High	 Low	Di	vidends
Fourth Quarter	\$ 12.85	\$ 7.99	\$	0.025
Third Quarter	\$ 8.98	\$ 6.64	\$	0.025
Second Quarter	\$ 7.16	\$ 6.46	\$	0.025
First Quarter	\$ 7.24	\$ 6.50	\$	0.025

## Equity Compensation Plan Information

The following table shows the equity compensation plan information of the Company at December 31, 2014:

	Number of securities
	remaining available for
	future issuance under equity
Plan category	compensation plans
Equity compensation plans approved by security holders	760,800

## Item 6. Selected Financial Data.

The following tables summarize data from the Company's financial statements for the fiscal years 2010 through 2014; the Company's complete annual financial statements and notes thereto for the current fiscal year appear in Item 8 herein.

	For the year ended December 31,								
	2014		2013		2012	_	2011		2010
	In thousands (except per share data)						_		
\$ 2	249,682	\$	125,502	\$	101,968	\$	110,941	\$	80,591
\$	13,860	\$	3,953	\$	5,397	\$	6,967	\$	3,585
\$	1.51	\$	0.45	\$	0.63	\$	0.81	\$	0.45
		<b>b</b> 1 51	\$ 249,682 \$ 13,860 \$ 13,860	2014 2013   In thousand \$ 249,682 \$ 125,502   \$ 13,860 \$ 3,953	2014 2013   In thousands (or \$ 249,682 \$ 125,502 \$   \$ 13,860 \$ 3,953 \$	2014 2013 2012   In thousands (except per sh   \$ 249,682 \$ 125,502 \$ 101,968   \$ 13,860 \$ 3,953 \$ 5,397	2014 2013 2012   In thousands (except per share \$ 249,682 \$ 125,502 \$ 101,968 \$   \$ 13,860 \$ 3,953 \$ 5,397 \$	2014 2013 2012 2011   In thousands (except per share data) \$ 249,682 \$ 125,502 \$ 101,968 \$ 110,941   \$ 13,860 \$ 3,953 \$ 5,397 \$ 6,967	2014 2013 2012 2011   In thousands (except per share data) \$ 249,682 \$ 125,502 \$ 101,968 \$ 110,941 \$   \$ 13,860 \$ 3,953 \$ 5,397 \$ 6,967 \$



	December 31,					
Balance Sheet Data	2014	2013	2012	2011	2010	
			In thousands			
Total assets	\$ 165,640	\$ 170,977	\$ 60,967	\$ 58,687	\$ 51,006	
Total current and long-term debt	\$ 74,848	\$ 87,645	\$ 397	\$ 157	\$ 795	

#### Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

#### Amounts in thousands, except per share data

#### **Overview of 2014**

Revenues for the year 2014 increased by 99% from 2013, to \$249,682. The increase is primarily due to higher sales in vehicle and aerospace and defense markets resulting from the acquisition of Globe Motors, Inc. ("Globe") during the fourth quarter of 2013. Sales to customers both inside and outside of the U.S. increased. Sales increased 130% to US customers and 58% to non-US customers.

Orders for 2014 were \$251,527 compared to 2013's orders of \$121,133, a 108% increase, resulting from the acquisition of Globe. Backlog as of December 31, 2014 was \$75,065 compared to \$75,599 as of December 31, 2013, a 0.7% decrease.

Net income was \$13,860 for 2014, or \$1.51 per diluted share, compared to \$3,953, or \$0.45 per diluted share for 2013. Including the results of Globe Motors from October 18, 2013 and excluding non-recurring items, we generated adjusted net income for the year ended December 31, 2013 of \$5,413 or \$.61 per diluted share. Gross profit increased by \$36,904 during 2014 and Operating Expenses increased by \$19,812 primarily due to the addition of a full year of Globe operations.

We experienced increases in all of our markets during 2014 except for electronics, which was flat with 2013. The primary market increases were 213% in aerospace and defense and 163% in vehicle. As a company, we are well diversified and not dependent on any one specific market which we believe provides us with some protection during an economic decline.

From a Cash Flow perspective, our debt net of cash improved \$15,739, to \$61,735 at December 31, 2014 from \$77,474 at December 31, 2013 (including restricted cash of \$1,800). We also continued a quarterly dividend program in 2014, providing \$0.10 per share in dividends to shareholders, or a dividend payout ratio of 7% when compared to the earnings per share of \$1.51 in 2014. During 2014 we invested in capital equipment to: expand our production capacity in the US to support our vehicles market; a move of facilities in the Netherlands; and the continuing transition to the Company's new ERP system.

#### **Our Strategy**

We have a long-term growth strategy at Allied Motion and we will remain focused on meeting the long term goals of the Company. We have set growth targets for our Company and we will align and focus our resources to meet those targets. First and foremost, we invest in our people as we believe that attracting and retaining the right people is the most important element in our strategy. The right people will lead us to the right markets, the right customers, the right technologies, the right solutions and the right products.

Our strategy defines Allied Motion as being a "Technology/Know-How" driven company and to be successful, we continue to invest in our Areas of Excellence. We walked the talk and continued to invest in applied and design engineering resources.

Strategic focus means that we will take action to address the "critical issues" that we believe are necessary to meet the stated long term goals and objectives of the Company. Given that we are focused on growth, the majority of the critical issues are focused on growth initiatives for the Company.

One of these growth initiatives includes Product Line Platform development to meet the emerging needs of our selected target markets. Our platform development emphasizes a combination of Allied Motion technologies to create increased value solutions for our customers. The make-up of our top new opportunities is evolving from individual component solutions to a majority of the new opportunities now utilizing **multiple** Allied Motion technologies. We believe this approach will allow us to provide increased value to our customers and improved margins for our Company.

Our strong financial condition, along with Allied Systematic Tools (AST) continuous improvement initiatives in Quality, Delivery, Cost and focus on "*Motion Solutions That Change the Game*" and create value for our customers allow us to have a positive outlook for the continued long term growth of our Company.

#### **Outlook for 2015**

In 2015, we will continue to focus on leveraging the growth synergies as provided by the Globe acquisition in late 2013 to expand our business in our served market segments. In addition, we will concentrate on executing the Critical Issues as defined by our strategy, developed in late 2014. The Critical Issues from that strategy include:

- 1) Creating an effective corporate structure to leverage the resources and capabilities of the combined entity
- 2) Implement a new ERP system to provide the infrastructure necessary to support the planned growth of the company
- 3) Implement a new/integrated website to better meet the needs of our current business environment
- 4) Plan and implement a structured approach to identify the requirements of our target markets and to create and implement solutions to ensure we meet the requirements of those markets
- 5) Through the continued enhancement and development of our Operational Effectiveness Team, implement AST to drive continuous improvement in all areas of our business

Allied Motion is an "Applied Technology/Know-How Motion Company" and to grow, we will continue to invest in the technical resources to ensure we can move forward with our mantra to "Create Motion Solutions that Change the Game" and to meet the emerging needs of our customers in our served market segments. In support of our sales efforts, our Solution Centers are coming on line nicely and are providing the support required to sell and support multi-technology solutions. We anticipate that our investment in these key resources will help drive our growth now and in the future and we plan to continue investing in these resources during 2015.

In China, we have installed a state-of-the-art production line that will "Change the Game" and provide us with the capability to meet the demands of our existing customers and new potential customers within China as well. We believe that the opportunity for increasing sales in China will be best met by having a strong presence directly in the country. Additionally, the company has well capitalized production facilities in Portugal and Mexico that provide us with the ability to meet the stringent quality requirements of our served target markets. Our global production footprint provides us with the opportunity to be a good value proposition and supplier for Global companies who require support around the world.

We expect that internal Cash Flow from our operations, as well as financing available through lenders will continue to fund our growth opportunities. We will continue our dividend program as we believe that our cash flows can support our growth initiatives and also reward our shareholders at the same time.

We will emphasize Gross Margin improvement through both cost improvements and through the sale of more complete Motion Control systems. We made good progress in the last few years in transforming the company from a component supplier to a more complete solutions provider and these efforts will continue well into the future.

Further development and promotion of our parent brand, Allied Motion, will continue in 2015. A global structure has been defined and we intend to use that to our advantage in the marketplace.

Last but not least, we are taking our commitment to AST to a new level as we have invested in additional resources as part of our Operational Excellence Team. As always, we will continuously utilize AST to improve efficiencies and eliminate waste throughout our Company. AST is critical to and helps create the path to success in all regions of the world.

#### **Operating Results**

#### Amounts in thousands, except per share data

#### Year 2014 compared to 2013

	For the year ended December 31,					Increase (decrease	
(in thousands)		2014	_	2013	_	\$	%
Revenues	\$	249,682	\$	125,502	\$	124,180	99%
Cost of goods sold		176,256		88,980		87,276	<u>98</u> %
Gross margin		73,426		36,522		36,904	101%
Gross margin percentage		29%		29%			
Operating costs and expenses:							
Selling		8,709		5,513		3,196	58%
General and administrative		23,972		13,048		10,924	84%
Engineering and development		13,881		7,931		5,950	75%
Business development				1,913		(1,913)	(100)%
Relocation costs				234		(234)	(100)%
Amortization of intangible assets		2,714		825		1,889	229%
Total operating costs and expenses		49,276		29,464		19,812	67%
Operating income		24,150	_	7,058	_	17,092	242%
Interest expense		6,435		1,445		4,990	345%
Other income		(908)		(168)		(740)	440%
Total other expense (income)		5,527		1,277		4,250	333%
Income before income taxes		18,623		5,781		12,842	222%
Provision for income taxes		(4,763)		(1,828)		(2,935)	161%
Net Income	\$	13,860	\$	3,953	\$	9,907	251%

NET INCOME AND ADJUSTED NET INCOME: Net income increased significantly in 2014 from 2013 due to higher sales in vehicle and aerospace and defense markets resulting from the acquisition of Globe Motors during the fourth quarter of 2013. The majority of the sales increase was due to domestic customers.

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Adjusted net income for the year ended December 31, 2013, was \$5,413. Adjusted diluted earnings per share for 2013 was \$0.61. Adjusted net income and adjusted diluted earnings per share are non-GAAP measurements. Adjusted net income for 2013 excludes \$1,913 (\$1,301 net of tax) of business development costs and \$234 (\$159 net of tax) in moving costs to relocate our corporate office. See information included in "Non-GAAP Measures" below for a reconciliation of net income to Adjusted net income.

EBITDA and ADJUSTED EBITDA: EBITDA was \$32,325 and \$10,139 for 2014 and 2013, respectively. Adjusted EBITDA was \$33,866 for 2014 compared to \$13,213 for 2013. EBITDA and adjusted EBITDA are non-GAAP measurements. EBITDA consists of income before interest expense, provision for income taxes, and depreciation and amortization. Adjusted EBITDA also excludes stock compensation expense and certain other items. See information included in "Non-GAAP Measures" below for a reconciliation of net income to EBITDA and adjusted EBITDA.

REVENUES: Overall, the Company experienced significant growth in sales for the year 2014 from 2013.

The 99% increase in revenues in 2014 is primarily due to the acquisition of Globe and consists of significant growth in our vehicle and aerospace and defense markets. 66% of our sales for the year were to US customers with the remaining 34% of our sales to customers primarily in Europe, Canada and Asia. Sales from our US TUs increased 122% and sales from our foreign TUs increased 65%. The change in revenues was comprised of a 101% increase in sales volume for the year combined with a 2% decrease due to the dollar strengthening against the foreign currencies where we do business, primarily the Euro and the Swedish Krona.

BACKLOG: The significant increase in orders in 2014 from 2013 relates primarily to the addition of Globe, which contributed 94% of the growth.

GROSS MARGIN: Gross margin as a percentage of revenues was 29% for both 2014 and 2013, respectively.

SELLING EXPENSES: The 58% increase in 2014 is primarily due to the acquisition of Globe. However, selling expenses as a percentage of revenues declined to 3% for 2014 from 4% for 2013.

GENERAL AND ADMINISTRATIVE EXPENSES: General and administrative expenses increased by 84% primarily as a result of the addition of Globe, incentive compensation, and consulting and depreciation expenses related to our ERP implementation. As a percentage of sales, general and administrative expenses were 10% for both 2014 and 2013.

ENGINEERING AND DEVELOPMENT EXPENSES: Engineering and development expenses increased by 75% in 2014 due to the addition of Globe. As a percentage of revenues, engineering and development expenses were 6% for both 2014 and 2013.

BUSINESS DEVELOPMENT COSTS: The Company incurred \$1,913 of business development costs during 2013 related to the acquisition of Globe.

RELOCATION COSTS: The Company incurred \$234 of relocation costs during 2013 for the move of the Company's corporate office and personnel to Amherst, New York. This relocation occurred and was completed in the third quarter of 2013.

AMORTIZATION OF INTANGIBLE ASSETS: The 229% increase is the result of amortization for Globe's intangible assets.

INCOME TAXES: The effective income tax rate as a percentage of income before income taxes was 25.6% and 31.6% in 2014 and 2013, respectively. The effective tax rate for 2014 and 2013 is lower

than the statutory rate primarily due to differences in state and foreign tax rates. The effective rate for 2014 is lower than 2013 primarily due to the effect of a reduction in our valuation allowance on foreign net operating losses.

#### **Non-GAAP Measures**

EBITDA and Adjusted EBITDA are provided for information purposes only and are not measures of financial performance under generally accepted accounting principles.

We believe EBITDA is often a useful measure of a company's operating performance and is a significant basis used by our management to measure the operating performance of our business because EBITDA excludes charges for depreciation, amortization and interest expense that have resulted from our debt financings, as well as our provision for income tax expense. EBITDA is frequently used as one of the bases for comparing businesses in our industry.

We also believe that Adjusted EBITDA provides helpful information about the operating performance of a business. Adjusted EBITDA excludes stock compensation expense, as well as certain other items. Other items are either income or expenses which do not occur regularly as part of the normal activities of the Company. We consider these items to be of significance in nature and/or size, and accordingly, have excluded these items from Adjusted EBITDA.

EBITDA and Adjusted EBITDA do not represent and should not be considered as an alternative to net income, operating income, net cash provided by operating activities or any other measure for determining operating performance or liquidity that is calculated in accordance with generally accepted accounting principles.

The Company's calculation of EBITDA and Adjusted EBITDA for 2014 and 2013 is as follows (in thousands):

	For the yea December	
	2014	2013
Net income as reported	\$ 13,860	\$ 3,953
Interest expense	6,435	1,445
Provision for income tax	4,763	1,828
Depreciation and amortization	7,267	2,913
EBITDA	32,325	10,139
Stock compensation expense	1,541	927
Relocation costs		234
Business development costs		1,913
Adjusted EBITDA	\$ 33,866	\$ 13,213

Allied Motion's management uses Adjusted net income to assess the Company's consolidated financial and operating performance. Adjusted net income is provided for informational purposes only and is not a measure of financial performance under generally accepted accounting principles. This measure helps management make decisions that are expected to facilitate meeting current financial goals as well as achieve optimal financial performance. Adjusted net income provides management with a measure of financial performance of the Company based on operational factors, including the profitability of assets on an economic basis, net of operating expenses, and the capital costs of the business on a consistent basis as it removes the impact of certain non-routine items from the Company's operating results. Adjusted net income is a key metric used by senior management and the Company's board of directors to review the consolidated financial performance of the business. This



measure adjusts net income determined in accordance with GAAP to reflect changes in financial results associated with the highlighted charges and income items.

The Company's calculation of Adjusted net income and Adjusted diluted earnings per share for years ended December 31, 2014 and 2013 is as follows (in thousands):

	For the year ended December 31,
Adjusted Net Income Reconciliation (in thousands)	2014 2013
Net income as reported	\$ 13,860 \$ 3,953
Non-GAAP adjustments, net of tax	
Relocation costs	— 159
Business development costs	— 1,301
Non-GAAP adjusted net income	\$ 13,860 \$ 5,413
Per Share Amounts	
Non-GAAP adjusted net income per share (diluted)	<u>\$ 1.51</u> <u>\$ 0.61</u>
Diluted weighted average common shares	9,165 8,840

#### Liquidity and Capital Resources (in thousands)

The Company's liquidity position as measured by cash and cash equivalents increased by \$2,942, to a balance of \$13,113 at December 31, 2014 from \$10,171 at December 31, 2013 (including \$1,800 of restricted cash).

The balance in restricted cash of \$1,800 at December 31, 2013 was reduced to \$0 during the fourth quarter of 2014 due to the completion of the China Facility refinancing (refer to Notes 1 and 6 of the *Notes to Consolidated Financial Statements*).

During 2014, operations provided \$20,296 in cash compared to \$10,779 of cash provided during 2013. The increase in cash provided is primarily due to the higher level of earnings, partially offset by an increase in working capital needs. The decrease in income taxes payable reflects a tax payment of \$2,656 during the third quarter of 2014 related to the Globe acquisition.

Net cash used in investing activities was \$2,649 for 2014 compared to \$94,694 of cash used for 2013. The net decrease of \$92,045 in cash used is primarily due to the \$90,000 paid for the acquisition of Globe Motors in 2013, along with the receipt of a \$1,434 purchase price adjustment related to the Globe acquisition during the first quarter of 2014. During 2014, purchases of property and equipment were \$4,046 compared to \$3,087 for 2013.

Net cash used in financing activities was \$11,610 for 2014 compared to cash provided of \$82,609 for 2013.

During the fourth quarter of 2013, we entered into a Credit Agreement that includes a Revolving Credit Facility ("Revolver") for up to \$15,000 and a Term Loan of \$50,000. We also entered into a long term Note Agreement for \$30,000. Borrowings under these agreements facilitated the acquisition of Globe (refer to Note 6 of the *Notes to Consolidated Financial Statements*). At December 31, 2013, we had \$86,475 in obligations under these agreements, comprised of \$7,725 of revolver borrowings and \$78,750 under the Term Loan and the Note Agreement.

During 2014, we made payments of \$12,975 for these obligations, \$7,725 to completely pay the Revolver and the remaining \$5,250 for the Term Loan. At December 31, 2014, we had \$73,500 in obligations under these agreements.

The Credit Agreement contains certain financial covenants related to maximum leverage and minimum fixed charge coverage. The Credit Agreement also includes other covenants and restrictions, including limits on the amount of certain types of capital expenditures. The Company was in compliance with all covenants at December 31, 2014.

As of December 31, 2014, the amount available to borrow under the Credit Agreement was \$15,000.

The average China Facility balance during 2014 was \$1,310 (RMB 8,100). At December 31, 2014, there was approximately \$605 (RMB 3,700) available under the facility.

During the year ended December 31, 2014, the Company paid dividends of \$0.10 per share. The Company's working capital, capital expenditure and dividend requirements are expected to be funded from cash provided by operations and amounts available under the Credit Agreement.

#### Price Levels and the Impact of Inflation

The effect of inflation on the Company's costs of production has been minimized through production efficiencies, lower costs of materials and surcharges passed on to customers. The Company anticipates that these factors will continue to minimize the effects of any foreseeable inflation and other price pressures from the industries in which it operates. As the Company's manufacturing activities mainly utilize semi-skilled labor, which is relatively plentiful in the areas surrounding the Company's production facilities, the Company does not anticipate substantial inflation-related increases in the wages of the majority of its employees.

#### **Recent Accounting Pronouncements**

In the normal course of business, we evaluate all new accounting pronouncements issued by the Financial Accounting Standards Board ("FASB"), Securities and Exchange Commission ("SEC"), Emerging Issues Task Force ("EITF") or other authoritative accounting bodies to determine the potential impact they may have on our Consolidated Financial Statements. Refer to Note 1 of the *Notes to Consolidated Financial Statements* contained in Item 8 of this report for additional information about these recently issued accounting standards and their potential impact on our financial condition or results of operations.

#### **REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM**

The Board of Directors and Stockholders Allied Motion Technologies Inc.

We have audited the accompanying consolidated balance sheets of Allied Motion Technologies Inc. and subsidiaries (the "Company") as of December 31, 2014 and 2013, and the related consolidated statements of income and comprehensive income, stockholders' equity, and cash flows for the years then ended. We also have audited the Company's internal control over financial reporting as of December 31, 2014, based on criteria established in *Internal Control—Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO). The Company's management is responsible for these financial statements, for maintaining effective internal control over financial reporting, and for its assessment of the effectiveness of internal control over financial reporting included in the accompanying Management's Report on Internal Control Over Financial Reporting. Our responsibility is to express an opinion on these financial statements and an opinion on the Company's internal control over financial reporting based on our audits.

We conducted our audits in accordance with standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform our audits to obtain reasonable assurance about whether the financial statements are free of material misstatement and whether effective internal control over financial reporting was maintained in all material respects. Our audits of the financial statements included examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. Our audit of internal control over financial reporting an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, and testing and evaluating the design and operating effectiveness of internal control, based on the assessed risk. Our audits also included performing such other procedures as we considered necessary in the circumstances. We believe that our audits provide a reasonable basis for our opinions.

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles. A company's internal control over financial reporting includes those policies and procedures that 1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; 2) provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and 3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposition of the company's assets that could have a material effect on the financial statements.

Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Allied Motion Technologies Inc. and subsidiaries as of December 31, 2014 and 2013, and the results of their operations and their cash flows for the years then ended, in conformity with accounting principles generally accepted in the United States of America. Also, in our opinion, the Company maintained, in all material respects, effective internal control over financial reporting as of December 31, 2014, based on criteria established in *Internal Control—Integrated Framework (2013)* issued by the Committee of Sponsoring Organizations of the Treadway Commission (COSO).

## EKS&H LLLP

March 12, 2015 Denver, Colorado

## CONSOLIDATED BALANCE SHEETS

## (In thousands, except per share data)

	De	December 31, 2014		ember 31, 2013	
Assets					
Current Assets:					
Cash and cash equivalents	\$	13,113	\$	8,371	
Restricted cash		_		1,800	
Trade receivables, net of allowance for doubtful accounts of \$367 and \$802 at December 31,					
2014 and 2013, respectively		27,745		27,123	
Inventories, net		25,371		24,430	
Deferred income taxes		1,888		2,961	
Prepaid expenses and other assets		2,667		2,602	
Total Current Assets		70,784		67,287	
Property, plant and equipment, net		37,041		40,111	
Deferred income taxes		2,723		3,246	
Intangible assets, net		32,791		35,222	
Goodwill		18,303		20,233	
Other long term assets		3,998		4,878	
Total Assets	\$	165,640	\$	170,977	
Liabilities and Stockholders' Equity					
Current Liabilities:					
Debt obligations		7,723		14,145	
Accounts payable		15,510		15,478	
Accrued liabilities		12,330		9,898	
Income taxes payable		393		2,729	
Total Current Liabilities		35,956		42,250	
Long-term debt		67,125		73,500	
Deferred income taxes		1,299		2,327	
Deferred compensation arrangements		2,167		2,599	
Pension and post-retirement obligations		3,142		2,298	
Total Liabilities		109,689		122,974	
Commitments and Contingencies					
Stockholders' Equity:					
Common stock, no par value, authorized 50,000 shares; 9,213 and 9,091 shares issued and					
outstanding at December 31, 2014 and 2013, respectively		25,129		23,771	
Preferred stock, par value \$1.00 per share, authorized 5,000 shares; no shares issued or					
outstanding		_			
Retained earnings		36,505		23,608	
Accumulated other comprehensive income (loss)		(5,683)		624	
Total Stockholders' Equity		55,951	-	48,003	
Total Liabilities and Stockholders' Equity	\$	165,640	\$	170,977	

See accompanying notes to consolidated financial statements.

## CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME

## (In thousands, except per share data)

		For the year ended		
	Decem 20	ber 31, 14	Dec	ember 31, 2013
Revenues	\$ 2	49,682	\$	125,502
Cost of goods sold	1	76,256		88,980
Gross margin		73,426		36,522
Operating costs and expenses:				
Selling		8,709		5,513
General and administrative		23,972		13,048
Engineering and development		13,881		7,931
Business development		_		1,913
Relocation		—		234
Amortization of intangible assets		2,714		825
Total operating costs and expenses		49,276		29,464
Operating income		24,150		7,058
Other expense (income):				
Interest expense		6,435		1,445
Other expense (income), net		(908)		(168)
Total other expense (income), net		5,527		1,277
Income before income taxes		18,623		5,781
Provision for income taxes		(4,763)		(1,828)
Net income	\$	13,860	\$	3,953
Basic earnings per share:				
Earnings per share	\$	1.52	\$	0.45
Basic weighted average common shares		9,145		8,833
Diluted earnings per share:				
Earnings per share	\$	1.51	\$	0.45
Diluted weighted average common shares		9,165	<u> </u>	8,840
Net income	\$		\$	3,953
Other comprehensive income:	<u>.</u>		<u> </u>	- ,
Foreign currency translation adjustment		(5,601)		652
Change in accumulated income (loss) on derivatives		(43)		41
Pension adjustments(1)		(663)		854
Comprehensive income	\$	<u> </u>	\$	5,500
			_	

(1) Net of tax of (\$460) and \$480 for the periods ending December 31, 2014 and 2013, respectively.

See accompanying notes to consolidated financial statements.

## CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY

## (In thousands)

		С	ommon S					Accumulated Other Comprehensive Income (Loss)							
	Shares	A	mount	U	namortized Cost of Equity Awards		etained arnings	1	Foreign Currency Translation djustments	in	ccumulated come (loss) derivatives	A	Pension djustments	Sto	Total ckholder's Equity
Balances, December 31, 2012	8,631	\$	23,474	\$	(927)	s	20,528	\$	121	\$	_	s	(1,044)	\$	42,152
Stock transactions under employee benefit stock plans	61	Ŷ	420	Ŷ	()27)	<u> </u>	10,010	Ψ		Ψ		÷	(1,011)	<u> </u>	420
Issuance of restricted stock, net of forfeitures Stock compensation	399		3,141		(3,264)										(123)
expense					927										927
Comprehensive income									652		41		1,334		2,027
Tax effect Net income							3,953						(480)		(480)
Dividends to							3,933								3,953
Stockholders							(873)								(873)
Balances, December 31, 2013	9,091	\$	27,035	\$	(3,264)	\$	23,608	\$	773	\$	41	\$	(190)	\$	48,003
Stock transactions under employee benefit stock plans	30		344												344
Issuance of restricted stock, net of forfeitures	92		1,074		(1,601)										(527)
Stock compensation expense					1,541										1,541
Comprehensive income loss Tax effect									(5,601)		(43)		(1,123) 460		(6,767) 460
Net income							13,860						400		13,860
Dividends to Stockholders							(963)								(963)
Balances, December 31, 2014	9,213	\$	28,453	\$	(3,324)	\$	36,505	\$	(4,828)	\$	(2)	\$	(853)	\$	55,951

See accompanying notes to consolidated financial statements.

## CONSOLIDATED STATEMENTS OF CASH FLOWS

## (In thousands)

	For the year en			ended	
	De	cember 31, 2014	December 31, 2013		
Cash Flows From Operating Activities:		2014		2015	
Net income	\$	13,860	\$	3,953	
Adjustments to reconcile net income to net cash provided by operating activities:					
Depreciation and amortization		7,267		2,913	
Deferred income taxes		1,208		90	
Provision for doubtful accounts		473		158	
Provision for excess and obsolete inventory		753		105	
Provision for warranty		234		175	
Restricted Stock Compensation		1,541		927	
Other		429		(385)	
Changes in operating assets and liabilities, excluding changes due to acquisition:					
(Increase) decrease in trade receivables, net		(2,504)		196	
(Increase) decrease in inventories		(2,864)		1,763	
(Increase) decrease in prepaid expenses and other		194		(561)	
Increase (decrease) in accounts payable		752		558	
Increase (decrease) in accrued liabilities and other		2,322		(617)	
Increase (decrease) in income taxes payable		(3,369)		1,504	
Net cash provided by operating activities		20,296		10,779	
Cash Flows From Investing Activities: Proceeds from working capital adjustment and (consideration paid for acquisition, net of cash acquired)		1,397		(91,607)	
Purchase of property and equipment		(4,046)		(3,087)	
Net cash used in investing activities		(2,649)		(94,694)	
Cash Flows From Financing Activities:					
Borrowings (repayments) on lines-of-credit, net		(7,541)		8,475	
Principal payments of long-term debt		(5,250)		(1,250)	
Proceeds from issuance of long-term debt		—		80,000	
Change in restricted cash obligations		1,800		(1,800)	
Payment of debt issuance costs		_		(2,377)	
Dividends paid to stockholders		(963)		(873)	
Stock transactions under employee benefit stock plans		344		434	
Net cash (used in) provided by financing activities		(11,610)		82,609	
Effect of foreign exchange rate changes on cash		(1,295)		(51)	
Net increase in cash and cash equivalents		4,742		(1,357)	
Cash and cash equivalents at beginning of period		8,371		9,728	
Cash and cash equivalents at end of period		13,113		8,371	
Supplemental disclosure of cash flow information:					
Net cash paid during the period for:					
Interest	\$	6,014	\$	1,326	
Income taxes	\$	5,921	\$	1,099	

See accompanying notes to consolidated financial statements.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

#### **Business**

Allied Motion Technologies Inc. (Allied Motion or the Company) is engaged in the business of designing, manufacturing and selling motion control solutions, which include integrated system solutions as well as individual motion control products, to a broad spectrum of customers throughout the world primarily for the commercial motor, industrial motion, automotive control, medical, and aerospace and defense markets.

#### **Principles of Consolidation**

The accompanying consolidated financial statements include the accounts of the Company and its wholly-owned subsidiaries. All significant inter-company accounts and transactions are eliminated in consolidation.

We account for acquisitions in accordance with ASC No. 805, "Business Combinations." Accordingly, we record net assets acquired and liabilities assumed at their fair values. The operating results for Globe Motors, Inc. (Note 2.) are included in the consolidated statements of income and comprehensive income for the year ended December 31, 2013 from October 18, 2013, the date of acquisition.

#### Cash and Cash Equivalents

Cash and cash equivalents include instruments which are readily convertible into cash (original maturities of three months or less) and which are not subject to significant risk of changes in interest rates. Cash flows from foreign currency transactions are translated using an average rate.

#### Accounts Receivable

Trade accounts receivable are recorded at the invoiced amount and do not bear interest. The allowance for doubtful accounts is the Company's best estimate of the amount of probable credit losses in the Company's existing accounts receivable; however, changes in circumstances relating to accounts receivable may result in a requirement for additional allowances in the future.

Activity in the allowance for doubtful accounts for 2014 and 2013 was as follows (in thousands):

	December 31, 2014	December 31, 2013
Beginning balance	\$ 802	\$ 177
Allowance for doubtful accounts acquired		460
Additional reserves	473	158
Writeoffs	(882)	1
Effect of foreign currency translation	(26)	6
Ending balance	\$ 367	\$ 802

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

## 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Inventories

Inventories include costs of materials, direct labor and manufacturing overhead, and are stated at the lower of cost (first-in, first-out basis) or market, as follows (in thousands):

	De	2014 2014	D	2013
Parts and raw materials	\$	21,573	\$	20,649
Work-in-process		2,924		3,369
Finished goods		4,403		4,350
		28,900		28,368
Less reserves		(3,529)		(3,938)
Inventories, net	\$	25,371	\$	24,430

The Company recorded provisions for excess and obsolete inventories of approximately \$753 and \$105, for 2014 and 2013, respectively.

## Property, Plant and Equipment

Property, plant and equipment is classified as follows (in thousands):

	Useful lives	Dec	ember 31, 2014	Dee	cember 31, 2013
Land		\$	996	\$	654
Building and improvements	5 - 39 years		9,324		9,748
Machinery, equipment, tools and dies	3 - 15 years		37,426		40,237
Furniture, fixtures and other	3 - 10 years		6,778		4,544
			54,524		55,183
Less accumulated depreciation			(17,483)		(15,072)
Property, plant and equipment, net		\$	37,041	\$	40,111

Depreciation expense is provided using the straight-line method over the estimated useful lives of the assets. Amortization of building improvements is provided using the straight-line method over the life of the lease term or the life of the assets, whichever is shorter. Maintenance and repair costs are charged to operations as incurred. Major additions and improvements are capitalized. The cost and related accumulated depreciation of retired or sold property are removed from the accounts and the resulting gain or loss, if any, is reflected in earnings.

Depreciation expense was approximately \$4,553 and \$2,088 in 2014 and 2013, respectively.

#### Intangible Assets

Intangible assets, other than goodwill, are recorded at cost and are amortized over their estimated useful lives using the straight-line method.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Impairment of Long-Lived Assets

The Company reviews the carrying values of its long-lived assets, including property, plant and equipment and intangible assets, whenever events or changes in circumstances indicate that such carrying values may not be recoverable. Long-lived assets are carried at historical cost if the projected cash flows from their use will recover their carrying amounts on an undiscounted basis and without considering interest. If projected cash flows are less than their carrying value, the long-lived assets must be reduced to their estimated fair value. Considerable judgment is required to project such cash flows and, if required, estimate the fair value of the impaired long-lived asset.

#### Goodwill

Goodwill represents the excess of the purchase price over the fair value of identifiable net tangible and intangible assets acquired in a business combination.

Goodwill is recorded at fair value and not amortized, but is reviewed for impairment at least annually or more frequently if impairment indicators arise. The Company has defined one reporting unit that is the same as its operating segment. Goodwill is evaluated for impairment by first performing a qualitative assessment to determine whether a quantitative goodwill test is necessary. If it is determined, based on qualitative factors, that the fair value of the reporting unit may be more likely than not less than carrying amount, or if significant adverse changes in the Company's future financial performance occur that could materially impact fair value, a quantitative goodwill impairment test would be required. Additionally, the Company can elect to forgo the qualitative assessment and perform the quantitative test.

The first step of the quantitative test compares the fair value of the reporting unit to its carrying amount, including goodwill. If the carrying amount of a reporting unit exceeds its fair value, there is a potential impairment and the second step must be performed. The second step compares the implied fair value of goodwill with the carrying amount of goodwill. If the carrying amount of goodwill exceeds the implied fair value, the excess is required to be recorded as an impairment charge.

The implied fair value of goodwill is determined by assigning the fair value of the reporting unit to all the assets and liabilities of that unit (including any unrecognized intangible assets) as if it had been acquired in a business combination. The Company has elected to perform the annual impairment assessment for goodwill each year in the fourth quarter.

At October 31, 2014, we performed our annual assessment of fair value and concluded that there was no impairment related to goodwill. The Company did not record any impairment charges for the twelve months ended December 31, 2014 and 2013.

#### Other Long-term Assets

Other long-term assets include securities that the Company has purchased with the intent of funding the deferred compensation arrangements for certain executives of the Company as well as deferred finance costs. These items are accounted for at fair value on a recurring basis. Any changes in value are included in Net Income in the Company's consolidated statements of income and comprehensive income.



#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

## 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Warranty

The Company offers warranty coverage for its products. The length of the warranty period for its products varies significantly based on the product being sold. The Company estimates the costs of repairing products under warranty based on the historical average cost of the repairs. The assumptions used to estimate warranty accruals are reevaluated periodically in light of actual experience and, when appropriate, the accruals are adjusted. Estimated warranty costs are recorded at the time of sale of the related product, and are considered a cost of sale. Changes in the Company's reserve for product warranty claims during 2014 and 2013 were as follows (in thousands):

	mber 31, 2014	nber 31, 013
Warranty reserve at beginning of the year	\$ 629	\$ 551
Warranty reserves acquired	—	429
Provision	234	175
Warranty expenditures	(40)	(529)
Effect of foreign currency translation	(37)	3
Warranty reserve at end of year	\$ 786	\$ 629

In 2012, \$342 was recorded as part of the warranty provision to cover the expected costs of replacing certain products in the field due to an incorrect electronic component in a printed circuit board supplied by one of the Company's sub-contract suppliers. In 2013, \$44 of additional provision was recorded, and \$367 of warranty expenditures were incurred related to this issue resulting in a reserve balance of \$30 net of the effect of foreign currency translation. In 2014, the remaining material was scrapped and the reserve was reduced to \$0.

#### Accrued Liabilities

Accrued liabilities consist of the following (in thousands):

	December 31, 2014	Dee	2013 2013
Compensation and fringe benefits	\$ 9,696	\$	6,721
Warranty reserve	786		629
Other accrued expenses	1,848		2,548
	\$ 12.330	\$	9,898

#### Foreign Currency Translation

The assets and liabilities of the Company's foreign subsidiaries are translated into U.S. dollars using end of period exchange rates. Changes in reported amounts of assets and liabilities of foreign subsidiaries that occur as a result of changes in exchange rates between foreign subsidiaries' functional currencies and the U.S. dollar are included in foreign currency translation adjustment. Foreign currency translation adjustment is included in other comprehensive income, a component of stockholders' equity in the accompanying consolidated statements of stockholders' equity. Revenue and expense transactions use an average rate prevailing during the month of the related transaction. Transaction gains and losses that arise from exchange rate fluctuations on transactions denominated in a currency other than the functional currency of each of the Technology Units ("TUs") are included in the results of operations as incurred.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### **Engineering and Development Costs**

The Company is engaged in a variety of engineering and design activities as well as basic research and development activities directed to the substantial improvement or new application of the Company's existing technologies. Engineering and development costs are expensed as incurred.

#### **Revenue Recognition**

The Company recognizes revenue when products are shipped or delivered (shipping terms may be either FOB shipping point or destination) and title has passed to the customer, persuasive evidence of an arrangement exists, the selling price is fixed or determinable, and collectability is reasonably assured.

#### Basic and Diluted Income per Share

Basic income per share is computed by dividing net income or loss by the weighted average number of shares of common stock outstanding. Diluted income per share is determined by dividing the net income by the sum of (1) the weighted average number of common shares outstanding and (2) if not anti-dilutive, the effect of stock awards determined utilizing the treasury stock method. The dilutive effect of outstanding awards was 20,000 and 7,000 shares for the years 2014 and 2013, respectively. No stock awards were excluded from the calculation of diluted income per share for years 2014 and 2013.

#### **Comprehensive Income**

Comprehensive income is defined as the change in equity of a business enterprise during a period from transactions and other events and circumstances from non-owner sources. It includes all changes in equity during a period except those resulting from investments by and distributions to stockholders.

#### Fair Value Accounting

Authoritative guidance defines fair value as the price that would be received to sell an asset or paid to transfer a liability (an exit price) in an orderly transaction between market participants at the measurement date.

The guidance establishes a framework for measuring fair value which utilizes observable and unobservable inputs. Observable inputs reflect market data obtained from independent sources, while unobservable inputs reflect the Company's market assumptions. Preference is given to observable inputs. These two types of inputs create the following three-level fair value hierarchy:

- Level 1: Quoted prices for identical assets or liabilities in active markets.
- Level 2: Quoted prices for similar assets or liabilities in active markets; quoted prices for identical or similar assets or liabilities in markets that are not active; and model-derived valuations whose inputs or significant value drivers are observable.
- Level 3: Significant inputs to the valuation model that are unobservable.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

The Company's financial assets and liabilities include cash and cash equivalents, accounts receivable, debt obligations, accounts payable, and accrued liabilities. The carrying amounts reported in the consolidated balance sheets for these assets approximate fair value because of the immediate or short-term maturities of these financial instruments.

The following table presents the Company's financial assets that are accounted for at fair value on a recurring basis as of December 31, 2014 and December 31, 2013, respectively, by level within the fair value hierarchy (in thousands):

	December 31, 2014 Level 1 Level 2 Level 3			
Assets				
Pension Plan Assets	\$ 5,095	\$ —	\$	
Other long term assets	2,162	—		
Interest rate swaps		(2)		
	December 31, 2013			
A	Level 1	Level 2	Level 3	
Assets				
Pension Plan Assets	\$ 4,847	\$ —	\$ —	
Other long term assets	2,595			
Interest rate swaps	_	41	—	

#### **Derivative Financial Instruments**

FASB ASC 815, Derivatives and Hedging ("ASC 815"), provides the disclosure requirements for derivatives and hedging activities with the intent to provide users of financial statements with an enhanced understanding of: (a) how and why an entity uses derivative instruments, (b) how the entity accounts for derivative instruments and related hedged items, and (c) how derivative instruments and related hedged items affect an entity's financial position, financial performance, and cash flows. Further, qualitative disclosures are required that explain the Company's objectives and strategies for using derivatives, as well as quantitative disclosures about the fair value of and gains and losses on derivative instruments, and disclosures about credit-risk-related contingent features in derivative instruments.

As required by ASC 815, the Company records all derivatives on the balance sheet at fair value. The accounting for changes in the fair value of derivatives depends on the intended use of the derivative, whether the Company has elected to designate a derivative in a hedging relationship and apply hedge accounting and whether the hedging relationship has satisfied the criteria necessary to apply hedge accounting. Derivatives designated and qualifying as a hedge of the exposure to variability in expected future cash flows, or other types of forecasted transactions, are considered cash flow hedges. Hedge accounting generally provides for the matching of the timing of gain or loss recognition on the hedging instrument with the recognition of the changes in the fair value of the hedged asset or liability that are attributable to the hedged risk in a fair value hedge or the earnings effect of the hedged forecasted transactions in a cash flow hedge. The Company may enter into derivative contracts

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

that are intended to economically hedge certain of its risks, even though hedge accounting does not apply or the Company elects not to apply hedge accounting.

#### **Income Taxes**

The Company accounts for income taxes in accordance with ASC Topic 740, "Income Taxes." Consistent with guidance in "Income Taxes," the current provision for income taxes represents actual or estimated amounts payable or refundable on tax return filings each year. Deferred tax assets and liabilities are recorded for the estimated future tax effects of temporary differences between the tax basis of assets and liabilities and amounts reported in the accompanying consolidated balance sheets, and for operating loss and tax credit carryforwards. The change in deferred tax assets and liabilities for the period measures the deferred tax provision or benefit for the period. Effects of changes in enacted tax laws on deferred tax assets and liabilities are reflected as adjustments to the tax provision or benefit in the period of enactment. A valuation allowance may be provided to the extent management deems it is more likely than not that deferred tax assets will not be realized. The ultimate realization of net deferred tax assets is dependent upon the generation of future taxable income, in the appropriate taxing jurisdictions, during the periods in which temporary differences, net operating losses and tax credits become realizable. Management believes that it is more likely than not that the Company will realize the benefits of these temporary differences and operating loss and tax credit carryforwards, net of valuation allowances.

The guidance in "Income Taxes" requires that realization of an uncertain income tax position must have a "more likely than not" probability of being sustained based on technical merits before it can be recognized in the financial statements, assuming a review by tax authorities having all relevant information and applying current conventions. The Company does not have significant unrecognized tax benefits and does not anticipate a significant increase or decrease in unrecognized tax benefits within the next twelve months. Income tax related interest and penalties recognized in 2014 and 2013 are immaterial.

#### Pension and Postretirement Welfare Plans

The Company reports gains or losses and prior service costs or credits that arise during the period, but not recognized as components of net periodic benefit cost, as a component of other comprehensive income, net of tax, in accordance with ASC Topic 715, "Compensation—Retirement Benefits". Amounts recognized in accumulated other comprehensive income are adjusted as they are subsequently recognized as components of net periodic benefit cost pursuant to the recognition and amortization provisions of those Statements.

#### **Concentration of Credit Risk**

Trade receivables subject the Company to the potential for credit risk. To reduce this risk, the Company performs evaluations of its customers' financial condition and creditworthiness at the time of sale, and updates those evaluations when necessary. Three customers made up 41% and 42% of trade receivables as of December 31, 2014 and 2013, respectively.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

#### Use of Estimates

The preparation of financial statements in accordance with accounting principles generally accepted in the United States of America requires management to make certain estimates and assumptions. Such estimates and assumptions affect the reported amounts of assets and liabilities as well as disclosure of contingent assets and liabilities at the date of the consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

#### **Restricted** cash

The Company refinanced its Credit Facility in China ("China Facility") during the fourth quarter of 2014 (Note 6.). Prior to that, the Company was required to maintain \$1,800 restricted cash as collateral in relation to its old China credit facilities outstanding with a foreign bank. As of December 31, 2014, the refinancing was complete and there are no remaining restrictions to cash.

#### Reclassifications

Certain items in the prior year's consolidated financial statements and notes to consolidated financial statements have been reclassified to conform to the 2014 presentation.

#### **Recently Issued Accounting Standards**

In August 2014, the FASB issued ASU No. 2014-15, "*Presentation of Financial Statements—Going Concern: Disclosures about an Entity's Ability to Continue as a Going Concern.*" ASU 2014-15 requires management to perform interim and annual assessments of an entity's ability to continue as a going concern within one year of the date the financial statements are issued. An entity must provide certain disclosures if conditions or events raise substantial doubt about the entity's ability to continue as a going concern. The new guidance is effective for annual periods ending after December 15, 2016, and interim periods thereafter. The Company does not expect the adoption of this new standard to have a material impact on its consolidated financial statements and notes.

In June 2014, the FASB issued ASU No. 2014-12 "Compensation—Stock Compensation (Topic 718): Accounting for Share-Based Payments When the Terms of an Award Provide That a Performance Target Could Be Achieved after the Requisite Service Period." ASU 2014-12 clarifies that entities should treat performance targets that can be met after the requisite service period of a share-based payment award as performance conditions that affect vesting. Therefore, as of the grant date an entity would not record compensation expense related to an award for which transfer to the employee is contingent on the entity's satisfaction of a performance target until it becomes probable that the performance target will be met. No new disclosures are required under the ASU. The ASU's guidance is effective for all entities for reporting periods, including interim periods, beginning after December 15, 2015. Early adoption is permitted. In addition, all entities will have the option of applying the guidance either prospectively, only to awards granted or modified on or after the effective date, or retrospectively. Retrospective application would only apply to awards with performance targets outstanding at or after the beginning of the first annual period presented, the earliest presented comparative period. The

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 1. BUSINESS AND SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Company does not expect the adoption of this new standard to have a material impact on its consolidated financial statements and notes.

In May 2014, the FASB issued ASU No. 2014-09, "Revenue from Contracts with Customers (Topic 606)" ("ASU 2014-09"). ASU 2014-09 amends the guidance for revenue recognition to replace numerous industry-specific requirements and converges areas under this topic with those of the International Financial Reporting Standards. The ASU implements a five-step process for customer contract revenue recognition that focuses on transfer of control, as opposed to transfer of risk and rewards. The amendment also requires enhanced disclosures regarding the nature, amount, timing and uncertainty of revenues and cash flows from contracts and customers. Other major provisions include the capitalization and amortization of certain contract costs, ensuring the time value of money is considered in the transaction price and allowing estimates of variable consideration to be recognized before contingencies are resolved in certain circumstances. The amendments in this ASU are effective for reporting periods beginning after December 15, 2016, and early adoption is prohibited. Entities can transition to the standard either retrospectively or as a cumulative-effect adjustment as of the date of the adoption. The Company has not selected a transition method and is assessing the impact, if any, that the adoption of ASU 2014-09 will have on its consolidated financial statements and notes.

In April 2014, the FASB issued ASU No. 2014-08, "*Reporting Discontinued Operations and Disclosures of Disposals of Components of an Entity*," which changes the criteria for determining which disposals can be presented as discontinued operations and modifies the related disclosure requirements. To qualify as a discontinued operation the standard requires a disposal to represent a strategic shift that has, or will have, a major effect on an entity's operations and financial results. The standard also expands the disclosures for discontinued operations and requires new disclosures related to individually material dispositions that do not qualify as discontinued operations. The standard is effective prospectively for fiscal years beginning after December 15, 2014, with early adoption permitted. The Company does not expect the adoption of this new standard to have a material impact on its consolidated financial statements and notes.

In July 2013, the FASB issued ASU No. 2013-11, "Income Taxes (Topic 740): Presentation of an Unrecognized Tax Benefit When a Net Operating Loss Carryforward, a Similar Tax Loss, or a Tax Credit Carryforward Exists." This ASU requires that entities present an unrecognized tax benefit, or portion of an unrecognized tax benefit, as a reduction to a deferred tax asset in the financial statements for a net operating loss carryforward, a similar tax loss, or a tax credit carryforward exists." This ASU requires that entities present an unrecognized tax benefit, or portion of an unrecognized tax benefit, as a reduction to a deferred tax asset in the financial statements for a net operating loss carryforward, a similar tax loss, or a tax credit carryforward, with certain exceptions. The ASU's guidance is effective for reporting periods, including interim periods, beginning after December 15, 2013. The Company adopted ASU 2013-11 in the first quarter of 2014. The adoption of this amendment does not have a material impact on the Company's consolidated financial statements and notes.

#### 2. ACQUISITIONS

On August 22, 2013, Allied Motion Technologies Inc. ("Allied Motion") entered into a Stock Purchase Agreement (the "Purchase Agreement") to purchase all of the outstanding equity interests of Globe Motors, Inc., a Delaware corporation ("Globe Motors" or "Globe") from Safran USA, Inc. (the "Seller"), for approximately \$90,000 in cash. The acquisition closed on October 18, 2013.

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 2. ACQUISITIONS (Continued)

Globe Motors is headquartered in Dayton, Ohio, and has manufacturing facilities located in the U.S, Portugal and Mexico. The purchase price of \$90,000 was comprised of \$4,300 cash paid at closing, as well as funds acquired from the new Credit Agreement and Senior Subordinated Notes.

The Company incurred \$1,913 of transaction costs related to the acquisition of Globe Motors. Transaction costs are included in Business development expenses on the consolidated statements of income and comprehensive income. The Company accounted for the acquisition pursuant to ASC 805, "Business Combinations." The final purchase price was allocated to the underlying net assets based on fair value as of the acquisition date, as follows (in thousands):

0	2013
\$	16,567
	11,142
	2,860
	29,362
	34,040
	12,986
	(10,622)
	(7,769)
\$	88,566
	¢

October 19

The purchase price excluded any cash on hand and any debt of Globe Motors. The purchase price allocation has been revised to reflect final valuations of intangible assets, property plant and equipment, adjustments to income taxes and the offsetting adjustments to goodwill. During the first quarter of 2014, the Company received \$1,434 from the Seller for a working capital adjustment, reducing the purchase price to \$88,566.

The intangible assets acquired consist of customer lists and a tradename, which are being amortized over 15 and 10 years, respectively. Goodwill generated in the acquisition is related to the assembled workforce, synergies between Allied Motion's other TUs and Globe Motors that will occur as a result of the combined engineering knowledge, the ability of each of the TUs to integrate each other's products into more fully integrated system solutions and Allied Motion's ability to utilize Globe's management knowledge in providing complementary product offerings to the Company's customers.

#### Pro forma Condensed Combined Financial Information (Unaudited)

The following presents the Company's unaudited pro forma financial information for the year ended December 31, 2013 giving effect to the acquisition of Globe Motors as if it had occurred at January 1, 2013. Included in the pro forma information is: the additional depreciation and amortization resulting from the valuation of amortizable tangible and intangible assets; interest on borrowings made by the Company; amortization of deferred finance costs incurred to issue the borrowings; removal of acquisition related transaction costs; removal of certain costs for which Allied Motion would be

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

## 2. ACQUISITIONS (Continued)

indemnified by the seller and stock compensation expense related to shares issued to certain executives of Allied Motion as a result of the acquisition.

	e year ended 1ber 31, 2013
Revenues	\$ 220,692
Net income	\$ 7,984
Diluted net income per share	\$ 0.88

The pro forma adjustments do not reflect adjustments for anticipated operating efficiencies that the Company expects to achieve as a result of this acquisition. The pro forma financial information is for informational purposes only and does not purport to present what the Company's results would actually have been had these transactions actually occurred on the dates presented or to project the combined company's results of operations or financial position for any future period.

## **3. GOODWILL**

The change in the carrying amount of goodwill for 2014 and 2013 is as follows (in thousands):

	Dec	2014 cember 31,	Dee	cember 31, 2013
Beginning balance	\$	20,233	\$	5,782
Goodwill acquired				14,209
Acquisition adjustments		(1,223)		
Effect of foreign currency translation		(707)		242
Ending balance	\$	18,303	\$	20,233

The purchase price allocation has been revised to reflect final valuations of intangible assets, property plant and equipment, adjustments to income taxes and the offsetting adjustments to goodwill (Note 2).

## 4. INTANGIBLE ASSETS

Intangible assets on the Company's consolidated balance sheets consist of the following (in thousands):

			December 31, 2014			;	
	Life	Gross Amount	Accumulated amortization	Net Book Value	Gross Amount	Accumulated amortization	Net Book Value
Customer lists	8 - 15 years	\$ 34,379	\$ (5,801)	\$ 28,578	\$ 34,166	\$ (3,821)	\$ 30,345
Trade name	10 years	4,775	(1,409)	3,366	4,775	(1,012)	3,763
Design and technologies	8 - 10 years	2,425	(1,598)	827	2,730	(1,637)	1,093
Patents		24	(4)	20	24	(3)	21
Total		\$ 41,603	\$ (8,812)	\$ 32,791	\$ 41,695	\$ (6,473)	\$ 35,222

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

#### 4. INTANGIBLE ASSETS (Continued)

Intangible assets acquired from the Globe Motors acquisition were \$34,040 (Note 2).

Total amortization expense for intangible assets for the years 2014 and 2013 was \$2,714 and \$825 respectively. Estimated amortization expense for intangible assets is as follows:

Year ending December 31,	Total
2015	\$ 2,669
2016	2,669
2017	2,669
2018	2,669
2019	2,669
Thereafter	19,446
	\$ 32,791

## 5. STOCK-BASED COMPENSATION PLANS

#### Stock Incentive Plans

The Company's Stock Incentive Plans provide for the granting of stock awards, including stock options, stock appreciation rights and restricted stock, to employees and non-employees, including directors of the Company.

As of December 31, 2014, the Company had 760,800 shares of Common Stock available for grant under stock incentive plans.

## **Restricted Stock**

During 2014 and 2013, 168,334 and 423,518 shares of unvested restricted stock were awarded with a weighted average value of \$11.26 and \$7.73 per share, respectively. Of the restricted shares granted in 2014 and 2013, 88,566 and 58,909 shares have performance based vesting requirements. The value at the date of award is amortized to compensation expense over the related service period, which is generally three years (for time vested grants), or over the performance period. Shares of non-vested restricted stock are forfeited if a recipient leaves the Company before the vesting date. Shares that are forfeited become available for future awards.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 5. STOCK-BASED COMPENSATION PLANS (Continued)

The following is a summary of restricted stock activity during years 2014 and 2013:

	Number of Nonvested Restricted Shares
Balance, December 31, 2012	243,124
Awarded	423,518
Forfeited	(3,181)
Vested	(143,266)
Balance, December 31, 2013	520,195
Awarded	168,334
Forfeited	(42,141)
Vested	(158,710)
Balance, December 31, 2014	487,678

The following is a summary of performance based restricted stock activity during years 2013 and 2014:

	Total performance grants
Outstanding, December 31, 2012	10,000
Awarded	58,909
Performance criteria met	(18,775)
Forfeited	(34,944)
Outstanding, December 31, 2013	15,190
Awarded	88,566
Performance criteria met	(92,583)
Forfeited	(5,281)
Outstanding, December 31, 2014	5,892

The performance criteria and forfeitures in the above table did not occur until the Board of Directors approved them during the February 2015 and 2014 meetings.

## Share-Based Compensation Expense

#### **Restricted Stock**

During 2014 and 2013, compensation expense net of forfeitures of \$1,541 and \$927 was recorded, respectively. As of December 31, 2014, there was \$3,324 of total unrecognized compensation expense related to restricted stock awards, of which approximately \$1,368 is expected to be recognized in 2015.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 5. STOCK-BASED COMPENSATION PLANS (Continued)

#### **Employee Stock Ownership Plan**

The Company sponsors an Employee Stock Ownership Plan ("ESOP") that covers all non-union U.S. employees who work over 1,000 hours per year. The terms of the ESOP require the Company to make an annual contribution equal to the greater of i) the Board established percentage of pretax income before the contribution (5% in 2014 and 2013) or ii) the annual interest payable on any loan outstanding to the Company. Company contributions to the Plan accrued for 2014 and 2013, respectively, were \$980 and \$304. These amounts are included in General and Administrative costs in the consolidated statements of income and comprehensive income.

#### **Defined** Contribution Plan

The Company sponsors the Allied Motion 401(k) Tax Advantaged Investment Plan ("401(k)") which covers substantially all of its U.S. based employees. The plan provides for the deferral of employee compensation under Section 401(k) and a discretionary Company match. In 2014 and 2013, this match was 100% per dollar of the first 3% of participant deferral and 50% per dollar of the next 2% contribution, up to 4% of a total 5% participant deferral. Net costs related to this defined contribution plan were \$1,036 in 2014 and \$506 in 2013.

#### Dividends

For the years ended December 31, 2014 and 2013, a total of \$0.10 per share on all outstanding shares was declared and paid. Total dividends paid for the years ended December 31, 2014 and 2013 were \$963 and \$873, respectively. Based on the terms of the Company's Credit Agreement, dividends paid to shareholders are acceptable, subject to the Company's compliance with the covenants under the Credit Agreement.

## 6. DEBT OBLIGATIONS

Debt obligations consisted of the following (in thousands):

	December 31, 2014		cember 31, 2013
Current Borrowings			
Revolving Credit Facility	\$ 	\$	7,725
China Credit Facility (6.3% at December 31, 2014)	1,348		1,170
Term Loan, current portion, (2.2% at December 31, 2014)(1)	6,375		5,250
Current borrowings	\$ 7,723	\$	14,145
Long-term Debt			
Term Loan, noncurrent (2.2% at December 31, 2014)(1)	\$ 37,125	\$	43,500
Subordinated Notes (14.5%, 13% Cash, 1.5% PIK)	30,000		30,000
Long-term debt	\$ 67,125	\$	73,500

(1) The effective rate of the Term Loan including the impact of the related hedges is 2.64%.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

## 6. DEBT OBLIGATIONS (Continued)

#### **Credit Agreement**

The Company's Credit Agreement provides for a \$15,000 five-year Revolving Credit Facility and a \$50,000 five-year Term Loan (collectively the "Senior Credit Facilities").

Borrowings under the Senior Credit Facilities are subject to terms defined in the Credit Agreement. Borrowings bear interest at either the Base Rate plus a margin of 0.25% to 2.00% (currently 1.50%) or the Eurocurrency Rate plus a margin of 1.25% to 3.00% (currently 2.00%), in each case depending on the Company's ratio of total funded indebtedness to Consolidated EBITDA (the "Total Leverage Ratio").

Principal installments are payable on the Term Loan in varying percentages quarterly through September 30, 2018 with a balloon payment at maturity. The Senior Credit Facilities are secured by substantially all of the Company's assets. The average outstanding borrowings for 2014 for the Senior Credit Facilities were \$52,000. At December 31, 2014, there was approximately \$15,000 available under the Senior Credit Facilities.

The Credit Agreement contains certain financial covenants related to maximum leverage and minimum fixed charge coverage. The Credit Agreement also includes other covenants and restrictions, including limits on the amount of certain types of capital expenditures. The Company was in compliance with all covenants at December 31, 2014.

## **Senior Subordinated Notes**

Under the Company's Note Agreement, the Company sold \$30,000 of 14.50% Senior Subordinated Notes due October 18, 2019 (the "Notes") to Prudential Capital Partners IV, L.P. and its affiliates in a private placement. The interest rate on the Notes is 14.50% with 13.00% payable in cash and 1.50% payable in-kind, quarterly in arrears and the outstanding principal amount of the Notes, together with any accrued and unpaid interest is due on October 18, 2019. The Company may prepay the Notes at any time after October 18, 2016, in whole or in part, at 100% of the principal amount. The Notes are unsecured obligations of the Company and are fully and unconditionally guaranteed by certain of the Company's subsidiaries.

#### Other

The Company refinanced its China Facility during the fourth quarter of 2014. The China Facility was increased to provide credit of approximately \$1,950 (Chinese Renminbi ("RMB") 12,000) from the prior limit of \$1,550 (Chinese Renminbi ("RMB") 9,500). The China Facility is used for working capital and capital equipment needs at the Company's China operations, and will mature in November, 2017. The average balance for 2014 was \$1,310 (RMB 8,100). At December 31, 2014, there was approximately \$605 (RMB 3,720) available under the facility.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 6. DEBT OBLIGATIONS (Continued)

Maturities of long-term debt are as follows:

Year ending December 31,	Total
2015	\$ 7,723
2016	8,219
2017	10,374
2018	18,532
2019	30,000
Thereafter	
Total	\$ 74,848

#### **Deferred Financing Fees**

In connection with Credit Agreement, the Company incurred \$2,377 of deferred financing costs. The Company capitalized these costs pursuant to the guidance in ASC Topic 835, "Broad Transactions—Interest." These costs are included in other assets in the accompanying consolidated balance sheets. The costs are deferred and amortized over the terms of the components of the Credit Agreement ranging up to six years. Amortization of these costs is charged to interest expense in the accompanying consolidated statements of income and comprehensive income using the straight-line method. The straight-line method is allowable under the guidance if the result is not materially different from the result using the effective interest method. Deferred Financing costs net of accumulated amortization were \$1,836 as of December 31, 2014.

## 7. DERIVATIVE FINANCIAL INSTRUMENTS

The Company did not use derivative contracts prior to the acquisition of Globe Motors in October, 2013.

The Company is exposed to certain risk arising from both its business operations and economic conditions. The Company principally manages its exposures to a wide variety of business and operational risks through management of its core business activities. The Company manages economic risks, including interest rate, liquidity and credit risk primarily by managing the amount, sources and duration of its debt funding and the use of derivative financial instruments. Specifically, the Company enters into derivative financial instruments to manage exposures that arise from business activities that result in the receipt or payment of future known and uncertain cash amounts, the value of which are determined by interest rates. The Company's derivative financial instruments are used to manage differences in the amount, timing and duration of the Company's known or expected cash receipts and its known or expected cash payments principally related to the Company's investments and borrowings.

The Company's objectives in using interest rate derivatives are to add stability to interest expense and to manage its exposure to interest rate movements. To accomplish this objective, the Company primarily uses interest rate swaps as part of its interest rate risk management strategy. Interest rate swaps designated as cash flow hedges involve the receipt of variable amounts from a counterparty in exchange for the Company making fixed-rate payments over the life of the agreements without exchange of the underlying notional amount. During October 2013, the Company entered into two

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 7. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

Interest Rate Swaps with a combined notional of \$25,000 that amortize quarterly to a notional of \$6,673 at maturity.

The effective portion of changes in the fair value of derivatives designated and that qualify as cash flow hedges is recorded in Accumulated Other Comprehensive Income and is subsequently reclassified into earnings in the period that the hedged forecasted transaction affects earnings. During 2014 and 2013, such derivatives were used to hedge the variable cash flows associated with existing variable-rate debt. The ineffective portion of the change in fair value of the derivatives is recognized directly in earnings. There was no hedge ineffectiveness recorded in the Company's earnings during the years ended December 31, 2014 and 2013.

Amounts reported in accumulated other comprehensive income related to derivatives will be reclassified to interest expense as interest payments are made on the Company's variable-rate debt. The Company estimates that an additional \$164 will be reclassified as an increase to interest expense over the next year.

Additionally, the Company does not use derivatives for trading or speculative purposes and currently does not have any derivatives that are not designated as hedges.

The table below presents the fair value of the Company's derivative financial instruments as well as their classification on the condensed consolidated balance sheets as of December 31, 2014 (in thousands):

The tables below present the fair value of the Company's derivative financial instruments as well as their classification on the condensed consolidated balance sheets as of December 31, 2014 and 2013 (in thousands):

Derivative Instrument	Balance Sheet Classification	December 31, 2014 Fair Value
Interest Rate Swaps	Other Liabilities	\$ 2
Derivative Instrument	Balance Sheet Classification	December 31, 2013 Fair Value
Interest Rate Swaps	Other Assets	\$ 41

The effect of the Company's derivative financial instruments on the condensed consolidated statement of income and comprehensive income is as follows (in thousands):

	For the ye	ar ended
	December 31, 2014	December 31, 2013
	Net deferral in OCI of	Net deferral in OCI of
Derivative Instruments	derivatives (effective portion)	derivatives (effective portion)
Interest Rate Swaps	\$ 272	\$

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 7. DERIVATIVE FINANCIAL INSTRUMENTS (Continued)

	For the ye	ear ended
	December 31, 2014	December 31, 2013
	Net reclassification from	Net reclassification from
	AOCI into income	AOCI into income
Statement of earnings classification	(effective portion)	(effective portion)
Interest expense	\$ 229	\$

As of December 31, 2014, the fair value of derivatives in a net Liability position, which excludes any adjustment for nonperformance risk, related to these agreements was \$4. As of December 31, 2013, the fair value of derivatives in a net asset position, which includes accrued interest but excludes any adjustment for nonperformance risk, related to these agreements was \$44. As of December 31, 2014, the Company has not posted any collateral related to these agreements.

## 8. INCOME TAXES

The provision for income taxes is based on income before income taxes as follows (in thousands):

	For the y	ear en	ded
			cember 31, 2013
Domestic	\$ 9,484	\$	1,406
Foreign	9,139		4,375
Income before income taxes	\$ 18,623	\$	5,781

Components of the total provision for income taxes are as follows (in thousands):

	For the	ear ended
	December 31, 2014	December 31, 2013
Current provision		
Domestic	\$ 1,917	\$ 1,179
Foreign	1,126	898
Total current provision	3,043	2,077
Deferred provision		
Domestic	1,297	(197)
Foreign	423	(52)
Total deferred provision	1,720	(249)
Provision for income taxes	\$ 4,763	\$ 1,828

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 8. INCOME TAXES (Continued)

The provision for income taxes differs from the amount determined by applying the federal statutory rate as follows (in thousands):

	For the year	ended
	December 31, 2014	December 31, 2013
Tax provision, computed at statutory rate	34.0%	34.0%
State tax, net of federal impact	0.6%	3.7%
Change in valuation allowance	(4.7)%	0.0%
Effect of foreign tax rate differences	(4.5)%	(9.7)%
Permanent items, other	(1.2)%	(0.3)%
Other	1.4%	3.9%
Provision for income taxes	25.6%	31.6%

The tax effects of significant temporary differences and credit and operating loss carryforwards that give rise to the net deferred tax assets and tax liabilities are as follows (in thousands):

	Dee	cember 31, 2014	De	ecember 31, 2013
Current deferred tax assets:				
Allowances and other	\$	863	\$	1,315
Net operating loss and tax credit carryforwards		2,189		3,628
Total current deferred tax assets		3,052		4,943
Valuation allowance		(1,164)		(1,982)
Net current deferred tax assets	\$	1,888	\$	2,961
Noncurrent deferred tax assets:				
Employee benefit plans	\$	2,563	\$	2,074
Goodwill and Intangibles		1,019		1,553
Property, plant & equipment		(1,441)		(381)
Other		582		—
Total noncurrent deferred tax assets	\$	2,723	\$	3,246
Deferred tax liabilities:				
Acquired property, plant and equipment and intangible assets	\$	960	\$	1,997
Other		339		330
Total deferred tax liabilities	\$	1,299	\$	2,327

The Company has foreign net operating loss carryforwards of approximately \$8,900 expiring in 2015 through 2017 and tax credit carryforwards of approximately \$142 expiring in 2018. These carryforwards and related valuation allowance were recorded in relation to the acquisition of Globe Motors, Inc. and are included in the purchase price.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 8. INCOME TAXES (Continued)

Additionally, the Company has foreign operating losses and tax credit carryforwards that relate to a foreign subsidiary acquired in 2010. At the time of the acquisition, the Company could not conclude, on a more likely than not basis, that it would ultimately realize tax benefits from these losses and credits, and therefore valued the deferred benefit at zero. The Company will continue to assess its ability to utilize any portion of the tax carryforward balance and whether it should adjust the amount of deferred tax asset related to this carryforward.

Realization of the Company's recorded deferred tax assets is dependent upon the Company generating sufficient taxable income in the appropriate tax jurisdictions in future years to obtain benefit from the reversal of net deductible temporary differences and from utilization of net operating losses and tax credit carryforwards. During 2014, the Company utilized a portion of its net operating loss and tax credit carryforwards, and adjusted the value of its deferred tax asset related to the carryforwards due to enacted legislation in foreign jurisdictions affecting current and future periods. Also, the Company reduced the valuation allowance recorded due to the uncertainty related to the realization of certain deferred tax assets. The amount of deferred tax assets considered realizable is subject to adjustment in future periods if estimates of future taxable income are changed. Management believes that it is more likely than not that the Company will realize the benefits of its deferred tax assets, net of valuation allowances as of December 31, 2014.

The Company files income tax returns in various U.S. and foreign taxing jurisdictions. With few exceptions, the Company is no longer subject to U.S. federal and state tax examinations in its major tax jurisdictions for periods before 2010. The Company is no longer subject to tax examinations in The Netherlands or Sweden for periods before 2009. The Company is no longer subject to tax examinations in Portugal for periods before 2011.

In relation to the acquisition of Globe Motors, Inc., the Company filed a unilateral election under Section 338(g) of the Internal Revenue Code treating the acquisition as an asset purchase instead of a stock purchase. This election allows the Company to take a stepped-up basis at the fair market value purchase price and the transaction will be deemed, for purposes of the section, as an asset sale. The deemed sale resulted in a taxable gain for the Company.

In general, it is the practice and intention of the Company to reinvest the earnings of its non-domestic subsidiaries in activities outside the United States. Generally, such amounts would become subject to domestic taxation upon the remittance of dividends to the United States and under certain other circumstances. Exceptions may be made on a year-by-year basis to repatriate current year earnings of certain foreign subsidiaries based on cash needs in the United States. During 2013, the Company's foreign subsidiaries paid dividends of \$3,400 to the Company's domestic parent in relation to completing the acquisition of Globe Motors, Inc. and U.S. tax consequences of the payments have been included in the Company's provision for income taxes. The Company does not intend to transfer or pay dividends of the remaining amounts and, therefore, has not recorded the domestic tax consequences of such payments. As of December 31, 2014, domestic income and foreign withholding taxes have not been provided for unremitted earnings of foreign subsidiaries. These earnings, which are considered to be indefinitely reinvested, would become subject to domestic income tax if they were remitted to the United States. The amount of unrecognized deferred income tax liability on the unremitted earnings has not been determined because the liability is based on the timing and jurisdictions of any repatriated amounts.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 9. COMMITMENTS AND CONTINGENCIES

#### **Operating Leases**

At December 31, 2014, the Company maintains leases for certain facilities and equipment. The Company has entered into facility agreements, some of which contain provisions for future rent increases. The total amount of rental payments due over the lease term is being charged to rent expense on the straight-line method over the term of the lease. The difference between rent expense recorded and the amount paid is credited or charged to "Deferred rent obligation," which is included in "Accrued liabilities" in the accompanying consolidated balance sheets.

Minimum future rental commitments under all non-cancelable operating leases are as follows (in thousands):

Year ending December 31,	Total
2015	\$ 1,846
2016	1,478
2017	1,204
2018	980
2019	648
Thereafter	2,565
	\$ 8,721

Rental expense was \$1,976 and \$1,248 in 2014 and 2013, respectively.

#### Severance Benefit Agreements

As of December 31, 2014, the Company has annually renewable severance benefit agreements with key employees which, among other things, provide inducement to the employees to continue to work for the Company during and after any period of a potential change in control of the Company. The agreements provide the employees with specified benefits upon the subsequent severance of employment in the event of change in control of the Company and are effective for 24 months thereafter. The amount of severance payments that could be required to be paid under these contracts, if such events occur, totaled approximately \$5,878 and \$5,396, respectively as of December 31, 2014 and 2013. In addition, severance benefits include, for some employees, a gross-up payment for excise taxes, if any.

## Litigation

The Company is involved in certain actions that have arisen out of the ordinary course of business. Management believes that resolution of the actions will not have a significant adverse effect on the Company's consolidated financial position or results of operations.

## **10. DEFERRED COMPENSATION ARRANGEMENTS**

The Company has deferred compensation arrangements with certain key members of management. These arrangements provide the Board with the ability to make contributions based on the Company's performance and discretionary contributions based on other factors as determined by the Board. It also

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 10. DEFERRED COMPENSATION ARRANGEMENTS (Continued)

allows for the participants to make certain deferrals into the plan. The amount of the liability is composed of liabilities from previous contributions as well as the performance contribution for the year ended December 31, 2014. Amounts accrued relating to previous contributions to the plan are \$2,167 and \$2,599 as of December 31, 2014 and December 31, 2013, respectively, and are included in noncurrent liabilities in the consolidated balance sheets. The amounts accrued as of December 31, 2014 and December 31, 2013, respectively, which relate to the performance contribution for 2014 and 2013 are \$430, and \$0, respectively, and are included in accrued liabilities on the consolidated balance sheets.

In addition, the Company would contribute certain amounts to a Supplemental Executive Retirement Plan in the event of death, disability, or termination without cause, for certain key executives. As of December 31, 2014 this amount would be approximately \$462.

## 11. PENSION AND POSTRETIREMENT WELFARE PLANS

#### **Pension Plan**

Motor Products—Owosso has a defined benefit pension plan covering substantially all of its hourly union employees hired prior to April 10, 2002. The benefits are based on years of service, the employee's compensation during the last three years of employment, and accumulated employee contributions.

The following tables provide a reconciliation of the change in benefit obligation, the change in plan assets and the net amount recognized in the consolidated balance sheets at December 31, 2014 and December 31, 2013 (in thousands):

	Dec	December 31, 2014		cember 31, 2013
Change in projected benefit obligation:				
Projected benefit obligation at beginning of period	\$	5,738	\$	6,277
Service cost		83		103
Employee contributions		12		10
Interest cost		266		241
Actuarial (gain) loss		1,131		(638)
Benefits paid		(280)		(255)
Projected benefit obligation at end of period	\$	6,950	\$	5,738
Change in plan assets:				
Fair value of plan assets at beginning of period	\$	4,847	\$	4,086
Actual return on plan assets		273		691
Employee contributions		12		10
Employer contributions		243		315
Benefits and expenses paid		(280)		(255)
Fair value of plan assets at end of period	\$	5,095	\$	4,847

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 11. PENSION AND POSTRETIREMENT WELFARE PLANS (Continued)

The following table reconciles the accumulated other comprehensive income from the prior measurement date to the current measurement date:

	December 31, 2014		Dec	ember 31, 2013
Excess of projected benefit obligation over fair value of plan assets	\$	1,855	\$	891
Unrecognized loss		(2,028)		(875)
Accrued pension cost prior to pension adjustments	\$	(173)	\$	16
Accumulated Other Comprehensive Income at Current Measurement Date		2,028		875
Accrued pension cost at end of period	\$	1,855	\$	891

The accumulated benefit obligation for the pension plan was \$6,697 at December 31, 2014 and \$5,548 at December 31, 2013. The amount of accumulated other comprehensive income expected to be recognized as a plan expense in 2015 is \$190, which all relates to the amortization of the actuarial loss.

Benefits expected to be paid from the Plan during each of the next five fiscal years, and in aggregate for the five fiscal years thereafter are (in thousands):

Year of payment	Be	ount of enefit yment
2015	\$	309
2016		313
2017		323
2018		326
2019		342
2020 - 2024		2,002

Components of net periodic pension expense included in the consolidated statements of income and comprehensive income for years 2014 and 2013 are as follows (in thousands):

	For the	For the year ended		
	December 31, 2014	Dec	ember 31, 2013	
Service cost	\$ 83	\$	103	
Interest cost	266	,	241	
Amortization of net loss	43		172	
Expected return on assets	(339	)	(288)	
Net periodic pension expense	\$ 53	\$	228	

Items subject to deferred recognition are amortized on a straight-line basis over the average remaining service period of active employees expected to receive benefits from the plan. Cumulative gains and losses, including the impact of any actuarial assumption changes, are amortized to the extent that their value exceeds 10% of the greater of the Market Related Value of Assets and the Projected Benefit Obligation.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 11. PENSION AND POSTRETIREMENT WELFARE PLANS (Continued)

The weighted average assumptions used to determine the projected benefit obligation were as follows:

	December 31, 2014	December 31, 2013
Discount rate	4.00%	4.75%
Rate of compensation increases	2.00%	2.00%

The weighted average assumptions used to determine net periodic pension expense are as follows:

	December 31, 2014	December 31, 2013
Discount rate	4.75%	4.00%
Expected long-term rate of return on plan assets	7.00%	7.00%
Rate of compensation increases	2.00%	5.00%

The expected rate of return on plan assets assumption is based on the long-term expected returns for the investment mix of assets currently in the portfolio. Management uses historic return trends of the asset portfolio combined with anticipated future market conditions to estimate the rate of return. The performance of the financial markets and changes in interest rates impact the funding obligations under our pension plan. Significant changes in market interest rates and decreases in the fair value of plan assets may increase our funding obligations and adversely impact our results of operations and cash flows in future periods.

The Company expects to contribute approximately \$166 to the pension plan during 2015.

All plan assets are accounted for at fair value on a recurring basis. Fair values are determined using level one input, or quoted prices for identical assets in active markets on the measurement date, as discussed in Note 1.

The pension plan asset allocation at December 31, 2014 and 2013 was as follows:

	December 31, 2014	December 31, 2013
Cash equivalents	5%	5%
Equity securities	64%	64%
Fixed income securities	31%	31%
Total	100%	100%

The pension assets are managed by an outside investment manager. The Company's investment policy with respect to pension assets is to make investments solely in the interest of the participants and beneficiaries of the plans and for the exclusive purpose of providing benefits accrued and defraying the reasonable expenses of administration. The Company strives to maintain investment diversification to assist in minimizing the risk of large losses.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

#### (in thousands, except share and per share data)

## 11. PENSION AND POSTRETIREMENT WELFARE PLANS (Continued)

The pension assets are subject to the following ranges for asset allocation percentages based on the Plan's Investment Policy Guidelines:

Equity securities	55 - 75%
Fixed income securities	25 - 45%
Cash	0 - 20%
Total	100%

#### Postretirement Welfare Plan

Motor Products—Owosso provides postretirement medical insurance and life insurance benefits to current and former employees hired before January 1, 1994 who retire from Motor Products. Employees who retire after January 1, 2005 must have twenty or more years of continuous service in order to be eligible for retiree medical benefits. Partial contributions from retirees are required for the medical insurance benefits. The Company's portion of the medical insurance premiums is funded from the general assets of the Company. The Company recognizes the expected cost of providing such post-retirement benefits during employees' active service periods.

The following tables provide a reconciliation of the change in the accumulated postretirement benefit obligation and the net amount recognized in the consolidated balance sheets at December 31, 2014 and December 31, 2013 (in thousands):

	ember 31, 2014	ember 31, 2013
Change in postretirement benefit obligation:		
Accumulated post retirement benefit obligation at beginning of period	\$ 1,408	\$ 1,621
Service cost	9	16
Interest cost	57	60
Actuarial (gain) loss	(138)	(243)
Benefits paid	(88)	(92)
Participant contributions	40	46
Accumulated postretirement benefit obligation at end of period	\$ 1,288	\$ 1,408

Net periodic postretirement benefit income included in the consolidated statements of income and comprehensive income for the year ended December 31, 2014 was \$24. Net periodic postretirement benefit expense included in the consolidated statements of income and comprehensive income for the year ended December 31, 2013 was \$30.

The amount of accumulated other comprehensive income expected to be recognized as income to the plan in 2015 is \$84, of which \$72 relates to the actuarial gain and \$12 to the prior service credit.

Postretirement medical liabilities can be extremely sensitive to changes in the assumed rate of future medical increases, and, therefore the healthcare cost trend rate assumption can have a significant

#### NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

#### 11. PENSION AND POSTRETIREMENT WELFARE PLANS (Continued)

effect on the amounts reported. However, the Company's current contractual obligation requires a per capita fixed Company contribution amount through December 2015.

The weighted average discount rate used in determining the accumulated postretirement benefit obligation was 4.00% and 4.75% as of December 31, 2014 and 2013, respectively. The weighted average discount rate used to determine the net periodic postretirement benefit cost was 4.75% for 2014 and 4.00% for 2013.

Benefits expected to be paid from the Plan during each of the next five fiscal years, and in aggregate for the five fiscal years thereafter are (in thousands):

Year of payment	Amount of Benefit Payment
2015	\$ 51
2016	50
2017	51
2018	49
2019	58
2020 - 2024	346

#### **12. SEGMENT INFORMATION**

ASC Topic "Segment Reporting" requires disclosure of operating segments, which as defined, are components of an enterprise about which separate financial information is available that is evaluated regularly by the chief operating decision maker in deciding how to allocate resources and in assessing performance.

The Company operates in one segment for the manufacture and marketing of motion control products for original equipment manufacturers and end user applications. In accordance with the "Segment Reporting" Topic of the ASC, the Company's chief operating decision maker has been identified as the Chief Executive Officer and President, who reviews operating results to make decisions about allocating resources and assessing performance for the entire Company. Existing guidance, which is based on a management approach to segment reporting, establishes requirements to report selected segment information quarterly and to report annually entity-wide disclosures about products and services, major customers, and the countries in which the entity holds material assets and reports revenue. All material operating units qualify for aggregation under "Segment Reporting" due to their similar customer base and similarities in: economic characteristics; nature of products and services; and procurement, manufacturing and distribution processes. Since the Company operates in one segment, all financial information required by "Segment Reporting" can be found in the accompanying consolidated financial statements and within this note.

The Company's wholly owned foreign subsidiaries, Premotec (Dordrecht, The Netherlands), Allied Motion Stockholm (formerly known as Östergrens, located in Stockholm, Sweden), Allied Motion Asia (Hong Kong and Changzhou, China), Globe Motors Portugal (Porto, Portugal) and Globe Motors Mexico (Reynosa, Mexico) are included in the accompanying consolidated financial statements.

## NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (Continued)

## (in thousands, except share and per share data)

## 12. SEGMENT INFORMATION (Continued)

Financial information related to the foreign subsidiaries is summarized below (in thousands):

	For the y	For the year ended		
	December 31, 2014	December 31, 2013		
enues derived from foreign subsidiaries	\$ 82,544	\$ 50,053		

Identifiable assets were \$53,479 and \$51,563 as of December 31, 2014 and 2013, respectively.

Revenues derived from foreign subs and identifiable assets outside of the United States are primarily attributable to Europe.

Sales to customers outside of the United States by all subsidiaries were \$85,152 and \$53,989 during 2014 and 2013, respectively.

During the year ended December 31, 2014, three customers accounted for 35% of total revenues and 41% of trade receivables. During the year ended December 31, 2013, no single customer accounted for more than 10% of total revenues and three customers accounted for 42% of trade receivables.

## 13. SELECTED QUARTERLY FINANCIAL DATA (UNAUDITED)

Selected quarterly financial data for each of the four quarters in years 2014 and 2013 is as follows (in thousands, except per share data):

Year 2014	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
Revenues	\$ 60,435	\$ 62,069	\$ 65,280	\$ 61,898
Gross margin	17,092	18,568	19,612	18,154
Net income	2,148	2,693	4,115	4,904
Basic earnings per share	0.24	0.29	0.45	0.54
Diluted earnings per share	0.24	0.29	0.45	0.53

<u>Year 2013</u>	First Quarter	Second Quarter	Third Quarter	Fourth Quarter
Revenues	\$ 25,143	\$ 25,352	\$ 24,876	\$ 50,131
Gross margin	7,523	7,535	7,238	14,226
Net income	960	819	833	1,341
Basic earnings per share	0.11	0.09	0.09	0.15
Diluted earnings per share	0.11	0.09	0.09	0.15

## Item 9A. Controls and Procedures.

## Conclusion regarding the effectiveness of disclosure controls and procedures.

Our management, with the participation of our Chief Executive Officer (principal executive) and Chief Financial Officer (principal financial officer), evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of December 31, 2014. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed by the Company in the reports that we file or submit under the Exchange Act is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate to allow timely decisions regarding required disclosure. Management recognizes that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving their objectives and management necessarily applies its judgment in evaluating the cost-benefit relationship of possible controls and procedures.

Based on management's evaluation of our disclosure controls and procedures as of December 31, 2014, our Chief Executive Officer and Chief Financial Officer concluded that, as of such date, our disclosure controls and procedures were effective.

## Management's report on internal control over financial reporting.

Our management is responsible for establishing and maintaining adequate internal control over financial reporting, as such term is defined in Exchange Act Rules 13a-15(f). Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of the effectiveness of our internal control over financial reporting based on the framework in "Internal Control—Integrated Framework" issued by the Committee of Sponsoring Organizations of the Treadway Commission in 2013. Based on this assessment, our management concluded that our internal control over financial reporting was effective as of December 31, 2014.

EKS&H, LLLP, an independent registered public accounting firm, has audited the consolidated financial statements included in this Annual Report on Form 10-K and, as part of their audit, has issued a report, included herein under Item 8, on the effectiveness of our internal control over financial reporting.

Our system of internal control over financial reporting was designed to provide reasonable assurance regarding the preparation and fair presentation of published financial statements in accordance with generally accepted accounting principles. All internal control systems, no matter how well designed, have inherent limitations. Therefore, even those systems determined to be effective can provide only reasonable assurance and may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

## **Changes in Internal Control Over Financial Reporting**

During the fiscal year ended December 31, 2014, there was no change in our internal control over financial reporting that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

## Item 9B. Other Information

Not applicable

#### Item 10. Directors, Executive Officers and Corporate Governance.

The Company's definitive proxy statement which will be filed with the SEC pursuant to Registration 14A within 120 days of the end of the Company's fiscal year is incorporated herein by reference.

#### Item 11. Executive Compensation.

The Company's definitive proxy statement which will be filed with the SEC pursuant to Registration 14A within 120 days of the end of the Company's fiscal year is incorporated herein by reference.

## Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters.

The Company's definitive proxy statement which will be filed with the SEC pursuant to Registration 14A within 120 days of the end of the Company's fiscal year is incorporated herein by reference. Also incorporated by reference is the information in the table under the heading "Equity Compensation Plan Information" included in Item 5 of the Form 10-K.

## Item 13. Certain Relationships and Related Transactions, and Director Independence.

The Company's definitive proxy statement which will be filed with the SEC pursuant to Registration 14A within 120 days of the end of the Company's fiscal year is incorporated herein by reference.

#### Item 14. Principal Accountant Fees and Services.

The Company's definitive proxy statement which will be filed with the SEC pursuant to Registration 14A within 120 days of the end of the Company's fiscal year is incorporated herein by reference.

## PART IV

## Item 15. Exhibits and Financial Statement Schedules.

a) The following documents are filed as part of this Report:

## 1. Consolidated Financial Statements

- a) Consolidated Balance Sheets as of December 31, 2014 and December 31, 2013.
- b) Consolidated Statements of Income and Comprehensive Income for the years ended December 31, 2014 and 2013.
- c) Consolidated Statements of Stockholders' Equity for the years 2014 and 2013.
- d) Consolidated Statements of Cash Flows for the years 2014 and 2013.
- e) Notes to Consolidated Financial Statements.
- f) Report of Independent Registered Public Accounting Firm.

## 3. Exhibits

Subject Exhibit No Amended and Restated Articles of Incorporation of the Company. (Incorporated by reference to Exhibit 3.1 to the 31 Company's Form 8-K filed June 16, 2010.) 3.2 Amended and restated Bylaws of the Company. (Incorporated by reference to Exhibit 3.2 to the Company's Form 8-K filed June 16, 2010.) 10.1\* 2007 Stock Incentive Plan as amended. (Incorporated by reference to Exhibit 10 to the Company's Registration Statement on Form S-8 filed with the SEC on March 19, 2013.) 10.2\* Consulting Agreement between Richard D. Smith and Allied Motion Technologies Inc. dated January 3, 2011. (Incorporated by reference to Exhibit 10.2 to the Company's Form 8-K filed January 6, 2011.) 10.3\* Employment Agreement between Allied Motion Technologies Inc. and Richard S. Warzala, as Amended and Restated, effective May 12, 2009. (Incorporated by reference to Exhibit 10.1 to the Company's Form 10-Q for the quarter ended March 31, 2009.) 10.4\* Amendment to Amended and Restated Employment Agreement for Richard S. Warzala dated and effective as of June 1, 2011 between Allied Motion Technologies, Inc. and Richard S. Warzala. (Incorporated by reference to Exhibit 10.3 to the Company's Form 10-Q for the quarter ended June 30, 2011) 10.5\* Change of Control Agreement between Allied Motion Technologies Inc. and Richard S. Warzala, as Amended and Restated, effective December 22, 2008. (Incorporated by reference to Exhibit 10.7 to the Company's Form 10-K for the year ended December 31, 2008.) 10.6\* Deferred Compensation Plan, as Amended and Restated, effective May 31, 2011. (Incorporated by reference to Exhibit 10.2 to the Company's Form 10-Q for the quarter ended June 30, 2011.) 10.7\* Change of Control Agreement between Allied Motion Technologies Inc. and Robert P. Maida, dated and effective as of October 1, 2013 (Incorporated by reference to Exhibit 10.10 to the Company's Form 10-K for the year ended December 31, 2013.) 10.8\* Stock Ownership Plan For Non-Employee Directors (including Stock in Lieu of Cash Retainer). (filed herewith) 10.9 Credit Agreement, dated as of October 18, 2013, among Allied Motion Technologies Inc. and Allied Motions Technologies B.V., as borrowers, Bank of America, N.A., as administrative agent, HSBC Bank USA, National Association, as syndication agent and the lenders party thereto (incorporated by reference to Exhibit 10.1 to the Company's Form 8-K filed October 24, 2013). 10.10 Amendment to Credit Agreement and Consent, dated as of October 20, 2014, among Allied Motion Technologies Inc. and Allied Motions Technologies B.V., as borrowers, Bank of America, N.A., as administrative agent and the lenders party thereto (filed herewith).

- 10.11 Note Agreement, dated as of October 18, 2013, among Allied Motion Technologies Inc. and the purchasers of the notes party thereto (incorporated by reference to Exhibit 10.2 to the Company's Form 8-K filed October 24, 2013).
- 10.12 Amendment No. 1 to Note Agreement, dated as of October 20, 2014, among Allied Motion Technologies Inc. and the purchasers of the notes party thereto (filed herewith).

\*

# Exhibit No Subject 10.13 Stock Purchase Agreement by and between Allied Motion Technologies Inc. and Safran USA, Inc. dated August 22, 2013 (incorporated by reference to Exhibit 2.1 to the Company's Form 8-K filed August 28, 2013). 10.14\* Compensation Program for Non-Employee Directors (incorporated by reference to the Company's Form 8-K filed February 19, 2014). 21 List of Subsidiaries (filed herewith). 23 Consent of EKS&H LLP (filed herewith). 31.1 Certification of the Chief Executive Officer pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 31.2 Certification of the Chief Financial Officer pursuant to Rule 13a-14(a) or 15d-14(a) of the Securities Exchange Act of 1934, as adopted pursuant to Section 302 of the Sarbanes-Oxley Act of 2002. 32.1 Certification of the Chief Executive Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 32.2 Certification of the Chief Financial Officer pursuant to 18 U.S.C. Section 1350 as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 101 The following materials from Allied Motion Technologies Inc.'s Annual Report on Form 10-K for the year ended December 31, 2014, formatted in XBRL (eXtensible Business Reporting Language): (i) consolidated balance

- sheets, (ii) consolidated statements of income and comprehensive income, (iii) consolidated statements of stockholders' equity, (iv) consolidated statements of cash flows and (iv) the notes to the consolidated financial statements
- Denotes management contract or compensatory plan or arrangement.

## SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

# ALLIED MOTION TECHNOLOGIES INC.

By: /s/ ROBERT P. MAIDA

Robert P. Maida

Chief Financial Officer

## Date: March 12, 2015

Pursuant to the requirements of the Securities Exchange Act of 1934, this report has been signed below by the following persons on behalf of the registrant in the capacities and on the dates indicated.

Signatures	Title	Date
/s/ RICHARD S. WARZALA	President, Chief Executive Officer and Chairman of the Board	March 12, 2015
Richard S. Warzala		
/s/ ROBERT P. MAIDA	Chief Financial Officer	March 12, 2015
Robert P. Maida		
/s/ RICHARD D. FEDERICO	Lead Director of the Independent Directors	March 12, 2015
Richard D. Federico		
/s/ S.R. ROLLIE HEATH, JR.	Director	March 12, 2015
S.R. Rollie Heath, Jr.		
/s/ GERALD J. LABER	Director	March 12, 2015
Gerald J. Laber		
/s/ RICHARD D. SMITH	Director	March 12, 2015
Richard D. Smith		
/s/ JAMES J. TANOUS	Director	March 12, 2015
James J. Tanous		
/s/ MICHAEL R. WINTER	Director	March 12, 2015
Michael R. Winter		
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## Allied Motion Technologies Inc.

#### **Stock Ownership Plan**

## For Non-Employee Directors

(adopted November 3, 2010 and amended and restated as of May 13, 2014)

## Stock Ownership and Retention Requirements

It is generally desirable for directors to own shares of stock of Allied Motion Technologies Inc. (the "Company"), and for new directors to work toward that goal. By becoming equity owners, the outside directors assume a personal stake in the success or failure of the Company, and it aligns their financial interests with those of long-term shareholders of the Company.

Pursuant to the Company's "Stock Ownership Guideline for Non-Employee Directors" (the "Original Guideline") which was originally adopted on November 3, 2010 and is hereby amended, restated and recaptioned as the "Allied Motion Technologies Inc. Stock Ownership Plan for Non-Employee Directors" (the "Plan"), a **new** non-employee director is required to make a minimum investment in the purchase of shares of the Company's common stock equal to three (3) times the annual cash and stock retainer (as defined below) paid or payable to the director during the first twelve (12) months following his or her election or appointment to the Company's Board of Directors (hereinafter referred to as the "Stock Ownership Requirement").

The amount of the Stock Ownership Requirement for a new non-employee director is determined at the time he or she is appointed or elected and shall not change during their tenure on the Board. (By way of example, assuming the cash portion of the Board's annual cash retainer is \$35,000 and the value of the annual stock retainer (which vests over 3 years) is \$50,000 at the time a new director is appointed, the investment required to comply with the Stock Ownership Requirement for such director would be \$255,000.) For **current** non-employee directors (that is, directors serving on the Board prior to the time this Plan was adopted, namely May 12, 2014), the Stock Ownership Requirement shall remain the same \$50,000 as required under the Original Guideline.

A director's annual retainer includes: (a) any shares of the Company's stock, including restricted stock, issued or issuable to the director as part of the director's annual retainer, and (b) the annual cash retainer fees (currently paid quarterly), but will not include chairperson fees or Board or Committee attendance fees.

All directors shall retain the required minimum cumulative number of shares purchased in accordance with the Stock Ownership Requirement under this Plan as long as they remain a

member of the Company's Board of Directors, subject to any exceptions granted pursuant to the hardship exception provisions set forth below.

For purposes of this Plan, the term "purchase" includes: (a) shares of the Company's common stock purchased directly by a director, including upon the exercise of stock options, (b) shares of the Company's common stock purchased by or in the director's individual retirement account (IRA) or other tax qualified retirement plan, (c) shares of the Company's common stock purchased by a director's spouse living in the same household, and (d) shares of the Company's common stock purchased by a director or his or her spouse, children, grandchildren, parents, brothers and/or sisters. Awards of restricted stock made pursuant to the Company's 2007 Stock Incentive Plan, or any successor plans, shall count towards the Stock Ownership Requirement.

A **new** non-employee director will be allowed a grace period to meet the Stock Ownership Requirement in full, from the date of initial election or appointment to the Board through the fifth (5<sup>th</sup>) anniversary of such election or appointment (the "Grace Period"). For **current** non-employee directors, the five-year Grace Period shall begin as of the original effective date of the Original Guideline (namely, November 3, 2010).

Non-employee directors may satisfy the Stock Ownership Requirement in part over the course of the Grace Period, as follows:

Anniversary Following Initial Election or Appointment	Minimum Percent of the Stock Ownership Requirement (Cumulative)
1 <sup>st</sup>	20%
$2^{nd}$	40%
3 <sup>rd</sup>	60%
4 <sup>th</sup>	80%
5 <sup>th</sup> and Thereafter	100%

In the event that a director has not satisfied the minimum cumulative percentage ownership level on each anniversary date following the director's initial election or appointment during the Grace Period, the director must apply not less than 50% of each subsequent quarterly cash retainer to the purchase of Company stock until the minimum cumulative percentage ownership level is achieved. Any such required purchases may be made directly by the director in the open market or from the Company pursuant to the stock-in-lieu provisions set forth below.

Until such time as the director satisfies the Stock Ownership Requirement, the director must hold 100% of the shares of Common Stock received as stock awards pursuant to any equity

compensation plan, upon lapse of the restrictions upon restricted stock and upon exercise of stock options (net of any shares used to pay for the exercise price of the option and/or tax withholding).

Hardship exceptions to any of the terms, conditions and requirements under this Plan may be made at the discretion of the Chair of the Governance and Nominating Committee. Any hardship exception requested by the Chair of the Governance and Nominating Committee shall be directed to, and decided by, the other members of the Governance and Nominating Committee.

#### Stock-in-Lieu of Cash Retainer

Each non-employee director may elect to forego receipt of all or a portion of any Board, Committee or special retainer otherwise payable in cash under the Company's non-employee director compensation program in exchange for Common Stock issued in accordance with the following provisions:

Shares Applicable to Stock Ownership Requirement. All shares acquired by a non-employee director pursuant to an election to take stock in lieu of cash, as provided below, shall qualify in satisfying such director's Stock Ownership Requirement.

Election Procedure. The number of shares of Common Stock received by any non-employee director with respect to a payment date shall equal the amount of foregone cash retainer divided by the Fair Market Value (as defined below) of a share of Common Stock on the relevant payment date, rounded down to the nearest whole share, with the dollar amount of any fractional share paid in cash on the payment date. If the cash retainer would be paid during a blackout period as defined in the Company's *Insider Trading Policy*, then the payment date as used herein for the purchase of shares will be the first day of the next Trading Window as defined in the *Insider Trading Policy*. For the purpose of this Plan, the Fair Market Value of a share of common stock on a given date shall be the consolidated closing bid price on that date as reported by the NASDAQ Stock Market. If there are no common stock transactions on such date, the Fair Market Value shall be determined as of the immediately preceding date on which there were common stock transactions.

Election. A non-employee director may elect Common Stock in place of cash by submitting a written or electronic election to the Company's Secretary, in such form as the Company determines, by the date established by the Company prior to such payment date.

Number of Authorized Shares. There are 100,000 shares of the Company's Common Stock reserved for issuance pursuant to this Plan.

<u>Adjustments in Authorized Shares</u>. If a dividend or other distribution, recapitalization, forward or reverse split, reorganization, merger, consolidation, spinoff, combination, repurchase, share exchange, liquidation, dissolution, or other similar corporate transaction or event affects the Company's Common Stock, then the Company's Board of Directors shall, in such manner as it may determine equitable, substitute or adjust any or all of the remaining limits on the number and kind of shares available under the Plan. The decision of the Board of Directors shall be final and binding.

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Share Shortfalls. If any election under this Plan would cause the number of shares of Common Stock required to be issued under this Plan to exceed the authorized shares, then any then current elections of non-employee directors shall be reduced or disregarded to the extent necessary, as determined by the Compensation Committee of the Board of Directors in an equitable manner, to avoid exceeding the authorized shares. The decision of the Compensation Committee shall be final and binding. No further elections shall be made or shall be valid until such time, if any, as additional shares of Common Stock become available for purchase under this Plan.

Inside Information. All purchases of Company stock are subject to compliance with Section 16 of the Securities Exchange Act of 1934, as amended, and the Company's *Insider Trading Policy* including the defined Trading Window.

\*\*\*\*\*\*\*

This Plan can be amended, modified and terminated at any time, on a prospective basis, by the Company's Board of Directors in its sole and absolute discretion.

## AMENDMENT TO CREDIT AGREEMENT AND CONSENT

This Amendment to Credit Agreement and Consent ("<u>Amendment</u>"), dated as of October 20, 2014, is made by and among **BANK OF AMERICA**, **N.A.**, as Administrative Agent (in such capacity, "<u>Administrative Agent</u>"), the Lenders (as defined in the Credit Agreement), and **ALLIED MOTION TECHNOLOGIES INC.** and **ALLIED MOTION TECHNOLOGIES B.V.** (each a "<u>Borrower</u>" and collectively, the "<u>Borrowers</u>").

#### **Statement of the Premises**

The Administrative Agent, the Lenders and the Borrowers have previously entered into the Credit Agreement dated as of October 18, 2013 (as amended, the "Credit Agreement"). All capitalized terms not otherwise defined in this Amendment have the meanings given them in the Credit Agreement.

The Borrowers have advised the Administrative Agent that one or more of the Borrowers has entered into a letter of intent to acquire all of the assets or equity interests of a Swedish entity for a purchase price of approximately Three Million Dollars (USD 3,000,000) (the "<u>Acquisition</u>"). Borrowers have requested the consent of the Administrative Agent and the Lenders to the Acquisition.

The Borrowers have also requested that the Administrative Agent and the Lenders agree to amend certain financial covenants set forth in the Credit Agreement and to amend the Credit Agreement to permit certain future acquisitions and to permit the Borrower's Subsidiaries Allied Motion (Changzhou) Motors Co. Ltd. and/or Allied Motion (Changzhou) Trading Co., Ltd. to enter into certain financing with Bank of America, N.A., Shanghai Branch.

The Administrative Agent and the Lenders desire to consent to the Acquisition, and the Administrative Agent, the Lenders and the Borrowers have agreed to amend certain provisions of the Credit Agreement, each on the terms and conditions set forth herein.

#### **Statement of Consideration**

Accordingly, in consideration of the premises and under the authority of Section 5-1103 of the New York General Obligations Law, the Administrative Agent, the Borrowers and the Lenders agree as follows:

#### Agreement

1. **Defined Terms.** Capitalized terms used and not otherwise defined herein shall have the meanings ascribed to such terms in the Credit Agreement.

## 2. <u>Consent</u>.

a) Effective upon the satisfaction of all conditions specified in Section 2(b) and Section 5 hereof, the Administrative Agent and the Lenders hereby consent to the Acquisition ("Consent"), as follows:

(i) <u>Limitation on Consent</u>. The foregoing consent is only applicable and shall only be effective in the specific instance and for the specific purpose for which made, is expressly limited to the facts and circumstances referred to herein, and shall not operate as (i) a waiver of, or consent to noncompliance with any other provision of the Credit Agreement or any other Loan Document, (ii) a waiver of any right, power or remedy of the Administrative Agent or any Lender under the Credit Agreement or any Loan Document, or (iii) a waiver of or consent to any Event of Default or Default under the Credit Agreement or any Loan Document.

(ii) <u>Acquisition Basket</u>. The Administrative Agent, the Borrowers and the Lenders acknowledge that the aggregate consideration paid for the Acquisition shall not reduce the \$10,000,000 maximum aggregate consideration which the Borrowers may pay for acquisitions during the term of the Credit Agreement permitted under Section 7.02(e)(v) of the Credit Agreement, as amended by this Amendment.

b) The effectiveness of this Consent shall be conditioned upon the satisfaction of the following conditions precedent:

(i) <u>Acquisition Documents</u>. The Borrowers shall have delivered to the Administrative Agent a true, complete and correct copy of the asset or stock purchase agreement executed in connection with the Acquisition (including the Exhibits and Schedules thereto) and any other documents relating to the Acquisition as the Administrative Agent shall request, which requested documents shall be in form and substance satisfactory to the Administrative Agent.

(ii) <u>No Events of Default</u>. There is, as of the date of consummation of the Acquisition, no event or condition which constitutes an Event of Default under any of the Loan Documents or which, with notice and/or the passage of time, would constitute an Event of Default.

(iii) <u>Representations and Warranties</u>. The representations and warranties of each Borrower set forth in Article 5 of the Credit Agreement are true and correct on and as of the date of consummation of the Acquisition with the same force and effect as if made on and as of such date.

3. <u>Amendments</u>. Effective upon the satisfaction of all conditions specified in Section 5 hereof, the Credit Agreement is hereby amended as follows:

a) Section 7.02 of the Credit Agreement is hereby amended by adding the following as the new subsection (e) thereof:

"(e) Any acquisition by Borrowers and/or any of their Subsidiaries of all or substantially all of the assets or Equity Interests of any other Person (the "Target") in the same line of business, or assets constituting all or substantially all of a division or product line of a Target in the same line of business, so long as the Borrowers deliver to the Administrative Agent and the Lenders a certificate in form and content satisfactory to the Administrative Agent ("Acquisition Certificate") indicating that (i)

immediately prior to contracting for or consummating such acquisition there does not exist, and there does not occur as a direct or indirect result of the consummation of such acquisition, any Event of Default or Default, (ii) each of the Borrowers is in compliance with the financial covenants set forth in Section 7.10 of this Agreement on a pro-forma basis as of the last fiscal quarter of the Borrowers most recently ended for which financial statements are then available or required to be delivered under Section 6.01 of this Agreement assuming the acquisition had been consummated on the first day of the Reference Period ending on the last day of such fiscal quarter, and the Borrowers demonstrate based on pro-forma projections covering the four fiscal quarters of the Borrowers following the date of such Acquisition Certificate that Borrowers will be in compliance with the financial covenants set forth in Section 7.10 of this Agreement upon and after consummation of such acquisition, (iii) such acquisition is being completed on a non-hostile basis without opposition from the board of directors, managers or equity owners of the Target, (iv) with respect to any assets or Equity Interests of any Person acquired directly or indirectly pursuant to any such acquisition, there are no liens thereon other than Permitted Liens, and (v) the aggregate consideration paid by Borrowers and/or any of their Subsidiaries in connection with all such acquisitions during the term of this Agreement does not exceed \$10,000,000.00, unless specifically consented to by the Required Lenders."

b) Section 7.03(i) of the Credit Agreement is hereby deleted and replaced with the following:

"(i) Indebtedness of Allied Motion (Changzhou) Motors Co. Ltd. and/or Allied Motion (Changzhou) Trading Co., Ltd. to (A) JPMorgan Chase Bank (China) Company Limited Shanghai Branch in an amount not to exceed 9,500,000 Chinese Renminbi or (B) Bank of American, N.A. (Shanghai Branch) (the "Allied China Line").

c) Section 7.10(b) of the Credit Agreement is hereby deleted in its entirety and replaced with the following:

"(b) <u>Total Leverage Ratio</u>. Permit the Total Leverage Ratio, as of the end of any fiscal quarter to be greater than (i) for the fiscal quarters ending on or about December 31, 2013, March 31, 2014, June 30, 2014 and September 30, 2014, 4.0:1.0, (ii) for the fiscal quarter ending on or about December 31, 2014, March 31, 2015, June 30, 2015 and September 30, 2015, 3.5:1.0, (iii) for the fiscal quarters ending on or about December 31, 2015, March 31, 2016, June 30, 2016 and September 30, 2016, 3.0:1.0 or (iv) for each fiscal quarter thereafter, 2.5:1.0."

4. **<u>Representations and Warranties</u>**. Each Borrower makes the following representations and warranties to the Administrative Agent and the Lenders which shall be

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deemed to be continuing representations and warranties so long as any Obligations, including indebtedness of either Borrower to Administrative Agent or the Lenders arising under the Credit Agreement or any Loan Documents, remain unpaid:

a) <u>Authorization</u>. Each Borrower has full power and authority to execute, deliver and perform this Amendment, which has been duly authorized by all proper and necessary action. The execution and delivery of this Amendment by each Borrower will not violate the provisions of, or cause a default under, either Borrower's Organizational Documents or any agreement to which such Borrower is a party or by which it or its assets are bound.

b) <u>Binding Effect</u>. This Amendment has been duly executed and delivered by each Borrower and constitutes the legal, valid and binding obligation of each Borrower enforceable in accordance with its terms, except as enforceability may be limited by applicable Debtor Relief Laws and laws affecting Creditor's rights generally.

c) <u>Consents; Governmental Approvals</u>. No consent, approval or authorization of, or registration, declaration or filing with, any governmental body or authority or any other party is required in connection with the valid execution, delivery or performance of this Amendment or any other document executed and delivered herewith or in connection with any other transactions contemplated hereby.

d) <u>No Events of Default</u>. There is, on the date hereof, no event or condition which constitutes an Event of Default under any of the Loan Documents or which, with notice and/or the passage of time, would constitute an Event of Default.

e) <u>No Material Misstatements</u>. Neither this Amendment nor any document delivered to the Administrative Agent or the Lenders by or on behalf of either Borrower to induce the Administrative Agent and the Lenders to enter into this Amendment or otherwise in connection with this Amendment contains any untrue statement of a material fact or omits to state a material fact necessary to make the statements herein or therein not misleading in light of the circumstances in which they were made.

f) <u>Credit Agreement</u>. The representations and warranties of each Borrower set forth in Article 5 of the Credit Agreement are true and correct on and as of the date hereof with the same force and effect as if made on and as of such date, subject, however to the exceptions set forth in Section 4.02(a) of the Credit Agreement.

5. <u>Conditions of Effectiveness</u>. This Amendment shall become effective when and only when the Administrative Agent shall have received counterparts of this Amendment executed by the Borrowers, the Administrative Agent and the Lenders and the following conditions shall have been fulfilled:

a) <u>Authorization</u>. Each Borrower shall have taken appropriate action to authorize the execution and delivery of this Amendment, and the taking of all action called for by this Amendment.

b) <u>No Default</u>. No Event of Default and no event which with notice or lapse of time or both would become such an Event of Default shall have occurred and be continuing.

c) <u>Representations and Warranties</u>. The representations and warranties of each Borrower set forth in Article 5 of the Credit Agreement shall be true on and as of the date hereof with the same force and effect as if made on and as of such date, subject, however to the exceptions set forth in Section 4.02(a) of the Credit Agreement.

d) <u>Senior Subordinated Note Purchase Agreement</u>. The Borrowers shall have entered into an amendment to the Senior Subordinated Note Purchase Agreement in form and substance satisfactory to the Administrative Agent, pursuant to which the Senior Subordinated Note Holders agree to modify the total leverage ratio set forth in the Senior Subordinated Note Purchase Agreement so that such ratio remains not less than 0.5% higher than the maximum Total Leverage Ratio set forth in the Agreement.

## 6. **Reference to and Effect on Loan Documents.**

a) Upon the effectiveness hereof, each reference in the Credit Agreement to "this Agreement," "hereunder," "hereof," "herein," or words of like import, and each reference in the Loan Documents to the Credit Agreement shall mean and be a reference to the Credit Agreement as amended by this Amendment.

b) The Credit Agreement, as amended by this Amendment, represents the entire understanding and agreement between the parties hereto with respect to the subject matter hereof. This Amendment supersedes all prior negotiations and any course of dealing between the parties with respect to the subject matter hereof. This Amendment shall be binding upon each Borrower and its successors and assigns, and shall inure to the benefit of, and be enforceable by, the Administrative Agent, the Lenders and each of their successors and assigns. The Credit Agreement, as amended hereby, is in full force and effect and, as so amended, is hereby ratified and reaffirmed in its entirety. Each Borrower acknowledges and agrees that the Credit Agreement (as amended by this Amendment) and all other Loan Documents to which such Borrower is a party are in full force and effect, that such Borrower's obligations thereunder and under this Amendment are its legal valid and binding obligations enforceable against it in accordance with the terms thereof and hereof, and that such Borrower has no defense, whether legal or equitable, setoff or counterclaim to the payment and performance of such obligations.

c) The execution, delivery and effectiveness of this Amendment shall not operate as a waiver of any right, power or remedy of the Administrative Agent or the Lenders under the Credit Agreement, nor constitute a waiver of any provision of the Credit Agreement.

7. <u>Costs and Expenses</u>. Borrowers agree to pay on demand all costs and expenses of the Administrative Agent and the Lenders in connection with the preparation, execution and delivery of this Amendment, including the fees and out-of-pocket expenses of counsel for the Administrative Agent and the Lenders.

8. **Governing Law.** This Amendment shall be governed and construed in accordance with the laws of the State of New York without regard to any conflicts-of-laws rules which would require the application of the laws of any other jurisdiction.

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9. <u>Headings</u>. Section headings in this Amendment are included herein for convenience of reference only and shall not constitute a part of this Amendment for any other purpose.

10. <u>Execution in Counterparts</u>. This Amendment may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which when taken together shall constitute but one and the same document.

[Signature Page Follows]

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**IN WITNESS WHEREOF**, the parties hereto have caused this Amendment to be executed by their respective representatives thereunto duly authorized, as of the date first above written.

## ALLIED MOTION TECHNOLOGIES INC.

By: /s/ ROBERT P. MAIDA

Name: Robert P. Maida

Title: Chief Financial Officer

## ALLIED MOTION TECHNOLOGIES B.V.

By: /s/ HARRY CLOOS Name: Harry Cloos Title: Director

[Signature Page to Amendment to Credit Agreement]

## **ADMINISTRATIVE AGENT:**

## BANK OF AMERICA, N.A., AS ADMINISTRATIVE AGENT

By: /s/ Colleen M. O'Brien Name: Colleen M. O'Brien

Title: Sr. Vice President

[Signature Page to Amendment to Credit Agreement]

## LENDERS:

## BANK OF AMERICA, N.A., AS A LENDER, L/C ISSUER

By: /s/ COLLEEN M. O'BRIEN Name: Colleen M. O'Brien Title: Sr. Vice President

[Signature Page to Amendment to Credit Agreement]

#### MANUFACTURERS AND TRADERS TRUST COMPANY

By: /s/ ROSS COMARATIA Name: Ross Comaratia Title: Vice President

[Signature Page to Amendment to Credit Agreement]

## HSBC BANK USA, NATIONAL ASSOCIATION

By: /s/ SHAUN MALLEN

Name: Shaun Mallen Title: Vice President

[Signature Page to Amendment to Credit Agreement]

October 20, 2014

Allied Motion Technologies Inc. 495 Commerce Drive Suite 3 Amherst, NY 14228

## Re: <u>Amendment No. 1 to Note Agreement</u>

Ladies and Gentlemen:

Reference is made to that certain Note Agreement, dated as of October 18, 2013 (the "**Note Agreement**"), among Allied Motion Technologies Inc., a Colorado corporation (the "**Company**"), and the purchasers named in the Purchaser Schedule attached thereto. Capitalized terms used and not otherwise defined herein shall have the meanings assigned to such terms in the Note Agreement.

The Company has requested that the Required Holder(s) agree to modify the Note Agreement as set forth below. Subject to the terms and conditions hereof, and provided that the Company agrees to the modifications of the Note Agreement set forth below, the Required Holder(s) are willing to agree to the Company's requests.

Accordingly, and in accordance with the provisions of paragraph 12C of the Note Agreement, the parties hereto agree as follows:

**SECTION 1.** <u>Amendments</u>. Effective on the Effective Date (as defined in Section 3 hereof), the Note Agreement is amended as follows:

**1.1.** <u>Amendment to Paragraph 6B</u>. Paragraph 6B of the Note Agreement is amended by (a) deleting the word "and" at the end of clause (iii) thereof, (b) replacing the period at the end of clause (iv) thereof with "; and" and (c) adding the following new clause (v) in proper sequence:

"(v) any acquisition by the Company and/or any of its Subsidiaries of all or substantially all of the assets or Equity Interests of any other Person (a "Subject Company") in the same line of business, or assets constituting all or substantially all of a division or product line of a Subject Company in the same line of business, so long as the Company delivers to each holder of a Subordinated Note a certificate in form and content satisfactory to the Required Holder(s) (an "Acquisition Certificate") indicating that (a) immediately prior to contracting for or consummating such acquisition there does not exist, and there does not occur as a direct or indirect result of the consummation of such acquisition, any Event of Default or Default, (b) the Company is in compliance with the financial covenants set forth in paragraph 6I hereof on a pro forma basis as of the last fiscal quarter of the Company most recently ended for which financial statements are

then available or required to be delivered under paragraph 5A hereof assuming such acquisition had been consummated on the first day of the Reference Period ending on the last day of such fiscal quarter, and the Company demonstrates based on pro forma projections covering the four fiscal quarters of the Company following the date of such Acquisition Certificate that the Company will be in compliance with the financial covenants set forth paragraph 6I hereof upon and after consummation of such acquisition, (c) such acquisition is being completed on a non-hostile basis without opposition from the board of directors, managers or equity owners of such Subject Company, (d) with respect to any assets or Equity Interests of any Person acquired directly or indirectly pursuant to such acquisition, there are no liens thereon other than Liens permitted by paragraph 6A, and (e) the aggregate consideration paid by the Company and/or any of its Subsidiaries in connection with all such acquisitions during the term of this Agreement does not exceed \$10,000,000, unless specifically consented to in writing by the Required Holder(s)."

1.2 <u>Amendment to Paragraph 6C(ix)</u>. Paragraph 6C(ix) of the Note Agreement is amended and restated in its entirety to read as follows:

"(ix) Indebtedness of Allied Motion (Changzhou) Motors Co., Ltd. and/or Allied Motion (Changzhou) Trading Co., Ltd. to JPMorgan Chase Bank (China) Company Limited Shanghai Branch and/or Bank of America, N.A. (Shanghai Branch) in an aggregate amount not to exceed 13,500,000 Chinese Renminbi."

**1.3** <u>Amendment to Paragraph 6I(ii)</u>. Paragraph 6I(ii) of the Note Agreement is amended and restated in its entirety to read as follows:

"(ii) The Company covenants that it will not permit the Total Leverage Ratio, as of the end of any fiscal quarter, to be greater than (a) for the fiscal quarters ending on or about December 31, 2013, March 31, 2014, June 30, 2014 and September 30, 2014, 4.50:1.0, (b) for the fiscal quarter ending on or about December 31, 2014, March 31, 2015, June 30, 2015 and September 30, 2015, 4.00:1.0, (c) for the fiscal quarters ending on or about December 31, 2016, June 30, 2016 and September 30, 2016, 3.50:1.0 or (d) for each fiscal quarter thereafter, 3.00:1.0."

**1.4** <u>Amendment to Paragraph 11A</u>. The definition of "Reinvestment Yield" set forth in paragraph 11A of the Note Agreement is amended by replacing the first reference to "yields" in clause (i) thereof with "ask-side yields".

**SECTION 2.** <u>Consent</u>. The Company has advised the holders of the Subordinated Notes that the Company and/or one or more of the Subsidiary Guarantors has entered into a letter of intent to acquire all of the assets or equity interests of a Swedish entity for a purchase price of approximately Three Million Dollars (USD 3,000,000) (the "**Swedish Acquisition**"). Effective upon the satisfaction of all conditions specified in this Section 2 and in Section 3, the Required Holder(s) hereby consent to the Swedish Acquisition (this "**Consent**"), and acknowledge that the aggregate consideration paid for the Swedish Acquisition shall not reduce the \$10,000,000 maximum aggregate consideration which the Company and its Subsidiaries may pay for acquisitions during the term of the Note Agreement permitted under paragraph 6B(v)(e)

of the Note Agreement, as amended by this Amendment. The effectiveness of this Consent shall be conditioned upon the satisfaction of the following conditions precedent:

(a) <u>Acquisition Documents</u>. The Company shall have delivered to the holders of the Subordinated Notes a true, complete and correct copy of the asset or stock purchase agreement executed in connection with the Swedish Acquisition (including the Exhibits and Schedules thereto) and any other documents relating to the Swedish Acquisition as the Required Holder(s) shall request, which requested documents shall be in form and substance satisfactory to the Required Holder(s).

(b) **No Events of Default**. There is, as of the date of consummation of the Swedish Acquisition, no event or condition which constitutes an Event of Default under any of the Transaction Documents or which, with notice and/or the passage of time, would constitute an Event of Default.

(c) <u>Representations and Warranties</u>. The representations and warranties set forth in paragraph 8 of the Note Agreement are true and correct on and as of the date of consummation of the Swedish Acquisition with the same force and effect as if made on and as of such date.

**SECTION 3.** Conditions Precedent. This letter shall become effective as of the date (the "Effective Date") upon which each of the following conditions is satisfied:

3.1 <u>Documents</u>. Each holder of a Subordinated Note shall have received original counterparts or, if satisfactory to such holder, certified or other copies of all of the following, each duly executed and delivered by the party or parties thereto, in form and substance satisfactory to such holder, dated the date hereof unless otherwise indicated, and on such date in full force and effect:

(a) a copy of this letter, duly executed by the Company and the Required Holder(s);

(b) a copy of an executed amendment to the Credit Agreement which amends the Credit Agreement consistent with the amendments set forth in Section 1 hereof and includes a consent consistent with the Consent; and

(c) a copy of the attached Guarantor Acknowledgment and Agreement, duly executed by the Subsidiary Guarantors.

3.2. <u>Fees and Expenses</u>. The Company shall have paid the fees and expenses of special counsel to the holders of the Subordinated Notes that have been presented to the Company as of the Effective Date.

3.3. <u>Representations and Warranties</u>. The representations and warranties of the Company in Section 4 hereof shall be true and correct on the Effective Date.

3.4. <u>Proceedings</u>. All corporate and other proceedings taken or to be taken in connection with the transactions contemplated hereby and all documents incident thereto shall be

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satisfactory in substance and form to counsel to the holders of the Subordinated Notes, and each holder of the Subordinated Notes shall have received all such counterpart originals or certified or other copies of such documents as it may reasonably request.

**SECTION 4.** <u>Representations and Warranties</u>. To induce the holders of the Subordinated Notes to execute and deliver this letter, the Company hereby represents, warrants and covenants that (1) the execution and delivery of this letter have been duly authorized by all necessary corporate action on behalf of the Company and each Subsidiary Guarantor and this letter has been executed and delivered by a duly authorized officer of the Company and each Subsidiary Guarantor, and all necessary or required consents to this letter have been obtained and are in full force and effect, (2) this letter constitutes the legal, valid and binding obligation of the Company and each Subsidiary Guarantor enforceable in accordance with its terms, except as enforceability may be limited by (i) bankruptcy, insolvency, reorganization or other similar laws affecting the enforcement of creditors' rights generally and (ii) general principles of equity (regardless of whether such enforceability is considered in a proceeding in equity or at law), (3) after giving effect to Sections 1 and 2 hereof, there shall not exist on the Effective Date any Event of Default or Default and (5) neither the Company nor any Subsidiary Guarantor will pay or agree to pay, any fees or other consideration to any Person in connection with the amendment referenced in Section 3.1(b) hereof, other than out-of-pocket fees and expenses of legal counsel to the lenders under the Credit Agreement and out-of-pocket fees and expenses of legal counsel to the Company and the Subsidiary Guarantors.

**SECTION 5.** <u>Reference to and Effect on Note Agreement and other Transaction Documents</u>. Upon the effectiveness of the amendments in this letter, each reference to the Note Agreement in any other document, instrument or agreement shall mean and be a reference to the Note Agreement as modified by this letter. Except as specifically set forth in Sections 1 and 2 of this letter, the Note Agreement shall remain in full force and effect and is hereby ratified and confirmed in all respects. The Consent is only applicable and shall only be effective in the specific instance and for the specific purpose for which made and is expressly limited to the facts and circumstances referred to herein. Except as specifically set forth in Sections 1 and 2 of this letter, the execution, delivery and effectiveness of this letter shall not (a) amend the Note Agreement, any Subordinated Note or any other Transaction Document, (b) operate as a waiver of any right, power or remedy of the holder of any Subordinated Note, or (c) constitute a waiver of, or consent to any departure from, any provision of the Note Agreement, any Subordinated Note or any other Transaction Document to the payment and performance of its obligations under the Note Agreement or any other Transaction Document. The execution, delivery and effectiveness of this letter shall not the payment and performance of its obligations under the Note Agreement or any other Transaction Document. The execution, delivery and effectiveness of this letter shall not be construed as a course of dealing or other implication that the holders of Subordinated Notes have agreed to or are prepared to grant any amendment, waiver or consent under the Note Agreement or any other Transaction Document in the future, whether or not under similar circumstances.

**SECTION 6.** <u>Expenses</u>. The Company hereby confirms its obligations under the Note Agreement, whether or not the transactions hereby contemplated are consummated, to pay,

promptly after request by any holder of a Subordinated Note, all reasonable out-of-pocket costs and expenses, including attorneys' fees and expenses, incurred by the holders of the Subordinated Notes in connection with this letter or the transactions contemplated hereby, in enforcing any rights under this letter, or in responding to any subpoena or other legal process or informal investigative demand issued in connection with this letter or the transactions contemplated hereby. The obligations of the Company under this Section 5 shall survive transfer by any holder of any Subordinated Note and payment of any Subordinated Note.

# SECTION 7. <u>Governing Law</u>. THIS LETTER SHALL BE CONSTRUED AND ENFORCED IN ACCORDANCE WITH, AND THE RIGHTS OF THE PARTIES SHALL BE GOVERNED BY, THE LAW OF THE STATE OF NEW YORK (EXCLUDING ANY CONFLICTS OF LAW RULES WHICH WOULD OTHERWISE CAUSE THIS AGREEMENT TO BE CONSTRUED OR ENFORCED IN ACCORDANCE WITH, OR THE RIGHTS OF THE PARTIES TO BE GOVERNED BY, THE LAWS OF ANY OTHER JURISDICTION).

**SECTION 8.** <u>Counterparts; Facsimile Signature Pages; Section Titles</u>. This letter may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which taken together shall constitute but one and the same instrument. Delivery of an executed counterpart of a signature page to this letter by facsimile or electronic transmission shall be effective as delivery of a manually executed counterpart of this letter. The section titles contained in this letter are and shall be without substance, meaning or content of any kind whatsoever and are not a part of the agreement between the parties hereto.

[signature pages follow]

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Very truly yours,

## PRUDENTIAL CAPITAL PARTNERS IV, L.P.

- By: Lake Street Partners IV, L.P. (its General Partner)
- By: /s/ Stephen F. Szejner Vice President

## PRUDENTIAL CAPITAL PARTNERS MANAGEMENT FUND IV, L.P.

- By: Market Street Holdings IV, LLC (its General Partner)
- By: Prudential Investment Management, Inc. (its Managing Member)
- By: /s/ Stephen F. Szejner Vice President

## PRUDENTIAL CAPITAL PARTNERS (PARALLEL FUND) IV, L.P.

- By: Lake Street Partners IV, L.P. (its General Partner)
- By: /s/ Stephen F. Szejner Vice President

Allied Motion Technologies Inc. - Amendment No. 1

Agreed and accepted:

ALLIED MOTION TECHNOLOGIES INC.

By:/s/ ROBERT P. MAIDAName:Robert P. MaidaTitle:Chief Financial Officer

## GUARANTOR ACKNOWLEDGMENT AND AGREEMENT

The undersigned consent and agree to and acknowledge the terms of the foregoing Amendment No. 1 to Note Agreement dated as of October 20, 2014 (the "Amendment"). The undersigned further agree that the obligations of the undersigned pursuant to the Guaranty Agreement dated as of October 18, 2013 (the "Subsidiary Guaranty") executed by the undersigned are hereby ratified and shall remain in full force and effect and be unaffected hereby.

Each of the undersigned acknowledges and agrees that it has no defense, whether legal or equitable, setoff or counterclaim to the payment and performance of its obligations under the Subsidiary Guaranty.

## ALLIED MOTION CONTROL CORPORATION

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## **EMOTEQ CORPORATION**

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## MOTOR PRODUCTS CORPORATION

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## AMOT I, INC.

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## AMOT II, INC.

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## AMOT III, INC.

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## STATURE ELECTRIC, INC.

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

## **GLOBE MOTORS, INC.**

By:	/s/ ROBERT P. MAIDA
Name:	Robert P. Maida
Title:	Vice President

# EXHIBIT 21

#### LIST OF SUBSIDIARIES

Emoteq Corporation, a Colorado Corporation Motor Products Corporation, a Delaware Corporation Stature Electric, Inc., a Pennsylvania Corporation Precision Motor Technology B.V., Premotec, incorporated in The Netherlands Allied Motion Canada Inc., incorporated in Ontario, Canada Allied Motion Stockholm (formerly known as Östergrens Elmotor AB), incorporated in Sweden Allied Motion Asia, incorporated in Hong Kong Allied Motion (Changzhou) Motors Co., Ltd., incorporated in China Allied Motion (Changzhou) Trading Co. Ltd., incorporated in China Globe Motors, Inc., a Delaware Corporation Globe Motors de Mexico, S.A. de C.V., incorporated in Mexico Globe Motors Portugal—Material Electrico Industria Automovel, LDA, incorporated in Portugal

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EXHIBIT 21

LIST OF SUBSIDIARIES

## CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

The Board of Directors and Stockholders of Allied Motion Technologies Inc.

We hereby consent to the incorporation by reference in the Registration Statements (Nos.333-149279, 333-155889, 333-170563 and 333-187369) on Form S-8 and in the registration statement (No.333-119090) on Form S-3 of Allied Motion Technologies Inc. of our report dated March 12, 2015, with respect to the consolidated balance sheets of Allied Motion Technologies Inc. and subsidiaries as of December 31, 2014 and the related consolidated statements of income and comprehensive income, stockholders' equity and cash flows for the year then ended, which report appears in the December 31, 2014 annual report on Form 10-K of Allied Motion Technologies Inc.

EKS&H LLLP

March 12, 2015 Denver, Colorado

# QuickLinks

EXHIBIT 23

CONSENT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

## CERTIFICATION

I, Richard S. Warzala, certify that:

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

Date: March 12, 2015

/s/ RICHARD S. WARZALA

Richard S. Warzala President, Chief Executive Officer and Chairman of the Board

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EXHIBIT 31.1

**CERTIFICATION** 

## CERTIFICATION

I, Robert P. Maida, certify that:

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

Date: March 12, 2015

/s/ ROBERT P. MAIDA

Robert P. Maida Chief Financial Officer

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EXHIBIT 31.2

**CERTIFICATION** 

## Certification of Periodic Financial Reports Pursuant to 18 U.S.C. Section 1350

Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Allied Motion Technologies Inc. (the "Company") certifies to his knowledge that:

- (1) The Annual Report on Form 10-K of the Company for the year ended December 31, 2014 fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities Exchange Act of 1934; and
- (2) The information contained in that Form 10-K fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: March 12, 2015

/s/ RICHARD S. WARZALA

Richard S. Warzala President, Chief Executive Officer and Chairman of the Board

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# EXHIBIT 32.1

Certification of Periodic Financial Reports Pursuant to 18 U.S.C. Section 1350

## Certification of Periodic Financial Reports Pursuant to 18 U.S.C. Section 1350

Pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, the undersigned officer of Allied Motion Technologies Inc. (the "Company") certifies to his knowledge that:

- (1) The Annual Report on Form 10-K of the Company for the year ended December 31, 2014 fully complies with the requirements of Section 13 (a) or 15 (d) of the Securities Exchange Act of 1934; and
- (2) The information contained in that Form 10-K fairly presents, in all material respects, the financial condition and results of operations of the Company.

Date: March 12, 2015

/s/ ROBERT P. MAIDA

Robert P. Maida Chief Financial Officer

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# EXHIBIT 32.2

Certification of Periodic Financial Reports Pursuant to 18 U.S.C. Section 1350