

**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549  
FORM 10-Q**

(Mark One)

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

For the quarterly period ended September 30, 2018

OR

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

For the transition period from \_\_\_\_\_ to \_\_\_\_\_

Commission File Number 0-28000

**PRGX Global, Inc.**

(Exact name of registrant as specified in its charter)

**Georgia**  
(State or other jurisdiction of  
incorporation or organization)

**58-2213805**  
(I.R.S. Employer  
Identification No.)

**600 Galleria Parkway**  
**Suite 100**  
**Atlanta, Georgia**  
(Address of principal executive offices)

**30339-5986**  
(Zip Code)

**Registrant's telephone number, including area code: (770) 779-3900**

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  No

Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes  No

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

Large accelerated filer  
 Non-accelerated filer

Accelerated filer  
 Smaller reporting company  
 Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes  No

Common shares of the registrant outstanding at November 2, 2018 were 23,617,421.

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**PRGX GLOBAL, INC.**  
**FORM 10-Q**  
**For the Quarter Ended September 30, 2018**  
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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

PRGX GLOBAL, INC. AND SUBSIDIARIES  
 CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS  
 (Unaudited)  
 (In thousands, except per share data)

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Revenue, net of refund liabilities	\$ 43,320	\$ 42,467	\$ 122,143	\$ 114,546
Operating expenses:				
Cost of revenue	26,146	26,675	78,332	75,306
Selling, general and administrative expenses	12,521	12,189	36,594	34,149
Depreciation of property and equipment	1,713	1,133	5,296	3,462
Amortization of intangible assets	872	722	2,524	2,166
Acquisition-related adjustment (income) loss	(1,640)	—	(1,640)	—
Total operating expenses	39,612	40,719	121,106	115,083
Operating income (loss) from continuing operations	3,708	1,748	1,037	(537)
Foreign currency transaction losses (gains) on short-term intercompany balances	70	(418)	730	(1,927)
Interest expense, net	416	142	1,300	227
Other (income) loss	(1)	17	16	(177)
Income (loss) from continuing operations before income tax	3,223	2,007	(1,009)	1,340
Income tax expense	597	930	1,573	2,436
Net income (loss) from continuing operations	\$ 2,626	\$ 1,077	\$ (2,582)	\$ (1,096)
Discontinued operations:				
Loss from discontinued operations	\$ (325)	\$ (344)	\$ (684)	\$ (1,029)
Income tax expense	—	—	—	—
Net loss from discontinued operations	\$ (325)	\$ (344)	\$ (684)	\$ (1,029)
Net income (loss)	\$ 2,301	\$ 733	\$ (3,266)	\$ (2,125)
Basic income (loss) per common share (Note 2):				
Basic income (loss) from continuing operations	\$ 0.11	\$ 0.05	\$ (0.12)	\$ (0.05)
Basic loss from discontinued operations	(0.01)	(0.02)	(0.02)	(0.05)
Total basic income (loss) per common share	\$ 0.10	\$ 0.03	\$ (0.14)	\$ (0.10)
Diluted income (loss) per common share (Note 2):				
Diluted income (loss) from continuing operations	\$ 0.11	\$ 0.05	\$ (0.11)	\$ (0.05)
Diluted loss from discontinued operations	(0.01)	(0.02)	(0.03)	(0.05)
Total diluted income (loss) per common share	\$ 0.10	\$ 0.03	\$ (0.14)	\$ (0.10)
Weighted-average common shares outstanding (Note 2):				
Basic	23,558	22,498	23,142	22,225
Diluted	24,207	22,761	23,142	22,225

See accompanying Notes to Condensed Consolidated Financial Statements.

**CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS)**  
**(Unaudited)**  
**(In thousands)**

	<b>Three Months Ended September 30,</b>		<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>	<b>2018</b>	<b>2017</b>
Net income (loss)	\$ 2,301	\$ 733	\$ (3,266)	\$ (2,125)
Foreign currency translation adjustments	(109)	64	(500)	(230)
Comprehensive income (loss)	<u>\$ 2,192</u>	<u>\$ 797</u>	<u>\$ (3,766)</u>	<u>\$ (2,355)</u>

*See accompanying Notes to Condensed Consolidated Financial Statements.*

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**CONDENSED CONSOLIDATED BALANCE SHEETS**  
(Unaudited)  
(In thousands, except share data)

	September 30, 2018	December 31, 2017
<b>ASSETS</b>		
Current assets:		
Cash and cash equivalents	\$ 10,483	\$ 18,823
Restricted cash	110	51
Receivables:		
Contract receivables, less allowances of \$1,016 in 2018 and \$1,499 in 2017		
Billed	35,123	36,058
Unbilled	2,430	2,709
	37,553	38,767
Employee advances and miscellaneous receivables, less allowances of \$225 in 2018 and \$292 in 2017	1,446	1,665
Total receivables	38,999	40,432
Prepaid expenses and other current assets	3,660	4,608
Total current assets	53,252	63,914
Property and equipment	79,912	73,566
Less accumulated depreciation	(59,913)	(56,088)
Property and equipment, net	19,999	17,478
Goodwill	17,569	17,648
Intangible assets, less accumulated amortization of \$42,689 in 2018 and \$40,461 in 2017	15,870	18,478
Unbilled receivables	1,120	894
Deferred income taxes	1,398	1,538
Other assets	609	268
Total assets	\$ 109,817	\$ 120,218
<b>LIABILITIES AND SHAREHOLDERS' EQUITY</b>		
Current liabilities:		
Accounts payable and accrued expenses	\$ 5,518	\$ 8,548
Accrued payroll and related expenses	10,609	13,078
Refund liabilities	8,203	7,864
Deferred revenue	1,142	1,431
Current portion of debt (Note 5)	48	48
Current portion of long-term incentive compensation liability	—	5,116
Business acquisition obligations (Notes 6 and 9)	3,992	3,759
Total current liabilities	29,512	39,844
Long-term debt (Note 5)	17,549	13,526
Noncurrent business acquisition obligations (Notes 6 and 9)	—	5,135
Refund liabilities	263	957
Other long-term liabilities	412	442
Total liabilities	47,736	59,904
Commitments and contingencies (Note 7)		
Shareholders' equity (Note 2):		
Common stock, no par value; \$.01 stated value per share. Authorized 50,000,000 shares; 23,611,680 shares issued and outstanding at September 30, 2018 and 22,419,417 shares issued and outstanding at December 31, 2017	236	224
Additional paid-in capital	585,553	580,032
Accumulated deficit	(523,315)	(520,049)
Accumulated other comprehensive (loss) income	(393)	107
Total shareholders' equity	62,081	60,314
Total liabilities and shareholders' equity	\$ 109,817	\$ 120,218

*See accompanying Notes to Condensed Consolidated Financial Statements.*

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS**  
**(Unaudited)**  
**(In thousands)**

	<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>
<b>Cash flows from operating activities:</b>		
Net loss	\$ (3,266)	\$ (2,125)
Adjustments to reconcile net loss to net cash (used in) provided by operating activities:		
Depreciation and amortization	7,820	5,628
Amortization of deferred loan costs	53	76
Noncash interest expense	803	—
Stock-based compensation expense	4,159	5,362
Change in fair value of contingent consideration	(1,640)	—
Foreign currency transaction losses (gains) on short-term intercompany balances	730	(1,927)
Deferred income taxes	169	—
Changes in operating assets and liabilities, net of business acquisitions:		
Restricted cash	(59)	(62)
Billed receivables	496	(1,437)
Unbilled receivables	54	724
Prepaid expenses and other current assets	962	(1,258)
Other assets	(254)	342
Accounts payable and accrued expenses	(2,838)	2,180
Accrued payroll and related expenses	(3,384)	(2,499)
Refund liabilities	(311)	(163)
Deferred revenue	(256)	397
Long-term incentive compensation payout	(6,378)	—
Other long-term liabilities	(348)	(1,681)
Net cash (used in) provided by operating activities	<u>(3,488)</u>	<u>3,557</u>
<b>Cash flows from investing activities:</b>		
Business acquisition, net of cash acquired	19	(10,128)
Purchases of property and equipment, net of disposal proceeds	(7,899)	(6,433)
Net cash used in investing activities	<u>(7,880)</u>	<u>(16,561)</u>
<b>Cash flows from financing activities:</b>		
Repayments of credit facility	(13,500)	(2,500)
Payment of deferred loan costs	(38)	(157)
Proceeds from credit facility	17,500	12,500
Payment of earnout liability related to business acquisitions	(4,000)	—
Restricted stock repurchased from employees for withholding taxes	(1,275)	(100)
Proceeds from option exercises	4,154	862
Net cash provided by financing activities	<u>2,841</u>	<u>10,605</u>
Effect of exchange rates on cash and cash equivalents	187	(1,392)
Net decrease in cash and cash equivalents	<u>(8,340)</u>	<u>(3,791)</u>
Cash and cash equivalents at beginning of period	18,823	15,723
Cash and cash equivalents at end of period	<u>\$ 10,483</u>	<u>\$ 11,932</u>
<b>Supplemental disclosure of cash flow information:</b>		
Cash paid during the period for interest	\$ 223	\$ 146
Cash paid during the period for income taxes, net of refunds received	<u>\$ 895</u>	<u>\$ 668</u>

*See accompanying Notes to Condensed Consolidated Financial Statements.*

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS**

**(1) Basis of Presentation**

The accompanying Condensed Consolidated Financial Statements (Unaudited) of PRGX Global, Inc. and its wholly owned subsidiaries have been prepared in accordance with accounting principles generally accepted in the United States of America ("GAAP") for interim financial information and with the instructions for the Quarterly Report on Form 10-Q and Article 10 of Regulation S-X. Accordingly, they do not include all of the information and footnotes required by GAAP for complete financial statements. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation have been included. Certain reclassifications have been made to the Company's consolidated financial statements for the fiscal year 2017 to conform to the fiscal year 2018 presentation. Operating results for the three and nine-month periods ended September 30, 2018 are not necessarily indicative of the results that may be expected for the year ending December 31, 2018.

Except as otherwise indicated or unless the context otherwise requires, "PRGX," "we," "us," "our" and the "Company" refer to PRGX Global, Inc. and its subsidiaries. For further information, refer to the Consolidated Financial Statements and the related Notes included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017, except for the Company's revenue recognition policy which has been revised as a result of the implementation of a new standard effective January 1, 2018.

**Significant Accounting Policies**

***Revenue Recognition***

The Company has revised its accounting policy as it relates to the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2014-09, *Revenue from Contracts with Customers*, and the subsequent amendments and modifications thereto. The revised policy requires the Company to recognize revenue in a way that depicts the transfer of promised goods or services to customers in an amount that reflects the consideration to which the Company expects to be entitled in exchange for those goods or services. To adhere to this core principle, the Company applies the following five steps: (a) identify contract(s) with a customer; (b) identify the performance obligations in a contract; (c) determine the transaction price; (d) allocate the transaction price to the performance obligations in a contract; and (e) recognize revenue when (or as) performance obligations are satisfied. The Company determines that the performance obligations have been satisfied when its customers obtain control of the goods or services as evidenced by the customer's ability to direct the use, or the ability to receive substantially all of the remaining economic benefit, of the contract assets. Additionally, for purposes of determining the appropriate timing of recognition, revenue will be recognized over time or at a point in time based on an evaluation of the specific criteria that is to be achieved to meet the performance obligations of each contract.

The determination that the core principle for revenue recognition has been met, and the five steps have been applied appropriately, requires significant judgment. Management considers the application of this judgment to be critical in determining the appropriate amount of revenue to be recognized. The most critical judgments are required in the determination of the transaction price, the identification of the performance obligations within a contract, and the determination as to whether or not and to what extent such performance obligations have been satisfied. A misapplication of this judgment could result in inappropriate recognition of revenue.

Revenue is recognized over time, on an invoice basis for the Company's recovery audit contracts, which is approximately 96% of consolidated revenue for the nine-month period ended September 30, 2018. The Company has adopted the Invoicing Expedient as provided for in FASB Accounting Standards Codification ("ASC") Topic 606, which allows for the recognition of revenue for an amount that an entity has a right to invoice its customer. It is management's conclusion that the Company's right to consideration from its customers corresponds directly to the value provided to customers from its performance to-date, as represented by billable recoveries. A recovery is billable when it is determined that the customer has received the economic benefit from the service (generally through credits taken against existing accounts payable due to, or refund checks received from, the customer's vendors). The manner in which a claim is recovered by a client often is dictated by industry practice. Many clients establish specific procedural guidelines that must be satisfied prior to submitting claims for client approval, and these guidelines are unique to each client.

On occasion, it is possible that a transaction has met the core principle for revenue recognition, but the Company does not recognize revenue until the customary business practices and processes specific to that client have been completed. Historically, there has been a certain amount of recovery audit revenue with respect to which, even though the Company has met the requirements of its revenue recognition policy, its clients' vendors ultimately have rejected the claims underlying the revenue. In that case, the Company's clients may request a refund or offset of such amount even though the fees may have been previously collected. The Company records any such refunds as a reduction of revenue. The Company provides refund liabilities for these reductions in the

economic value previously received by its clients with respect to vendor claims that have been identified and for which revenue has been previously recognized. The Company computes an estimate of its refund liabilities at any given time based on actual historical refund data.

Revenue is recognized over time for the Company's subscription services. Typically, implementation services, hosting services, unspecified upgrades, technical and support services, service level guarantees and subscription rights under contracts for subscription services are delivered concurrently and are therefore considered a single performance obligation. Generally, revenue will be recognized ratably over the subscription term as this represents the timing of when those services are transferred to the customer. The subscription term commences when the customer both has access to the software application and can benefit from its use.

Revenue is recognized at a point in time for certain services provided on a fixed fee basis and over time for certain services performed on a fee per unit of time-basis or other unit of performance. The revenue recognition method is determined based on the specific criteria that is to be achieved to meet the performance obligations of each transaction within a contract.

When a contract includes an option to acquire future goods or services that constitutes a material right to the customer, and those goods or services are similar to the original goods and services provided for in the contract, the Company has adopted the Practical Alternative as prescribed in ASC Topic 606 to estimate the standalone selling price of that option.

Billed receivables are stated at the amount expected to be collected and do not bear interest. The Company makes ongoing estimates relating to the collectability of billed receivables and maintains a reserve for estimated losses resulting from the inability of its clients to meet its financial obligations to the Company. This reserve is primarily based on the level of past-due accounts based on the contractual terms of the receivables; the Company's history of write-offs; and its relationships with, and the economic status of, its clients.

Unbilled receivables relate to claims for which the Company's customers have received economic value and for which they acknowledge that the unbilled receivable has been earned but has not yet been billed. The Company typically invoices the customer in the subsequent month.

The Company includes unbilled receivables and refund liabilities in determining revenue.

Contract assets will be recorded if a performance obligation is satisfied (and revenue recognized), but the Company is not entitled to payment until other conditions as specified in the contract are met.

Contract liabilities are recognized when consideration is received and the Company has not yet transferred the goods or services to the customer. The Company refers to this as deferred revenue.

The Company derives a relatively small portion of revenue on a fee-for-service basis whereby billing is based upon a fixed fee, a fee per unit of time, or a fee per other unit of service. The Company recognizes revenue for these types of services when the core principles for revenue recognition have been met.

#### **Impact of Recently Issued Accounting Standards**

A summary of the new accounting standards issued by the FASB and included in the ASC that apply to PRGX is included below:

##### **Adopted by the Company in Fiscal Year 2018**

*FASB ASC Update No. 2014-09* - In May 2014, the FASB issued ASU 2014-09, *Revenue from Contracts with Customers (Topic 606)*, as later amended, which resulted in a new accounting standard *Revenue from Contracts with Customers (Topic 606)*, which supersedes the revenue recognition requirements in ASC 605, Revenue Recognition. The new revenue recognition standard requires entities to recognize revenue in a way that depicts the transfer of promised goods or services to customers in an amount that reflects the consideration to which the entity expects to be entitled in exchange for those goods or services. ASU 2014-09 has replaced most existing revenue recognition guidance within GAAP. The new standard became effective for the Company on January 1, 2018 and was adopted by the Company on that date. The adoption of this standard did not have a material impact on the Company's consolidated financial statements utilizing the modified retrospective approach.

*FASB ASU No. 2018-07* - In June 2018, the FASB issued ASU 2018-07, *Compensation-Stock Compensation (Topic 718)-Improvements to Nonemployee Share-Based Payment Accounting*, which expands the scope of Topic 718 to include share-based payment transactions for acquiring goods and services from non-employees. The Company has elected early adoption of this standard, which is permitted, and adopted this standard on September 30, 2018. The adoption of this standard did not have a material impact on the Company's consolidated financial statements.

*FASB ASU No. 2018-03* - In February 2018, the FASB issued ASU No. 2018-03, *Technical Corrections and Improvements to Financial Instruments-Overall (Subtopic 825-10)*, which clarified certain aspects of the previously issued ASU 2016-01 issued in January 2016. This standard updates ASU guidance on the classification and measurement of financial instruments, including significant revisions in accounting related to the classification and measurement of investments in equity securities and presentation of certain fair value changes for financial liabilities when the fair value option is elected. This ASU requires equity securities to be measured at fair value with changes in fair value recognized through net earnings and amends certain disclosure requirements associated with the fair value of financial instruments. In the period of adoption, the Company is required to reclassify the unrealized gains/losses on equity securities within accumulated other comprehensive income (loss) to retained earnings. This standard became effective for the Company on September 30, 2018 and was adopted by the Company on that date. The adoption of this standard did not have a material impact on the Company's consolidated financial statements.

#### **Accounting Standards Not Yet Adopted**

*FASB ASU 2018-13* - In August 2018, the FASB issued ASU 2018-13, *Fair Value Measurement (Topic 820): Disclosure Framework—Changes to the Disclosure Requirements for Fair Value Measurement*, which modifies the disclosure requirements on fair value measurements. The new guidance is effective for fiscal years beginning after December 15, 2019, and interim periods within those fiscal years. Upon the effective date, certain provisions are to be applied prospectively, while others are to be applied retrospectively to all periods presented. An entity is permitted to early adopt any removed or modified disclosures upon issuance of this ASU and delay adoption of the additional disclosures until their effective date. We are currently evaluating the effect of this standard on our consolidated financial statement disclosures. Since this standard affects disclosure requirements only, it is not expected to have an impact on the Company's consolidated financial statements.

*FASB ASU No. 2016-02* - In February 2016, the FASB issued ASU 2016-02, *Leases (Topic 842)*. This standard requires the recognition of lease assets and lease liabilities by lessees for those leases classified as operating leases. Leases will be classified as either finance or operating, with classification affecting the pattern of expense recognition. This standard requires lessors to classify leases as either sales-type, finance or operating. A sales-type lease occurs if the lessor transfers all of the risks and rewards, as well as control of the underlying asset, to the lessee. If risks and rewards are conveyed without the transfer of control, the lease is treated as a financing lease. If the lessor does not convey risks and rewards or control, an operating lease results. ASU 2016-02 was subsequently amended by *FASB ASU No. 2018-10 - Codification Improvements to Topic 842, Leases*, which was issued in July 2018 to increase stakeholders' awareness of the amendments and to expedite the improvements. ASU 2018-11, *Leases (Topic 842)-Target Improvements* was issued July 2018, which provides an additional transition method which allows entities to initially apply this standard on the date of adoption, which will be January 1, 2019 for the Company, and recognize a cumulative-effect adjustment to the opening balance sheet on that date. This standard will become effective for the Company in the first quarter of 2019. The Company is working towards establishing policies and implementing necessary changes to data and processes to be able to comply with the new requirements. The Company has acquired a software solution to manage and account for leases under the new standard and has completed its review of existing leases and embedded lease arrangements. The Company expects the adoption of this standard to increase lease assets and lease liabilities by approximately \$10 million. The adoption of this standard is not expected to have a material impact on the Company's net income or its cash flows.

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

**(2) Income (Loss) Per Common Share**

The following table sets forth the computations of basic and diluted income (loss) per common share for the three and nine months ended September 30, 2018 and 2017 (in thousands, except per share data):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Numerator:				
Net income (loss) from continuing operations	\$ 2,626	\$ 1,077	\$ (2,582)	\$ (1,096)
Net loss from discontinued operations	\$ (325)	\$ (344)	\$ (684)	\$ (1,029)
Denominator:				
Weighted-average common shares outstanding	23,558	22,498	23,142	22,225
Effective of dilutive securities from stock-based compensation plans	649	263	—	—
Weighted-average diluted common shares outstanding	<u>24,207</u>	<u>22,761</u>	<u>23,142</u>	<u>22,225</u>
Basic income (loss) per common share from continuing operations	\$ 0.11	\$ 0.05	\$ (0.12)	\$ (0.05)
Basic loss per common share from discontinued operations	(0.01)	(0.02)	(0.02)	(0.05)
Total basic income (loss) per common share	<u>\$ 0.10</u>	<u>\$ 0.03</u>	<u>\$ (0.14)</u>	<u>\$ (0.10)</u>
Diluted income (loss) per common share from continuing operations	\$ 0.11	\$ 0.05	\$ (0.11)	\$ (0.05)
Diluted loss per common share from discontinued operations	(0.01)	(0.02)	(0.03)	(0.05)
Total diluted income (loss) per common share	<u>\$ 0.10</u>	<u>\$ 0.03</u>	<u>\$ (0.14)</u>	<u>\$ (0.10)</u>

For all periods presented that generated a net loss, basic and diluted net loss per share are the same, as any additional common stock equivalents would be anti-dilutive. As of September 30, 2018 and 2017, there were 0.4 million and 1.9 million, respectively, anti-dilutive stock options that were excluded from the calculation of weighted average diluted common shares outstanding. As of September 30, 2018 and 2017, there were 0.6 million and 1.9 million, respectively, restricted stock units excluded from the calculation of weighted average diluted common shares outstanding.

The Company repurchased no shares of its common stock under its stock repurchase program during the three and nine months ended September 30, 2018 and 2017.

Pursuant to exercises of stock options, the Company issued 148,540 shares of its common stock having a value of approximately \$1.4 million in the three months ended September 30, 2018 and 633,915 shares of its common stock having a value of approximately \$5.7 million during the nine months ended September 30, 2018. In connection with stock option exercises, the Company issued 16,000 shares of its common stock having a value of approximately \$0.1 million in the three months ended September 30, 2017 and 183,460 shares of its common stock having a value of approximately \$1.2 million in the nine months ended September 30, 2017.

**(3) Stock-Based Compensation**

The Company has two stock-based compensation plans under which outstanding equity awards have been granted, the 2008 Equity Incentive Plan ("2008 EIP") and the 2017 Equity Incentive Compensation Plan ("2017 EICP") (collectively, the "Plans"). No additional awards may be granted under the 2008 EIP. Awards granted outside of the Plans are referred to as inducement awards.

During the three and nine months ended September 30, 2018, grants were made to the Company's key employees and directors. The grants included stock options, nonvested stock awards (restricted stock, restricted stock units, and performance-based restricted stock units ("PBUs")), and stock appreciation rights ("SARs").

**Summary of the Company's 2018 Grant Activity**

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

The following is a summary of grant activity for the three months ended September 30, 2018 (in thousands, except number of awards):

	<b>Three Months Ended September 30, 2018</b>	
	<b># of Awards Granted</b>	<b>Grant Date Fair Value</b>
Stock options	70,000	\$ 215
Restricted stock	18,391	170
Restricted stock units	4,879	44
PBUs	36,035	331
SARs	28,125	45
	<u>157,430</u>	<u>\$ 805</u>

The awards granted in the three months ended September 30, 2018 had the following terms:

- The stock options vest over three years in approximately equal annual installments commencing one year after the grant date.
- The restricted stock and restricted stock units vest over three years in approximately equal annual installments commencing one year after the grant date.
- The vesting of the PBUs is subject to the satisfaction of certain specified financial performance conditions for the two-year performance period ending on either December 31, 2018 or December 31, 2019. PBUs that vest will be settled in shares of the Company's common stock. Stock-based compensation expense for these PBUs is being recognized at target, as if 100% of the awards will vest.
- The SARs will vest on March 1, 2020. Upon vesting, 25% of the SARs may be exercised on the last day of each of the first, second and third calendar quarters in 2020. Within 30 days after the SARs are exercised, the Company must settle the exercised SARs in a cash payment equal to the excess of (i) the lesser of the fair market value, as of the date on which the SARs are exercised, or \$18 per share, over (ii) \$9.15 per share, less any applicable tax withholding. Vested SARs not exercised during any previous quarter will remain outstanding and be automatically exercised as of December 31, 2020.

The following is a summary of grant activity for the nine months ended September 30, 2018 (in thousands, except number of awards):

	<b>Nine Months Ended September 30, 2018</b>	
	<b># of Awards Granted</b>	<b>Grant Date Fair Value</b>
Stock options	465,000	\$ 1,337
Restricted stock	324,776	3,071
Restricted stock units	83,385	791
PBUs	289,192	2,708
SARs	331,250	609
	<u>1,493,603</u>	<u>\$ 8,516</u>

The awards granted in the nine months ended September 30, 2018 had the same terms as those described above, except:

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

- The restricted stock awards and restricted stock units granted to the Company's directors during the second quarter of 2018 vest on the later of (i) June 26, 2019 or (ii) the date of, and immediately prior to, the Company's 2019 Annual Meeting of Shareholders.

**Additional Information**

As of September 30, 2018, there were approximately 2.8 million shares available for future grant under the 2017 EICP.

Stock-based compensation expense for the three months ended September 30, 2018 and 2017 was \$1.3 million and \$2.1 million, respectively, and \$4.2 million and \$5.4 million for the nine months ended September 30, 2018 and 2017, respectively, and is included in *Selling, general and administrative expenses* in the Company's Condensed Consolidated Statement of Operations. As of September 30, 2018, there was \$8.7 million of unrecognized stock-based compensation expense related to the Company's equity awards which will be recognized over approximately 2.1 years.

On June 30, 2018, SARs covering 200,000 shares of the Company's common stock vested and became payable in cash in a lump sum equal to \$1.0 million (less applicable tax withholding), which represents the excess of the fair market value, as of June 30, 2018, of the shares of the Company's common stock over \$4.71, the fair market value (closing price) of the Company's common stock on the date of grant, April 27, 2016. This payment was made in July 2018.

During the nine months ended September 30, 2018, the Company issued 483,623 shares of common stock and paid \$5.4 million in long-term incentive compensation related to the vesting of PBU awards granted in 2016.

**(4) Operating Segments and Related Information**

The Company conducts its operations through the following three reportable segments:

*Recovery Audit Services – Americas* represents recovery audit services (other than Healthcare Claims Recovery Audit services) provided in the United States of America ("U.S."), Canada and Latin America.

*Recovery Audit Services – Europe/Asia-Pacific* represents recovery audit services (other than Healthcare Claims Recovery Audit services) provided in Europe, Asia and the Pacific region.

*Adjacent Services* represents data transformation, spend analytics, PRGX OPTIX®, supplier information management ("SIM") services and associated advisory services.

Additionally, *Corporate Support* includes the unallocated portion of corporate selling, general and administrative expenses not specifically attributable to the three reportable segments.

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

During the fourth quarter of 2015, PRGX entered into agreements with third parties to fulfill its Medicare recovery audit contractor ("RAC") program subcontract obligations to audit Medicare payments and provide support for claims appeals and assigned its remaining Medicaid contract to another party. Revenue is recognized from historical claims when performance obligations are satisfied. The Company will continue to incur certain expenses and may realize additional revenue until the wind-down of this business is complete. As a result, the Healthcare Claims Recovery Audit services business has been reported as Discontinued Operations in accordance with GAAP.

The following table presents the discontinued operations of the Healthcare Claims Recovery Audit services business in the Consolidated Statement of Operations, for the three and nine months ended September 30, 2018 and 2017 (in thousands):

	<b>Three Months Ended September 30,</b>		<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>	<b>2018</b>	<b>2017</b>
Revenue, net of refund liabilities	\$ —	\$ —	\$ 157	\$ —
Cost of sales	319	337	831	1,013
Selling, general and administrative expense	6	5	9	10
Depreciation and amortization	—	2	1	6
Loss from discontinued operations before income taxes	\$ (325)	\$ (344)	\$ (684)	\$ (1,029)
Income tax expense	—	—	—	—
Net loss from discontinued operations	<u>\$ (325)</u>	<u>\$ (344)</u>	<u>\$ (684)</u>	<u>\$ (1,029)</u>

The following table presents the discontinued operations of the Healthcare Claims Recovery Audit services business in the Consolidated Statements of Cash Flows, for the nine months ended September 30, 2018 and 2017 (in thousands):

	<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>
Net cash used in operating activities	\$ (684)	\$ (1,023)
Net cash used in investing activities	—	—
Net cash provided by financing activities	—	—
Decrease in cash and cash equivalents	<u>\$ (684)</u>	<u>\$ (1,023)</u>

The Company evaluates the performance of its reportable segments based upon revenue and measures of profit or loss referred to as EBITDA and Adjusted EBITDA. The Company defines Adjusted EBITDA as earnings from continuing operations before interest and taxes ("EBIT"), adjusted for depreciation and amortization ("EBITDA"), and then further adjusted for unusual and other significant items that management views as distorting the operating results of the various segments from period to period. Such adjustments include restructuring charges, stock-based compensation, bargain purchase gains, acquisition-related charges and benefits (acquisition transaction costs, acquisition obligations classified as compensation, and fair value adjustments to acquisition-related contingent consideration), tangible and intangible asset impairment charges, certain litigation costs and litigation settlements, certain severance charges and foreign currency transaction gains and losses on short-term intercompany balances viewed by management as individually or collectively significant. The Company does not have any inter-segment revenue.

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

Segment information for the three and nine months ended September 30, 2018 and 2017 (in thousands) is as follows:

	Recovery Audit Services – Americas	Recovery Audit Services – Europe/Asia- Pacific	Adjacent Services	Corporate Support	Total
<b>Three Months Ended September 30, 2018</b>					
Revenue, net of refund liabilities	\$ 28,806	\$ 12,191	\$ 2,323	\$ —	\$ 43,320
Net income from continuing operations					2,626
Income tax expense					597
Interest expense, net					416
EBIT	\$ 6,522	\$ 2,585	\$ (847)	\$ (4,621)	\$ 3,639
Depreciation of property and equipment	1,260	164	289	—	1,713
Amortization of intangible assets	445	37	390	—	872
EBITDA	\$ 8,227	\$ 2,786	\$ (168)	\$ (4,621)	\$ 6,224
Other (income) loss	(3)	61	—	(59)	(1)
Foreign currency transaction (gains) losses on short-term intercompany balances	(78)	177	10	(39)	70
Transformation severance and related expenses	179	(16)	(2)	278	439
Acquisition-related adjustment (income) loss	—	—	—	(1,640)	(1,640)
Stock-based compensation	—	—	—	1,341	1,341
Adjusted EBITDA	\$ 8,325	\$ 3,008	\$ (160)	\$ (4,740)	\$ 6,433

	Recovery Audit Services – Americas	Recovery Audit Services – Europe/Asia- Pacific	Adjacent Services	Corporate Support	Total
<b>Three Months Ended September 30, 2017</b>					
Revenue, net of refund liabilities	\$ 30,705	\$ 10,837	\$ 925	\$ —	\$ 42,467
Net income from continuing operations					1,077
Income tax expense					930
Interest expense, net					142
EBIT	\$ 8,539	\$ 2,289	\$ (2,026)	\$ (6,653)	\$ 2,149
Depreciation of property and equipment	789	161	183	—	1,133
Amortization of intangible assets	329	—	393	—	722
EBITDA	\$ 9,657	\$ 2,450	\$ (1,450)	\$ (6,653)	\$ 4,004
Other (income) loss	(11)	—	(2)	30	17
Foreign currency transaction (gains) losses on short-term intercompany balances	(155)	(377)	(6)	120	(418)
Transformation severance and related expenses	49	360	260	23	692
Stock-based compensation	—	—	—	2,107	2,107
Adjusted EBITDA	\$ 9,540	\$ 2,433	\$ (1,198)	\$ (4,373)	\$ 6,402

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

	Recovery Audit Services – Americas	Recovery Audit Services – Europe/Asia- Pacific	Adjacent Services	Corporate Support	Total
<b>Nine Months Ended September 30, 2018</b>					
Revenue, net of refund liabilities	\$ 83,676	\$ 33,663	\$ 4,804	\$ —	\$ 122,143
Net loss from continuing operations					(2,582)
Income tax expense					1,573
Interest expense, net					1,300
EBIT	\$ 16,845	\$ 5,802	\$ (3,626)	\$ (18,730)	\$ 291
Depreciation of property and equipment	3,876	512	908	—	5,296
Amortization of intangible assets	1,218	136	1,170	—	2,524
EBITDA	\$ 21,939	\$ 6,450	\$ (1,548)	\$ (18,730)	\$ 8,111
Other (income) loss	(3)	166	—	(147)	16
Foreign currency transaction losses (gains) on short-term intercompany balances	128	853	14	(265)	730
Transformation severance and related expenses	728	999	66	635	2,428
Acquisition-related adjustment (income) loss	—	—	—	(1,640)	(1,640)
Stock-based compensation	—	—	—	4,159	4,159
Adjusted EBITDA	<u>\$ 22,792</u>	<u>\$ 8,468</u>	<u>\$ (1,468)</u>	<u>\$ (15,988)</u>	<u>\$ 13,804</u>

	Recovery Audit Services – Americas	Recovery Audit Services – Europe/Asia- Pacific	Adjacent Services	Corporate Support	Total
<b>Nine Months Ended September 30, 2017</b>					
Revenue, net of refund liabilities	\$ 81,641	\$ 29,441	\$ 3,464	\$ —	\$ 114,546
Net loss from continuing operations					(1,096)
Income tax expense					2,436
Interest expense, net					227
EBIT	\$ 20,110	\$ 5,754	\$ (5,681)	\$ (18,616)	\$ 1,567
Depreciation of property and equipment	2,478	453	531	—	3,462
Amortization of intangible assets	986	—	1,180	—	2,166
EBITDA	\$ 23,574	\$ 6,207	\$ (3,970)	\$ (18,616)	\$ 7,195
Other (income) loss	(11)	—	(195)	29	(177)
Foreign currency transaction (gains) losses on short-term intercompany balances	(396)	(1,566)	(10)	45	(1,927)
Transformation severance and related expenses	313	582	305	392	1,592
Stock-based compensation	—	—	—	5,362	5,362
Adjusted EBITDA	<u>\$ 23,480</u>	<u>\$ 5,223</u>	<u>\$ (3,870)</u>	<u>\$ (12,788)</u>	<u>\$ 12,045</u>

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

**(5) Debt**

The Company has adopted ASU 2015-03, *Interest - Simplifying the Presentation of Debt Issuance Costs*. ASU 2015-03 changed the presentation of debt issuance costs on the balance sheet by requiring that they be presented as a direct deduction from the related debt liability, rather than represented as a separate asset. As a result, the Company's deferred financing costs are reflected in *Long-term debt, excluding current portion* on the Company's Consolidated Balance Sheets for all periods presented. Long-term debt as of September 30, 2018 and December 31, 2017 consists of the following (in thousands):

	As of September 30,			As of December 31,		
	2018			2017		
	Gross	DFC <sup>(1)</sup>	Net	Gross	DFC <sup>(1)</sup>	Net
Credit facility	\$ 17,600	\$ (82)	\$ 17,518	\$ 13,600	\$ (131)	\$ 13,469
Capital lease obligations	79	—	79	105	—	105
<b>Total debt</b>	<b>17,679</b>	<b>(82)</b>	<b>17,597</b>	<b>13,705</b>	<b>(131)</b>	<b>13,574</b>
Less: Current portion of long-term debt	48	—	48	48	—	48
<b>Long-term debt, excluding current portion</b>	<b>\$ 17,631</b>	<b>\$ (82)</b>	<b>\$ 17,549</b>	<b>\$ 13,657</b>	<b>\$ (131)</b>	<b>\$ 13,526</b>

(1) DFC refers to deferred financing costs related to the Company's long-term debt.

On January 19, 2010, the Company entered into a four-year revolving credit and term loan agreement (the "credit facility") with SunTrust Bank ("SunTrust"). The SunTrust credit facility initially consisted of a \$15.0 million committed revolving credit facility and a \$15.0 million term loan. The SunTrust credit facility is guaranteed by PRGX and all of its material domestic subsidiaries and is secured by substantially all of the Company's assets.

The SunTrust credit facility has been modified from time to time through various amendments since January 2010. Included in these amendments was the refinancing of the committed credit facility in 2014, and clarification of certain definitions and other terms of the facility in 2016. The refinancing resulted in an extended maturity date of December 23, 2017, as well as a lower interest rate. Pursuant to the December 2014 amendment, the credit facility would bear interest at a rate per annum comprised of a specified index rate based on one-month LIBOR, plus an applicable margin (1.75% per annum). The index rate was determined as of the first business day of each calendar month. PRGX must pay a commitment fee, payable quarterly, on the unused portion of the credit facility.

On May 4, 2017, the Company entered into an amendment of the SunTrust credit facility, that, among other things, (i) increased the aggregate principal amount of the committed revolving credit facility from \$20.0 million to \$35.0 million through December 31, 2018, which will be reduced to \$30.0 million thereafter, (ii) extended the maturity date of the credit facility to December 31, 2019, (iii) added customary provisions to reflect European Union "bail-in" directive compliance language, and (iv) modified the financial covenants applicable to the Company during the remaining term of the credit facility by (A) revising the maximum leverage ratio and minimum fixed charge coverage ratio and (B) adding an additional financial covenant requiring the Company to maintain a minimum amount of consolidated adjusted EBITDA. In addition, the applicable margin used to determine the interest rate per annum on outstanding borrowings under the credit facility, and the ongoing commitment fee payable on the unused portion of the revolving credit facility commitment, both of which previously had been fixed percentages per annum, were amended and both now will vary based upon the Company's quarterly leverage ratio calculation under the SunTrust credit facility. The applicable margin per annum on interest accruing on all borrowings under the credit facility outstanding on or after May 4, 2017, and the applicable percentage per annum commitment fee accruing on and after that date, respectively will be determined as follows:

<b>Pricing Level</b>	<b>Leverage Ratio</b>	<b>Applicable Margin for LIBOR Index Rate Loans</b>	<b>Applicable Margin for Base Rate Loans</b>	<b>Applicable Percentage for Commitment Fee</b>
I	Less than 1.25:1.00	2.25% per annum	1.25% per annum	0.250% per annum
II	Greater than or equal to 1.25:1.00 but less than 1.75:1.00	2.50% per annum	1.50% per annum	0.375% per annum
III	Greater than or equal to 1.75:1.00	2.75% per annum	1.75% per annum	0.375% per annum

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

On March 21, 2018, the SunTrust credit facility was amended with respect to the calculation of consolidated adjusted EBITDA for financial covenant compliance. The debt covenant calculation was modified to include the cash component of stock-based compensation for 2017.

On September 28, 2018, the SunTrust credit facility was amended to reduce from 1.25 to 1.00 the minimum fixed charge coverage ratio required for the Company with respect to the Company's quarter ended September 30, 2018. The amendment also clarified that the Company's right to repurchase or otherwise reacquire its outstanding common stock also applies to the repurchase or other reacquisition of outstanding options or warrants to acquire shares of the Company's common stock.

As of September 30, 2018, there was \$17.6 million in debt outstanding under the SunTrust credit facility that will be due December 31, 2019. The amount available for additional borrowing under the SunTrust credit facility was \$17.4 million as of September 30, 2018. Based on the terms of the credit facility, as amended, the applicable interest rate at September 30, 2018 was approximately 4.35%. As of September 30, 2018, the Company was required to pay a commitment fee of 0.25% per annum, payable quarterly, on the unused portion of the SunTrust credit facility.

On November 5, 2018, the SunTrust credit facility was further amended as further described in Note 10 - Subsequent Events.

The SunTrust credit facility includes customary affirmative, negative, and financial covenants binding on the Company, including delivery of financial statements and other reports, conduct of business, and transactions with affiliates. The negative covenants limit the ability of the Company, among other things, to incur debt, incur liens, make investments, sell assets or declare or pay dividends on its capital stock. The financial covenants included in the credit facility set forth maximum leverage and minimum fixed charge coverage ratios and require maintenance of a minimum amount of consolidated adjusted earnings before interest, taxes, depreciation and amortization. In addition, the credit facility includes customary events of default. The Company was in compliance with the covenants in the SunTrust credit facility as of September 30, 2018.

#### **Future Commitments**

The following is a summary of the combined principal maturities of all long-term debt and principal payments to be made under the Company's capital lease agreements for each of the fiscal years presented in the table below (in thousands):

<b>Year Ended December 31</b>	
2018	\$ 12
2019	17,659
2020	8
<b>Total</b>	<b>\$ 17,679</b>

#### **6) Fair Value of Financial Instruments**

The Company records cash equivalents at cost, which approximates fair market value. The carrying values for receivables from clients, unbilled receivables, accounts payable, deferred revenue and other accrued liabilities reasonably approximate fair market value due to the nature of the financial instrument and the short-term maturity of these items.

The Company records bank debt, if any, as of the period end date based on the effective borrowing rate and repayment terms when originated. The Company had \$17.6 million in bank debt outstanding as of September 30, 2018 and \$13.6 million in bank debt outstanding as of December 31, 2017. The Company believes the carrying value of the bank debt approximates its fair value. The Company considers the factors used in determining the fair value of this debt to be Level 3 inputs (significant unobservable inputs).

The Company had \$4.0 million of business acquisition obligations as of September 30, 2018, and \$8.9 million of business acquisition obligations as of December 31, 2017. The Company's business acquisition obligations represent the estimated fair value of the deferred consideration and projected earn-out payments due as of the end of the reporting period. The Company determines the estimated fair value of business acquisition obligations based on its projections of future revenue and profits or other factors used in the calculation of the ultimate payment(s) to be made. The discount rate that the Company uses to value the liability is based on specific business risk, cost of capital, and other factors. The Company considers these factors to be Level 3 inputs (significant unobservable inputs).

The Company states certain assets at fair value on a nonrecurring basis as required by GAAP. Generally, these assets are recorded at fair value on a nonrecurring basis as a result of impairment charges.

**PRGX GLOBAL, INC. AND SUBSIDIARIES**  
**NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS – (Continued)**

**(7) Commitments and Contingencies**

***Legal Proceedings***

The Company is party to a variety of legal proceedings arising in the normal course of business. While the results of these proceedings cannot be predicted with certainty, management believes that the final outcome of these proceedings will not have a material adverse effect on the Company's financial position, results of operations or cash flows.

**(8) Income Taxes**

Reported income tax expense in each period primarily results from taxes on the income of foreign subsidiaries. The effective tax rates generally differ from the expected tax rate due primarily to the Company's deferred tax asset valuation allowance on the domestic earnings and taxes on income of foreign subsidiaries.

Significant judgment is required in evaluating the Company's uncertain tax positions and determining its provision for income taxes. In addition, the Company is subject to the continuous examination of its income tax returns by the Internal Revenue Service in the U.S. and other tax authorities. The Company regularly assesses the likelihood of adverse outcomes resulting from these examinations to determine the adequacy of its provision for income taxes.

The Company applies a "more-likely-than-not" recognition threshold and measurement attribute for the financial statement recognition and measurement of a tax position taken or expected to be taken in a tax return. PRGX refers to GAAP for guidance on derecognition, classification, interest and penalties, accounting in interim periods, disclosure, and transition. In accordance with FASB ASC 740, the Company's policy for recording interest and penalties associated with tax positions is to record such items as a component of income before income taxes. A number of years may elapse before a tax position is audited and finally resolved or when a tax assessment is raised. The number of years subject to tax assessments also varies by tax jurisdiction.

**(9) Business Acquisition**

***Cost & Compliance Associates***

In February 2017, the Company completed the acquisition of substantially all of the assets of Cost & Compliance Associates, LLC and Cost & Compliance Associates Limited (collectively "C&CA"). C&CA was a commercial recovery audit and contract compliance firm with operations in the U.S. and the U.K. This acquisition was a strategic fit with the Company's then existing operations. The Company acquired substantially all of the assets of C&CA for approximately \$10.0 million in cash plus potential earnout consideration of up to \$8.0 million.

The actual payment of the earnout consideration is based on achieving certain financial targets over a two-year period that commenced on March 1, 2017 and will conclude on February 28, 2019. Management estimated that the fair value of the earnout consideration was approximately \$5.9 million at the date of acquisition. During the three and nine months ended September 30, 2018, the Company recognized accretion of \$0.1 million and \$0.7 million, respectively, on the fair value of the earnout consideration which was included in *Interest expense* in the Consolidated Statements of Operations and increased the related contingent consideration liability. As of September 30, 2018, the contingent consideration liability related to the C&CA acquisition was \$3.5 million, which is included in current *Business acquisition obligations* in the Company's Consolidated Balance Sheets.

The Company allocated the aggregate purchase price for C&CA to the net tangible and intangible assets acquired based on their fair values as of February 23, 2017. The Company based the allocation of the purchase price on a valuation for intangible assets and the carrying value for the remaining assets and liabilities, as the carrying value approximates their fair value. The Company recorded the excess of the purchase price over the net tangible and intangible assets as goodwill, which has been allocated and recognized as goodwill within the Company's Recovery Audit Services-Americas and Recovery Audit Services-Europe/Asia-Pacific business segments. The purchase price allocation for C&CA was completed in the first quarter of 2018. During the nine months ended September 30, 2018, the Company recorded an immaterial working capital adjustment to the purchase price allocation.

The purchase price allocation was as follows (in thousands):

Accounts receivable, net	\$	1,641
Commissions receivable		48
Prepaid expenses		109
Other current assets, net		6
Intangible assets		10,923
Goodwill		3,534
Fixed assets, net		323
Accounts payable		(125)
Accrued commissions		(537)
Total consideration paid	\$	15,922
Contingent consideration		(5,954)
Total cash paid	\$	<u>9,968</u>

The intangible assets acquired were as follows (in thousands):

	Fair Value	Remaining useful life
Customer relationships	\$ 9,556	14 years
Non-compete	1,232	4 years
Trademarks	135	4 years
	<u>\$ 10,923</u>	

The revenue and net income associated with the assets acquired from C&CA for the nine months ended September 30, 2018 and 2017 are presented below (in thousands) and included in the Company's Consolidated Statements of Operations. These amounts are not necessarily indicative of the results of operations that C&CA would have realized if it had continued to operate as a stand-alone company during the period presented, primarily due to costs that are now reflected in the Company's unallocated corporate costs and not allocated to C&CA.

	Nine Months Ended	
	September 30, 2018	September 30, 2017
Revenue, net of refund liabilities	\$ 10,587	\$ 7,833
Net income from continuing operations	\$ 1,752	\$ 1,397

As required by ASC 805, the following unaudited pro forma Statements of Operations for the nine months ended September 30, 2017 give effect to the C&CA acquisition as if it had been completed on January 1, 2016. The unaudited pro forma financial information is presented for illustrative purposes only and is not necessarily indicative of what the operating results would have been during the periods presented had the C&CA acquisition been completed on January 1, 2016. In addition, the unaudited pro forma financial information does not purport to project future operating results. The pro forma revenue and net loss do not reflect: (1) any anticipated synergies (or costs to achieve synergies) or (2) the impact of non-recurring items directly related to the C&CA acquisition. The information presented below is in thousands:

	September 30, 2017
Revenue, net of refund liabilities (pro forma)	\$ 115,385
Net loss from continuing operations (pro forma)	\$ (1,766)

### ***Lavante***

In October 2016, the Company acquired Lavante, Inc. ("Lavante"), a SaaS-based supplier of SIM and recovery audit services firm, for \$3.8 million in cash, plus potential earnout consideration of up to \$4.5 million. The actual payment of the earnout consideration is based on achieving certain financial targets over a two-year period that commenced on October 31, 2016 and will conclude on December 31, 2018.

In the third quarter of 2018, the Company determined that previous estimates of expected financial performance relevant to the payment of additional contingent cash consideration would not be achieved, and reduced the related contingent consideration liability by \$1.6 million. This adjustment is included in *Acquisition-related adjustment (income) loss* in the Condensed Consolidated Statement of Operations. As of September 30, 2018, the contingent consideration liability related to the Lavante acquisition was \$0.4 million, which is included in current *Business acquisition obligations* in the Company's Consolidated Balance Sheet.

### **(10) Subsequent Events**

#### ***Credit Facility Amendment***

On November 5, 2018, the SunTrust credit facility was amended to add, as an additional financial condition to the Company's ability to make certain restricted payments, a requirement that the Company have an aggregate "minimum liquidity" of \$5.0 million immediately prior to and immediately after giving effect to any restricted payment, with "minimum liquidity" being defined as 100% of all unrestricted domestic cash holdings, 70% of unrestricted foreign cash holdings, and the unused availability under the SunTrust credit facility.

In addition, the calculation of the fixed charge coverage ratio was revised to exclude the following fixed charges: (i) the \$4.0 million earnout payment made in the second quarter of 2018 in connection with a prior acquisition by the Company and (ii) up to \$5.0 million (in the aggregate) of restricted payments consisting of redemption, purchases or repurchases of capital stock in the fourth quarter of 2018 and the first quarter of 2019.

#### ***Stock Repurchase Program***

On November 5, 2018, the Company's Board of Directors approved a \$15 million increase (to \$75 million) in the Company's stock repurchase program and extended the duration of the program to December 31, 2019. Since the February 2014 announcement of the program, the Company has repurchased 8.6 million shares of its common stock for an aggregate cost of \$44.5 million. These shares were retired and accounted for as a reduction to Shareholders' Equity in the Consolidated Balance Sheet. Direct costs incurred to acquire the shares are included in the total cost of the shares. As of October 26, 2018, the Company has approximately 23.6 million shares of common stock outstanding.

## Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

### Forward-Looking Statements

Some of the information in this "Management's Discussion and Analysis of Financial Condition and Results of Operations" and elsewhere in this Quarterly Report on Form 10-Q contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934, which statements involve substantial risks and uncertainties including, without limitation, statements regarding future results of operations or the Company's financial condition; the adequacy of the Company's current working capital and other available sources of funds for capital expenditures and otherwise; the Company's goals and plans for the future, including its strategic initiatives and growth opportunities; expectations regarding future revenue and growth trends; and the expected impact of the Company's decision to exit the Company's Healthcare Claims Recovery Audit Services business. All statements that cannot be assessed until the occurrence of a future event or events should be considered forward-looking. These statements are forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995 and can be identified by the use of forward-looking words such as "may," "will," "expect," "anticipate," "believe," "estimate" and "continue" or similar words. Forward-looking statements are based on our beliefs as well as assumptions based on information currently available to us, including financial and operational information, the volatility of our stock price, and current competitive conditions. Risks and uncertainties that may potentially impact these forward-looking statements include, without limitation, those set forth under Part I, Item 1A "Risk Factors" in the Company's Annual Report on Form 10-K for the year ended December 31, 2017 and its other periodic reports filed with the Securities and Exchange Commission. The Company disclaims any obligation or duty to update or modify these forward-looking statements whether as a result of new information, future events or otherwise, except as may be required by law.

There may be events in the future, however, that the Company cannot accurately predict or over which the Company has no control. The risks and uncertainties listed in this section, as well as any cautionary language in this Quarterly Report on Form 10-Q, provide examples of risks, uncertainties and events that may cause our actual results to differ materially from the expectations we describe in our forward-looking statements. You should be aware that the occurrence of any of the events denoted above as risks and uncertainties and elsewhere in this Quarterly Report on Form 10-Q could have a material adverse effect on our business, financial condition and results of operations.

You should read the following discussion and analysis in conjunction with our Annual Report on Form 10-K for the year ended December 31, 2017 and our other periodic reports filed with the Securities and Exchange Commission and the condensed consolidated financial statements and related notes included in this Quarterly Report on Form 10-Q.

Except as otherwise indicated or unless context otherwise requires, "PRGX", "we," "us," "our" and the "Company" refer to PRGX Global, Inc. and its subsidiaries.

### Business Overview

PRGX is a global leader in recovery audit and spend analytics, providing a suite of services targeted at our clients' Source-to-Pay ("S2P") business processes. At the heart of our services suite is the core capability of mining client data to deliver "actionable insights." Actionable insights allow our clients to improve their cash flow and profitability by reducing costs, improving business processes and managing risks. In addition to recovery audit and spend analytics, we offer advisory and supplier information management ("SIM") services. We deliver services to hundreds of clients, including over 75% of the top global retailers in the world and serve clients in more than 30 countries. We have a global team of approximately 1,600 employees and are known for our S2P, industry, technology, and analytics expertise. We believe our client base and associated client data, coupled with our advanced analytics capabilities and unique subject matter expertise make us a leader in the data-led and technology-driven recovery audit and spend analytics market.

We conduct our operations through three reportable segments: Recovery Audit Services - Americas, Recovery Audit Services - Europe/Asia-Pacific and Adjacent Services. The Recovery Audit Services - Americas segment represents recovery audit services we provide in the U.S., Canada and Latin America. The Recovery Audit Services - Europe/Asia-Pacific segment represents recovery audit services we provide in Europe, Asia and the Pacific region. The Adjacent Services segment includes advisory, analytics and SIM services, as well as our PRGX OPTIX suite of analytics tools. We include the unallocated portion of corporate selling, general and administrative expenses not specifically attributable to the three reportable segments in Corporate Support.

Recovery auditing is a business service focused on finding overpayments created by errors in payment transactions, such as missed or inaccurate discounts, allowances and rebates, vendor pricing errors, erroneous coding and duplicate payments. Recovery audit services are part of the broader S2P services market space, focused on the payment side of the S2P market. We use our proprietary software to structure, cleanse and analyze our clients' spend data. This software reflects our proprietary algorithms, intelligence and routines developed based on our deep expertise working for decades in the industry verticals in which our clients operate, our experience with their systems, knowledge of payment practices and programs, and at times, the

characteristics of the vendors with whom they transact. Then we apply the experience and expertise of our highly skilled auditors to the client data. Generally, we earn our recovery audit revenue on a contingent fee basis by identifying overpayments made by our clients, assisting our clients in recovering the overpayments from their vendors, and collecting a specified percentage of the recoveries from our clients as our fee. The fee percentage we earn is based on specific contracts with our clients that generally also specify: (a) time periods covered by the audit; (b) the nature and extent of services we are to provide; and (c) the client's responsibilities to assist and cooperate with us. Clients generally recover claims by either taking credits against outstanding payables or future purchases from the relevant vendors or receiving refund checks directly from those vendors. The manner in which a claim is recovered by a client is often dictated by industry practice. In addition, many clients establish client-specific procedural guidelines that we must satisfy prior to submitting claims for client approval.

Our recovery audit business also includes contract compliance services, which focus on auditing complex supplier billings against large services, construction and licensing contracts. Such services include verification of the accuracy of third party reporting, appropriateness of allocations and other charges in cost or revenue sharing types of arrangements, adherence to contract covenants and other risk mitigation requirements and numerous other reviews and procedures to assist our clients with proper monitoring and enforcement of the obligations of their contractors. Our results are impacted by the timing of claims recoveries by our clients, which can often take between two and four months for a typical recovery audit engagement and even longer for claims arising from typically more complex contract compliance engagements.

We earn the vast majority of our revenue from clients in the retail industry due to many factors, including the high volume of transactions and the complicated pricing and allowance programs typical in this industry. Changes in consumer spending associated with economic fluctuations generally impact our revenue to a lesser degree than they affect individual retailers due to several factors, including:

- Diverse client base - our clients include a diverse mix of discounters, grocery, pharmacy, department and other stores that tend to be impacted to varying degrees by general economic fluctuations, and even in opposite directions from each other depending on their position in the market and their market segment;
- Motivation - when our clients experience a downturn, they frequently are more motivated to use our services to recover prior overpayments to make up for relatively weaker financial performance in their own business operations;
- Nature of claims - the relationship between the dollar amount of recovery audit claims identified and client purchases is non-linear. Claim volumes are generally impacted by purchase volumes, but a number of other factors may have an even more significant impact on claim volumes, including new items being purchased, changes in discount, rebate, marketing allowance and similar programs offered by vendors and changes in a client's or a vendor's information processing systems; and
- Timing - the client purchase data on which we perform our recovery audit services is historical data that typically reflects transactions between our clients and their vendors that took place 3 to 15 months prior to the data being provided to us for audit. As a result, we generally experience a delayed impact from economic changes that varies by client and the impact may be positive or negative depending on the individual clients' circumstances.

We believe that our recovery audit business uniquely positions us to create value for clients and gives us a competitive advantage over other players in the broader S2P market for four fundamental reasons:

- We already have the clients' spend data - we serve a large and impressive list of very large, multinational companies in our core recovery audit business, which requires access to and processing of these clients' detailed S2P data on a daily, weekly or at least periodic basis;
- We know the clients' spend data and underlying processes - the work we do in recovery audit requires that we fully understand our clients' systems, buying practices, receiving and payment procedures, as well as their suppliers' contracting, performance and billing practices;
- We take a different perspective in analyzing the clients' spend data - we look horizontally across our clients' processes and organizational structures versus vertically, which is how most companies are organized and enterprise resource planning systems are designed; and
- Our contingent fee recovery audit value proposition minimizes our clients' cost of entry and truly aligns us with our clients.

As our clients' data volumes and complexity levels continue to grow, we are using our data management experience to develop new actionable insight solutions, as well as to develop custom analytics and data transformation services. Taken together,

our understanding of our clients' S2P data and our technology-based solutions provide multiple routes to help our clients achieve greater profitability.

Our Adjacent Services business targets client functional and process areas where we have established expertise, enabling us to provide services to finance, procurement and merchandising executives to improve working capital, reduce supplier discrepancies, optimize purchasing leverage in vendor pricing negotiations, improve insight into product margin and true cost of goods for resale. We also help clients identify and manage risks associated with vendor compliance, improve quality of clients' vendor master data and improve visibility and diagnostics of clients' direct and indirect spend. Our Adjacent Services include our advisory services, our global PRGX OPTIX® analytics suite, and our SIM and deduction management solutions.

Our advisory services leverage our extensive S2P expertise and knowledge of our clients' data and systems, as well as proprietary and third-party technology, to deliver actionable insights and other deliverables to our clients. Our advisory services are typically offered on a fee for service basis. Certain advisory projects provide an opportunity for us to introduce our software-as-a-service ("SaaS") solution to a client and are a part of our subscription revenue growth strategy.

The PRGX OPTIX suite facilitates S2P business decisions by providing analytics that are delivered through multiple modules, including Product, Payment and Spend. Each of these modules is powered by the core PRGX OPTIX platform that provides the ability to process and visualize S2P data delivered via a SaaS interface. The PRGX OPTIX suite is typically offered on a subscription basis. We continue to enhance our PRGX OPTIX suite of analytics tools with improvements to features and functionality.

Our SIM services are delivered through our proprietary Lavante SIM platform, which is designed to enable supplier master data harmonization, onboarding, compliance with regulatory and client specified standards and requirements, as well as an enterprise level view of supplier performance. Our SIM solution is typically offered as a SaaS solution on a subscription basis. Our Deduction Management solution was developed by combining our expertise with recovery audit data and S2P process expertise with the unique Lavante technology applications. The deduction management offering refers to supplier compliance and deduction management solutions used by our clients to manage their communications with their suppliers. The solution gives clients the ability to provide their suppliers with easier access to billing details, thereby enabling resolution of billing and claims inquiries in a more timely, effective and efficient manner. Deduction management is offered as a subscription-based SaaS solution.

Looking ahead, we expect to continue the evolution of our business from its historical auditor-led recovery audit operation, to today's data-driven, technology-led recovery audit, SIM and analytics solutions, to tomorrow's next generation payment assurance solutions, which will provide access to software and enable services closer in time to or contemporaneous with the transaction. We believe this evolution will allow us to provide incremental value to our clients and ultimately transform our business from one primarily focused on post-transaction analysis, error identification and recovery, to one with its major emphasis on error prevention and S2P process efficiency.

We believe that for the foreseeable future, our revenue will remain at a level that will allow us to continue investing in our growth strategy, including developing and enhancing our technology platforms and improved operational processes within our recovery audit business. We have processes in place to mitigate the financial impact arising from fluctuations in our businesses. These processes include reviewing and monitoring financial and operational results through our internal reporting, devoting substantial efforts to develop an improved service delivery model to enable us to more cost effectively serve our clients, and maintaining the flexibility to control the compensation-related portions of our cost structure.

We expect to continue our information technology and product development efforts to improve our services and solutions. In 2018, we have increased our sales force to accelerate our acquisition of new clients and the cross-sale of solutions within our existing client base. We expect to continue investing in sales and marketing and will continue to assess the success and effectiveness of our sales and marketing efforts and the optimal level of sales and marketing investment for future periods. We also expect to add headcount in product development, data services, advisory services and recovery audit to support new services and client contracts. We believe that our investments in next generation recovery audit technology will further increase the operating leverage in our recovery audit platform in future years.

### **Business Acquisitions**

In the first quarter of 2017, we completed the acquisition of substantially all of the assets of Cost & Compliance Associates, LLC and Cost & Compliance Associates Limited (collectively, "C&CA"), a commercial recovery audit and contract compliance firm with operations in the U.S. and the UK. We have included the results of C&CA from the date of acquisition through September 30, 2018 in our Condensed Consolidated Statement of Operations and in the Results of Operations from Continuing Operations discussion.

### **Discontinued Operations**

As of December 31, 2015, the Company discontinued its Healthcare Claims Recovery Audit business. PRGX entered into agreements with third parties to fulfill its Medicare recovery audit contractor ("RAC") program subcontract obligations to audit Medicare payments and provide support for claims appeals and assigned its remaining Medicaid contract to another party. The Company will continue to incur certain expenses and may realize additional revenue until the wind-down of this business is complete. The discussions and financial results in this Report have been adjusted to reflect the discontinued business.

### Results of Operations from Continuing Operations

The discussions and financial results in this Item 2 reflect our results from continuing operations.

The following table sets forth the percentage of revenue represented by certain items in the Company's Condensed Consolidated Statements of Operations (Unaudited) for the periods indicated:

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Revenue, net of refund liabilities	100.0 %	100.0 %	100.0 %	100.0 %
Operating expenses:				
Cost of revenue	60.4	62.8	64.1	65.7
Selling, general and administrative expenses	28.8	28.7	30.0	29.8
Depreciation of property and equipment	4.0	2.7	4.3	3.0
Amortization of intangible assets	2.0	1.7	2.1	1.9
Acquisition-related adjustment (income) loss	(3.8)	—	(1.3)	—
Total operating expenses	91.4	95.9	99.2	100.4
Operating income (loss) from continuing operations	8.6	4.1	0.8	(0.4)
Foreign currency transaction losses (gains) on short-term intercompany balances	0.2	(1.0)	0.6	(1.7)
Interest expense, net	1.0	0.3	1.1	0.2
Other (income) loss	—	—	—	(0.2)
Net income (loss) from continuing operations before income tax	7.4	4.8	(0.9)	1.3
Income tax expense	1.3	2.2	1.3	2.1
Net income (loss) from continuing operations	6.1 %	2.6 %	(2.2)%	(0.8)%

### Three and Nine Months Ended September 30, 2018 Compared to the Corresponding Period of the Prior Year

*Revenue, net of refund liabilities.* Revenue, net of refund liabilities was as follows (in thousands):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Recovery Audit Services – Americas	\$ 28,806	\$ 30,705	\$ 83,676	\$ 81,641
Recovery Audit Services – Europe/Asia-Pacific	12,191	10,837	33,663	29,441
Adjacent Services	2,323	925	4,804	3,464
Total	\$ 43,320	\$ 42,467	\$ 122,143	\$ 114,546

Consolidated revenue for the three months ended September 30, 2018 increased by \$0.9 million, or 2.0%, compared to the same period in 2017. Consolidated revenue for the nine months ended September 30, 2018 increased by \$7.6 million, or 6.6%, compared to the same period in 2017. On a constant dollar basis, adjusted for changes in foreign exchange ("FX") rates, consolidated revenue for the three months ended September 30, 2018 increased 3.6% in the third quarter of 2018 compared to the same quarter in 2017. On a constant dollar basis, consolidated revenue for the nine months ended September 30, 2018 increased by 5.8% compared to the same period in 2017. Below is a discussion of our revenue for our three reportable segments.

Recovery Audit Services – Americas revenue decreased by \$1.9 million, or 6.2%, for the three months ended September 30, 2018 compared to the same period in 2017. For the nine months ended September 30, 2018, revenue increased by \$2.0 million, or 2.5%, compared to the same period in 2017. On a constant dollar basis, adjusted for changes in FX rates, the third quarter 2018 revenue decreased 5.2% compared to the same period in 2017. The decrease in the third quarter of 2018 was primarily a result of a delay in client approval and processing of certain claims, which approvals and processing should occur and associated fees billed in the fourth quarter of 2018.

Recovery Audit Services – Europe/Asia-Pacific revenue increased by \$1.4 million, or 12.5%, for the three months ended September 30, 2018 compared to the same period in 2017. For the nine months ended September 30, 2018, revenue increased by \$4.2 million, or 14.3%, compared to the same period in 2017. On a constant dollar basis, adjusted for changes in FX rates, the third quarter 2018 revenue increased 15.9% compared to the same period in 2017. The growth in the third quarter of 2018 was particularly strong in our European retail business driven from new clients originated in late 2017.

Adjacent Services revenue increased by \$1.4 million, or 151.1%, for the three months ended September 30, 2018 compared to the same period in 2017. For the nine months ended September 30, 2018, revenue increased by \$1.3 million, or 38.7%, compared to the same period in 2017. On a constant dollar basis, adjusted for changes in FX rates, the third quarter 2018 revenue increased 155.6% compared to the same period in 2017. The 2018 third quarter revenue growth is attributable to multiple contracts for advisory-led services using the PRGX OPTIX platform.

*Cost of Revenue (“COR”).* COR consists principally of commissions and other forms of variable compensation we pay to our auditors based primarily on the level of overpayment recoveries and/or profit margins derived therefrom, fixed auditor salaries, our data services costs allocated to client projects, compensation paid to various types of hourly support staff and salaries for operational and client service managers for our recovery audit services and our Adjacent Services businesses. COR also includes other direct and indirect costs incurred by these personnel, including office rent, travel and entertainment, telephone, utilities, maintenance and supplies and clerical assistance. A significant portion of the components comprising COR is variable and will increase or decrease with increases or decreases in revenue. Since the timing of our recognition of recovery audit revenue is impacted by the timing of claims recovery by our clients, which can often take between two and four months for a typical recovery audit engagement, with a longer time frame for the more complex contract compliance engagements, our revenue growth may lag incremental variable COR as we grow.

COR was as follows (in thousands):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Recovery Audit Services – Americas	\$ 17,602	\$ 18,552	\$ 52,866	\$ 51,154
Recovery Audit Services – Europe/Asia-Pacific	6,632	6,650	20,551	19,553
Adjacent Services	1,912	1,473	4,915	4,599
Total	\$ 26,146	\$ 26,675	\$ 78,332	\$ 75,306

COR as a percentage of revenue for Recovery Audit Services - Americas increased from 60.4% in the third quarter of 2017 to 61.1% in the third quarter of 2018. For the nine months ended September 30, 2018, COR increased from 62.7% to 63.2% compared to the same period in 2017. The increase in COR for Recovery Audit Services - Americas as a percentage of revenue in the three months ended September 30, 2018 is primarily due to the lower year-over-year revenue and the incremental impact of transformation and stock-based compensation expenses. For the three months ended September 30, 2018, on a constant dollar basis, adjusted for changes in FX rates, and after eliminating the impact of transformation and stock-based compensation expenses, COR as a percentage of revenue was basically unchanged compared to the prior year period. For the nine months ended September 30, 2018 we continued to benefit from operational process improvements which include the use of efficiency tools that allow us to accelerate the audit cycle and support standardized methodologies, enabling the use of lower cost shared service functions.

COR as a percentage of revenue for Recovery Audit Services - Europe/Asia-Pacific improved from 61.4% in the third quarter of 2017 to 54.4% for the three months ended September 30, 2018. For the nine months ended September 30, 2018, COR improved from 66.4% to 61.0% compared to the same period in 2017. On a constant dollar basis, adjusted for changes in FX rates, and after eliminating the impact of transformation and stock-based compensation expenses, COR as a percentage of revenue in the third quarter of 2018 improved by 6.9% compared to the same period in 2017. The improvement in COR for Recovery Audit Services - Europe/Asia-Pacific as a percentage of revenue in the three and nine months ended September 30, 2018 is primarily due to the increase in revenue and the impact of improved operational processes, partially offset by the cost of additional recovery audit management and staff.

Adjacent Services COR as a percentage of revenue improved 76.9% for the three months ended September 30, 2018 compared to the same period in 2017 and improved 30.5% for the nine months ended September 30, 2018 compared to the same period in 2017. The Adjacent Services COR improvement is primarily related to the increased year-over-year revenue and productivity improvements as we leverage the PRGX OPTIX tools in completing contracted work.

*Selling, General and Administrative Expenses ("SG&A").* SG&A expenses for all segments other than Corporate Support include the expenses of sales and marketing activities, information technology services and allocated corporate data center costs, human resources, legal, accounting, administration, foreign currency transaction gains and losses other than those relating to short-term intercompany balances and gains and losses on asset disposals. Corporate Support SG&A represents the unallocated portion of SG&A expenses which are not specifically attributable to our segment activities and include the expenses of information technology services, the corporate data center, human resources, legal, finance, executive management, accounting, treasury, administration, and stock-based compensation expense.

SG&A expenses were as follows (in thousands):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Recovery Audit Services – Americas	\$ 3,058	\$ 2,662	\$ 8,746	\$ 7,320
Recovery Audit Services – Europe/Asia-Pacific	2,535	2,114	5,643	5,247
Adjacent Services	569	910	1,423	3,040
Subtotal for reportable segments	6,162	5,686	15,812	15,607
Corporate Support	6,359	6,503	20,782	18,542
Total	\$ 12,521	\$ 12,189	\$ 36,594	\$ 34,149

Recovery Audit Services – Americas SG&A expenses increased by \$0.4 million and \$1.4 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. SG&A as a percentage of revenue increased from 8.7% in the third quarter of 2017 to 10.6% in the third quarter of 2018. The increased expenses primarily related to our investment in our sales and marketing teams, which was partially offset by other expense reductions within the segment.

Recovery Audit Services – Europe/Asia-Pacific SG&A expenses increased by \$0.4 million for the three and nine months ended September 30, 2018 compared to the same periods in 2017. SG&A as a percentage of revenue increased by 1.3% and decreased 1.0% for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. The improvement in the third quarter as a percentage of revenue was primarily due to the increased revenue in the third quarter 2018, partially offset by an increase in our investment in our sales team.

Adjacent Services SG&A decreased \$0.3 million and \$1.6 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. On a percentage of revenue basis, SG&A improved 73.9% and 58.2% for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. These improvements on a percentage of revenue basis were primarily due to higher revenues in the 2018 periods.

Corporate Support SG&A decreased \$0.1 million and increased \$2.2 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. Corporate Support SG&A for the 2018 three and nine month periods include stock-based compensation expense of \$1.3 million and \$4.2 million, respectively. Excluding stock-based compensation expense, Corporate Support SG&A expenses increased 14.1% and 26.1% for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017.

*Depreciation of property and equipment.* Depreciation of property and equipment was as follows (in thousands):

	<b>Three Months Ended September 30,</b>		<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>	<b>2018</b>	<b>2017</b>
	Recovery Audit Services – Americas	\$ 1,260	\$ 789	\$ 3,876
Recovery Audit Services – Europe/Asia-Pacific	164	161	512	453
Adjacent Services	289	183	908	531
Total	<u>\$ 1,713</u>	<u>\$ 1,133</u>	<u>\$ 5,296</u>	<u>\$ 3,462</u>

Depreciation expense increased \$0.6 million and \$1.8 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. These increases are primarily due to the cost of internally developed software tools which support all of our operating segments. These software tools were put into production in 2018 and are typically being depreciated over a three-year period.

*Amortization of intangible assets.* Amortization of intangible assets was as follows (in thousands):

	<b>Three Months Ended September 30,</b>		<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>	<b>2018</b>	<b>2017</b>
	Recovery Audit Services – Americas	\$ 445	\$ 329	\$ 1,218
Recovery Audit Services – Europe/Asia-Pacific	37	—	136	—
Adjacent Services	390	393	1,170	1,180
Total	<u>\$ 872</u>	<u>\$ 722</u>	<u>\$ 2,524</u>	<u>\$ 2,166</u>

Generally, we amortize the customer relationship and trademark intangible assets we record in connection with an acquisition on an accelerated basis over six years or longer, and we amortize non-compete agreements and trade names on a straight-line basis over five years or less. This methodology results in higher amortization immediately following an acquisition, and declining expense in subsequent periods. Amortization expense increased \$0.2 million and \$0.4 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. These increases are primarily due to the acquisition of C&CA.

*Acquisition-related adjustment (income) loss* reflects a \$1.6 million adjustment to the earnout consideration liability associated with the Lavante acquisition in 2016.

*Foreign Currency Transaction (Gains) Losses on Short-Term Intercompany Balances.* Foreign currency transaction gains and losses on short-term intercompany balances result from fluctuations in the exchange rates for foreign currencies and the U.S. dollar and the impact of these fluctuations, primarily on balances payable by our foreign subsidiaries to their U.S. parent. Substantial changes from period to period in foreign currency exchange rates may significantly impact the amount of such gains and losses. The strengthening of the U.S. dollar relative to other currencies results in recorded losses on short-term intercompany receivables from our foreign subsidiaries while the relative weakening of the U.S. dollar results in recorded gains. In the three and nine months ended September 30, 2018, we recorded foreign currency transaction losses of \$0.1 million and \$0.7 million, respectively, on short-term intercompany balances compared to gains of \$0.4 million and \$1.9 million, respectively, for the same periods in 2017.

*Interest Expense, net.* Interest expense, net increased \$0.3 million and \$1.1 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. The increases in the three and nine months were primarily due to the accretion of \$0.2 million and \$0.8 million, respectively, on earnout liabilities, a higher interest rate, and the incremental interest associated with the increased borrowings related to our acquisition of C&CA.

*Income Tax Expense.* Our income tax expense amounts as reported in the accompanying Condensed Consolidated Financial Statements (Unaudited) do not reflect amounts that normally would be expected due to several factors. The most significant of these factors is that for U.S. tax reporting purposes we have net operating loss carryforwards and other tax attributes which created deferred tax assets on our balance sheet. We reduce our deferred tax assets by a valuation allowance if it is more likely than not that some portion or all of a deferred tax asset will not be realized. Generally, these factors have resulted in minimal income tax expense or benefit relating to our operations in the United States. Reported income tax expense for the three and nine months ended September 30, 2018 and 2017 primarily results from taxes on the income of certain of our foreign subsidiaries.

As of each reporting date, the Company's management considers new evidence, both positive and negative, that could impact management's view with regard to the future realization of deferred tax assets. In the next twelve-month period, management may

be in the position to have sufficient positive evidence to release partially or in full the valuation allowance held over our U.S. and U.K. deferred tax assets.

On December 22, 2017, the Tax Cuts and Jobs Act (the "Tax Act"), was signed into law making significant changes to the Internal Revenue Code. The new legislation contains several key provisions that affect us including, but not limited to, the lowering of the U.S. corporate tax rate from 35% to 21% for tax years beginning after December 31, 2017, the transition of U.S. international taxation from a worldwide tax system to a territorial system, and a one-time transition tax on the mandatory deemed repatriation of cumulative foreign earnings. Additionally, in December 2017, the SEC staff issued Staff Accounting Bulletin No. 118, Income Tax Accounting Implications of the Tax Cuts and Jobs Act (SAB 118), which allows us to record provisional amounts during a measurement period not to extend beyond one year from the enactment date. Since the Tax Act was passed late in the fourth quarter of 2017, and ongoing guidance and accounting interpretation are expected, we consider the accounting of the transition tax, deferred tax re-measurements, and other items to be incomplete, though we recorded provisional amounts in the December 31, 2017 consolidated financial statements. We expect to complete our analysis within the measurement period in accordance with SAB 118.

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

We evaluate the performance of our operating segments based upon revenue and measures of profit or loss we refer to as EBITDA and Adjusted EBITDA. We define Adjusted EBITDA as earnings from continuing operations before interest and taxes ("EBIT"), adjusted for depreciation and amortization ("EBITDA"), and then adjusted for unusual and other significant items that management views as distorting the operating results of the various segments from period to period. Such adjustments include restructuring charges, stock-based compensation, bargain purchase gains, acquisition-related charges and benefits (acquisition transaction costs, acquisition obligations classified as compensation, and fair value adjustments to acquisition-related contingent consideration), tangible and intangible asset impairment charges, certain litigation costs and litigation settlements, severance charges and foreign currency transaction gains and losses on short-term intercompany balances viewed by management as individually or collectively significant.

EBIT, EBITDA and Adjusted EBITDA are all "non-GAAP financial measures" presented as supplemental measures of the Company's performance. They are not presented in accordance with accounting principles generally accepted in the United States ("GAAP"). We believe these measures provide additional meaningful information in evaluating our performance over time, and that the rating agencies and a number of lenders use EBITDA and similar measures for similar purposes. In addition, a measure similar to Adjusted EBITDA is used in the restrictive covenants contained in our secured credit facility. However, EBIT, EBITDA and Adjusted EBITDA have limitations as analytical tools, and should not be considered in isolation, or as substitutes for analysis of our results as reported under GAAP. In addition, in evaluating EBIT, EBITDA and Adjusted EBITDA, the adjustments may vary from period to period and in the future, we expect to incur expenses of a similar nature such as those used in calculating these measures. Our presentation of these measures should not be construed as an inference that future results will be unaffected by unusual or nonrecurring items.

A reconciliation of consolidated net loss to each of EBIT, EBITDA and Adjusted EBITDA for the periods presented in this report are as follows (in thousands):

**EBIT, EBITDA, and Adjusted EBITDA**

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Net income (loss)	\$ 2,301	\$ 733	\$ (3,266)	\$ (2,125)
Income tax expense	597	930	1,573	2,436
Interest expense, net	416	142	1,300	227
EBIT	3,314	1,805	(393)	538
Depreciation of property and equipment	1,713	1,135	5,297	3,468
Amortization of intangible assets	872	722	2,524	2,166
EBITDA	5,899	3,662	7,428	6,172
Foreign currency transaction losses (gains) on short-term intercompany balances	70	(418)	730	(1,927)
Acquisition-related adjustment (income) loss	(1,640)	—	(1,640)	—
Transformation severance and related expenses	439	692	2,428	1,592
Other (income) loss	(1)	17	16	(177)
Stock-based compensation	1,341	2,107	4,159	5,362
Adjusted EBITDA	\$ 6,108	\$ 6,060	\$ 13,121	\$ 11,022
Adjusted EBITDA from continuing operations	\$ 6,433	\$ 6,402	\$ 13,804	\$ 12,045

*Acquisition-related adjustment (income) loss* reflects a \$1.6 million adjustment to the earnout consideration liability associated with the Lavante acquisition in 2016.

Transformation severance and related expenses for the three and nine months ended September 30, 2018 decreased by \$0.3 million and increased \$0.8 million, respectively, compared to the same periods in 2017. Transformation severance and related expenses fluctuate with staff and lease reductions and across all segments to evolve our business or reduce our cost structure.

Stock-based compensation for the three and nine months ended September 30, 2018 decreased \$0.8 million, or 36.4%, and \$1.2 million, or 22.4%, respectively, compared to the same periods in 2017 primarily due to higher compensation expense associated with our performance-based restricted stock units in the prior year.

**Adjusted EBITDA**

We include a detailed calculation of Adjusted EBITDA by segment in Note 4 of “Notes to Consolidated Financial Statements” in Item 1 of this Form 10-Q. A summary of Adjusted EBITDA, from continuing operations by segment, for the three and nine months ended September 30, 2018 and 2017 is as follows (in thousands):

	Three Months Ended September 30,		Nine Months Ended September 30,	
	2018	2017	2018	2017
Recovery Audit Services – Americas	\$ 8,325	\$ 9,540	\$ 22,792	\$ 23,480
Recovery Audit Services – Europe/Asia-Pacific	3,008	2,433	8,468	5,223
Adjacent Services	(160)	(1,198)	(1,468)	(3,870)
Subtotal for reportable segments	11,173	10,775	29,792	24,833
Corporate Support	(4,740)	(4,373)	(15,988)	(12,788)
Total	\$ 6,433	\$ 6,402	\$ 13,804	\$ 12,045

Adjusted EBITDA for the three months ended September 30, 2018 was \$6.4 million, which was unchanged from the prior year. For the nine months ended September 30, 2018, Adjusted EBITDA increased \$1.8 million, or 14.6%, compared to the same

period in 2017. Adjusted EBITDA as a percentage of revenue decreased by 0.3% for the quarter ended September 30, 2018 compared to the same period in 2017. Adjusted EBITDA as a percentage of revenue increased by 0.8% for the nine-month period ended September 30, 2018 compared to the same period in 2017. The increase in the nine-month period relates to the flow through of the higher revenue and the operational improvements impacting gross margin, partially offset by the investments we are making in our sales, marketing and technology development teams. Our investment in sales and marketing includes increasing our sales force headcount, which accelerated in the second quarter and required lead time to become productive due to onboarding and the sales cycle. We are investing in the technology that we expect to enable our future growth in both Recovery Audit segments and our Adjacent Services segment.

Recovery Audit Services – Americas Adjusted EBITDA decreased \$1.2 million, or 12.7%, and \$0.7 million, or 2.9%, for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017.

Recovery Audit Services – Europe/Asia-Pacific Adjusted EBITDA increased by \$0.6 million, or 23.6%, and \$3.2 million, or 62.1%, for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017.

Adjacent Services Adjusted EBITDA improved \$1.0 million, or 86.6%, and \$2.4 million, or 62.1%, for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017.

Corporate Support Adjusted EBITDA decreased by \$0.4 million and \$3.2 million for the three and nine months ended September 30, 2018, respectively, compared to the same periods in 2017. Corporate support included a \$1.6 million adjustment to the earnout consideration liability associated with the Lavante acquisition in 2016.

### **Liquidity and Capital Resources and Financial Position**

Cash and cash equivalents include all cash balances and highly liquid investments with an initial maturity of three months or less from the date of purchase. We place our temporary cash investments with high credit quality financial institutions. At times, certain investments may be in excess of the Federal Deposit Insurance Corporation (“FDIC”) insurance limit or otherwise may not be covered by FDIC insurance. Some of our cash and cash equivalents are held at banks in jurisdictions outside the U.S. that have restrictions on transferring such assets outside of these countries on a temporary or permanent basis. Such restricted net assets are not material to our consolidated net assets.

As of September 30, 2018, we had \$10.5 million in cash and cash equivalents and \$17.6 million of borrowings under our credit facility with SunTrust. As of September 30, 2018, the limit on our credit facility was \$35.0 million, and we had \$17.4 million of availability for additional borrowings. As of September 30, 2018, the Company was in compliance with the covenants in its SunTrust credit facility. We amended the SunTrust credit facility in January 2014, December 2014, December 2016, May 2017, March 2018, September 2018, and November 2018 as further described in *Secured Credit Facility* below.

The \$10.5 million in cash and cash equivalents includes \$1.9 million held at banks in the U.S. and the remainder held at banks in other jurisdictions, primarily, in Mexico, Canada, the United Kingdom, India, Australia, France and Brazil. Certain foreign jurisdictions restrict the amount of cash that can be transferred to the U.S. or impose taxes and penalties on such transfers of cash. To the extent we have excess cash in foreign jurisdictions that could be used in, or is needed by, our operations in the U.S., we may incur significant penalties and/or taxes to repatriate these funds. Generally, we have not provided for deferred taxes on the undistributed earnings of international subsidiaries as we consider these earnings to be permanently reinvested. However, we do not consider the earnings of our Canadian subsidiary to be permanently reinvested, and have provided for deferred taxes relating to the potential repatriation of the funds held in Canada.

Our cash and cash equivalents as of September 30, 2018 included short-term investments of approximately \$2.2 million, the majority of which was held at banks outside of the United States, primarily in Brazil, Canada, and Argentina.

*Operating Activities.* Net cash (used in) provided by operating activities was (\$3.5 million) and \$3.6 million for the nine months ended September 30, 2018 and 2017, respectively. These amounts consist of two components, specifically, net loss adjusted for certain non-cash items (such as depreciation, amortization, stock-based compensation expense, non-cash interest expense, foreign currency transaction losses (gains) on short term intercompany balances and deferred income taxes) and changes in assets and liabilities, primarily working capital, as follows (in thousands):

	<b>Nine Months Ended September 30,</b>	
	<b>2018</b>	<b>2017</b>
Net loss	\$ (3,266)	\$ (2,125)
Adjustments for certain non-cash items	12,094	9,139
	8,828	7,014
Changes in operating assets and liabilities	(12,316)	(3,457)
Net cash (used in) provided by operating activities	<u>\$ (3,488)</u>	<u>\$ 3,557</u>

In the nine months ended September 30, 2018, we used net cash of \$3.5 million, while in the same period in 2017 our operating activities provided net cash of \$3.6 million. Components of this change included an additional \$1.1 million of net loss in 2018 offset by a \$3.0 million increase in adjustments for non-cash items. Additionally, \$5.9 million of operating cash used during 2018 related to the changes in operating assets and liabilities. The remainder of the change relates to a first quarter 2018 use of \$6.5 million in operating cash for the payout (including taxes) related to performance-based restricted stock units granted in 2016. Excluding this payout, net cash provided by operating activities, in the nine months ended September 30, 2018 was \$2.9 million.

The Company does not have additional outstanding performance-based restricted stock units that settle in cash. On June 30, 2018, Stock Appreciation Rights (SARs) covering 200,000 shares of the Company's common stock vested and became payable to the Company's Chief Executive Officer in cash in a lump sum equal to \$1.0 million (less applicable tax withholding), which was paid in July 2018. Additional SARs covering 303,125 shares of the Company's common stock were granted to employees on May 29, 2018 with an exercise price of \$9.60. These SARs vest and are exercisable in 2020.

*Investing Activities.* Net cash used in investing activities was \$7.9 million for the nine months ended September 30, 2018, primarily due to purchases of property and equipment to upgrade the Company's technology infrastructure, computer equipment, and to develop new analytics tools. Net cash used in investing activities was \$16.6 million for the nine months ended September 30, 2017, including \$10.1 million for the acquisition of C&CA and \$6.4 million for purchases of property and equipment to upgrade the Company's information technology infrastructure and develop new analytics tools.

*Financing Activities.* Net cash provided by financing activities was \$2.8 million for the nine months ended September 30, 2018. In July 2018, we increased our net borrowings by \$4.0 million from our SunTrust credit facility to pay the earnout liability associated with the C&CA acquisition. We received \$4.2 million in proceeds from option exercises in the nine months ended September 30, 2018, which was partially offset by \$1.3 million paid for shares of common stock surrendered by employees to satisfy employee taxes arising from the vesting of restricted stock and restricted stock unit awards.

#### ***Future Cash Requirements and Restrictions***

We expect our capital expenditures will be between \$10 million and \$12 million in fiscal year 2018. We expect our capital expenditures to continue at a similar or slightly greater level through the remainder of 2018 primarily for technology infrastructure and software development plans. Capital expenditures are discretionary, and we currently expect to continue to make capital expenditures to enhance our information technology infrastructure (both hardware and software) and analytics tools in the foreseeable future. Should we experience a change in our operating results, we may alter our capital expenditure plan in accordance with the needs of the Company.

We believe that the existing cash and cash equivalent balances, cash provided from operations, and borrowings available under the Company's SunTrust credit facility will provide sufficient liquidity to meet the operating and capital expenditure needs for existing operations during the next twelve months.

#### **Secured Credit Facility**

On January 19, 2010, we entered into a four-year revolving credit and term loan agreement with SunTrust Bank ("SunTrust"). The SunTrust credit facility initially consisted of a \$15.0 million committed revolving credit facility and a \$15.0 million term loan. The SunTrust credit facility is guaranteed by the Company and its material domestic subsidiaries and is secured by substantially

all of our assets. Borrowing availability under the SunTrust revolver at December 31, 2017 was \$21.4 million. As of December 31, 2017, we had \$13.6 million in outstanding borrowings under the SunTrust revolver. The SunTrust term loan required quarterly principal payments of \$0.8 million from March 2010 through December 2013, and a final principal payment of \$3.0 million in January 2014 that we paid in December 2013.

On January 17, 2014, we entered into an amendment of the SunTrust credit facility that increased the committed credit facility from \$15.0 million to \$25.0 million, lowered the applicable margin to a fixed rate of 1.75%, eliminated the provision limiting availability under the credit facility based on eligible accounts receivable, increased our stock repurchase program limit, and extended the scheduled maturity of the credit facility to January 16, 2015 (subject to earlier termination as provided therein). The amendment also required us to pay a commitment fee of 0.5% per annum, payable quarterly, on the unused portion of the \$25.0 million credit facility.

On December 23, 2014, we entered into an amendment of the SunTrust credit facility that reduced the committed revolving credit facility from \$25.0 million to \$20.0 million. Pursuant to the December 2014 amendment, the SunTrust credit facility would bear interest at a rate per annum comprised of a specified index rate based on one-month LIBOR, plus an applicable margin (1.75% per annum). The index rate was determined as of the first business day of each calendar month. This amendment to the SunTrust credit facility provided for two financial covenants (a maximum leverage ratio and a minimum fixed charge coverage ratio) that apply only if we have borrowings under the credit facility that arise or remain outstanding during the final 30 calendar days of any fiscal quarter. These financial covenants also will be tested, on a modified pro forma basis, in connection with each new borrowing under the credit facility. This amendment also extended the scheduled maturity of the revolving credit facility to December 23, 2017 and lowered the commitment fee to 0.25% per annum, payable quarterly, on the unused portion of the revolving credit facility.

On December 21, 2016, we entered into an amendment of the SunTrust credit facility in order to clarify certain definitions and other terms of the facility.

On May 4, 2017, we entered into an amendment of the SunTrust credit facility, that, among other things, (i) increased the aggregate principal amount of the committed revolving credit facility from \$20.0 million to \$35.0 million through December 31, 2018, which amount will be reduced to \$30.0 million thereafter, (ii) extended the maturity date of the credit facility to December 31, 2019, (iii) added customary provisions to reflect European Union "bail-in" directive compliance language, and (iv) modified the financial covenants applicable to us during the remaining term of the credit facility by (A) revising the maximum leverage ratio and minimum fixed charge coverage ratio and (B) adding an additional financial covenant requiring us to maintain a minimum amount of consolidated adjusted EBITDA. In addition, the applicable margin used to determine the interest rate per annum on outstanding borrowings under the credit facility, and the ongoing commitment fee payable on the unused portion of the revolving credit facility commitment, both of which previously had been fixed percentages per annum, have been amended and both now will vary based upon our quarterly leverage ratio calculation under the SunTrust credit facility. The interest rate at September 30, 2018 was approximately 4.35% and the ongoing commitment fee was 0.25%.

On March 21, 2018 the SunTrust credit facility was amended with respect to the calculation of consolidated adjusted EBITDA for financial covenant compliance. The debt covenant calculation was modified to include the cash component of stock-based compensation for 2017.

On September 28, 2018, the SunTrust credit facility was amended to reduce from 1.25 to 1.00 the minimum fixed charge coverage ratio required for the Company with respect to the Company's quarter ended September 30, 2018. The amendment also clarified that the Company's right to repurchase or otherwise reacquire its outstanding common stock also applies to the repurchase or other reacquisition of outstanding options or warrants to acquire shares of the Company's common stock.

On November 5, 2018, the SunTrust credit facility was amended to add, as an additional financial condition to the Company's ability to make certain restricted payments, a requirement that the Company have an aggregate "minimum liquidity" of \$5.0 million immediately prior to and immediately after giving effect to any restricted payment, with "minimum liquidity" being defined as 100% of all unrestricted domestic cash holdings, 70% of unrestricted foreign cash holdings, and the unused availability under the SunTrust credit facility. In addition, the calculation of the fixed charge coverage ratio was revised to exclude the following fixed charges: (i) the \$4.0 million earnout payment made in the second quarter of 2018 in connection with a prior acquisition by the Company, and (ii) up to \$5.0 million (in the aggregate) of restricted payments consisting of redemption, purchases or repurchases of capital stock in the fourth quarter of 2018 and the first quarter of 2019.

The SunTrust credit facility includes customary affirmative, negative, and financial covenants binding on the Company, including delivery of financial statements and other reports, conduct of business, and transactions with affiliates. The negative covenants limit our ability, among other things, to incur debt, incur liens, make investments, sell assets or declare or pay dividends on its capital stock. The financial covenants included in the credit facility set forth maximum leverage and minimum fixed charge

coverage ratios and require maintenance of a minimum amount of consolidated adjusted earnings before interest, taxes, depreciation and amortization. In addition, the credit facility includes customary events of default. As of September 30, 2018, we had \$17.6 million in outstanding borrowings under the SunTrust credit facility. The Company was in compliance with the covenants in its SunTrust credit facility as of September 30, 2018.

### **Capital Allocation**

The Company allocates its capital resources to invest in the capital expenditure and operations needed to execute on its business strategy. Today this includes our investments in our sales and marketing organization, our information technology infrastructure and talent, and our technology solutions. We also look for merger and acquisition opportunities that advance our growth strategy or accelerate our acquisition of key technologies. Finally, we look to return capital to our investors.

On February 21, 2014, the Company's Board of Directors authorized a stock repurchase program under which the Company could repurchase up to \$10.0 million of the Company's common stock from time to time through March 31, 2015. Since 2014, the original authorization of the stock repurchase program, the Board of Directors has modified the program from time to time to increase the repurchase limit to \$60 million and extend the expiration date to December 31, 2018.

On November 1, 2018, the Company's Board of Directors approved a \$15 million increase (to \$75 million) in the Company's stock repurchase program and extended the duration of the program to December 31, 2019. Since the February 2014 announcement of the program, the Company has repurchased 8.6 million shares of its common stock for an aggregate cost of \$44.5 million. These shares were retired and accounted for as a reduction to Shareholders' Equity in the Consolidated Balance Sheet. Direct costs incurred to acquire the shares are included in the total cost of the shares. As of October 26, 2018, the Company has approximately 23.6 million shares of common stock outstanding.

The timing and amount of future repurchases, if any, will depend upon the Company's stock price, the amount of the Company's available cash, regulatory requirements, and other corporate considerations. The Company may initiate, suspend or discontinue purchases under the stock repurchase program at any time.

### **Off-Balance Sheet Arrangements**

As of September 30, 2018, the Company did not have any material off-balance sheet arrangements, as defined in Item 303(a)(4)(ii) of the SEC's Regulation S-K.

## Critical Accounting Policies

We describe the Company's significant accounting policies in Note 1 of the Company's Consolidated Financial Statements in its Annual Report on Form 10-K for the year ended December 31, 2017. We consider certain of these accounting policies to be "critical" to the portrayal of the Company's financial position and results of operations, as they require the application of significant judgment by management. As a result, they are subject to an inherent degree of uncertainty. We identify and discuss these "critical" accounting policies in the Management's Discussion and Analysis of Financial Condition and Results of Operations section of the Company's Annual Report on Form 10-K for the year ended December 31, 2017. There have been no significant changes in our critical accounting policies since December 31, 2017 except for our policy on revenue recognition. As of January 1, 2018, our revenue recognition policy changed due to the implementation of the Financial Accounting Standards Board ("FASB") issued Accounting Standards Codification ("ASC") 2014-09, *Revenue from Contracts with Customers*, and its subsequent amendments and modifications.

Management bases its estimates and judgments on historical experience and on various other factors that management believes to be reasonable under the circumstances, the results of which form the basis for making judgments about the carrying values of assets and liabilities that are not readily apparent from other sources. Actual results may differ from these estimates under different assumptions or conditions. On an ongoing basis, management evaluates its estimates and judgments, including those considered "critical". Management has discussed the development, selection and evaluation of accounting estimates, including those deemed "critical," and the associated disclosures in this Quarterly Report on Form 10-Q with the Audit Committee of the Board of Directors.

The following is a summary of our revised policy on revenue recognition. Refer to "Management's Discussion and Analysis" included in our Annual Report on Form 10-K for the year ended December 31, 2017 for the policies in effect for revenue prior to January 1, 2018, and for all other critical accounting policies. The adoption of this new accounting standard did not have a material impact on our consolidated financial statements.

- *Revenue Recognition.* We recognize revenue in accordance with the transfer of promised goods or services to customers that reflects the consideration to which we expect to be entitled in exchange for those goods or services. To adhere to this core principle, we apply the following five steps: (a) identify contract(s) with a customer; (b) identify the performance obligations in a contract; (c) determine the transaction price; (d) allocate the transaction price to the performance obligations in a contract; and (e) recognize revenue when (or as) performance obligations are satisfied. We determine that we have satisfied the performance obligation when our customers obtain control of the goods or services as evidenced by the customer's ability to direct the use, or the ability to receive substantially all of the remaining economic benefit, of the contract assets. Additionally, for purposes of determining the appropriate timing of recognition, revenue will be recognized over time or at a point in time based on an evaluation of the specific criteria that is to be achieved to meet the performance obligations of each contract.

The determination that we have met the core principle for revenue recognition, and have applied the five steps appropriately, requires significant judgment. Management considers the application of this judgment to be critical in determining the appropriate amount of revenue to be recognized. The most critical judgments are required in the determination of the transaction price, the identification of the performance obligations within a contract, and the determination as to whether or not and to what extent such performance obligations have been satisfied. A misapplication of this judgment could result in inappropriate recognition of revenue.

Revenue is recognized over time, on an invoice basis, for our recovery audit contracts. We adopted the Invoicing Expedient as provided for under ASC Topic 606, which allows for the recognition of revenue for an amount that an entity has a right to invoice its customer. It is management's conclusion that PRGX's right to consideration from our customers corresponds directly with the value provided to customers from our performance to-date, as represented by billable recoveries. A recovery is billable when it is determined that the customer has received the economic benefit from the service (generally through credits taken against existing accounts payable due to, or refund checks received from, the customer's vendors).

Revenue is recognized over time for our subscription services. Typically, implementation services, hosting services, unspecified upgrades, technical and support services, service level guarantees and subscription rights under contracts for subscription services are delivered concurrently and are therefore considered a single performance obligation. Generally, revenue will be recognized ratably over the subscription term as this represents the timing of when those services are transferred to the customer. The subscription term commences when the customer both has access to the software application and can benefit from it (i.e. implementation has been completed).

Revenue is recognized at a point in time for certain services provided on a fixed fee basis, and over time for certain services performed on a fee per time period basis or other unit of performance.

### Item 3. Quantitative and Qualitative Disclosures About Market Risk

*Foreign Currency Market Risk.* Our reporting currency is the U.S. dollar, although we transact business in various foreign locations and currencies. As a result, our financial results could be significantly affected by factors such as changes in foreign currency exchange rates or weak economic conditions in the foreign markets in which we provide our services. Our operating results are exposed to changes in exchange rates between the U.S. dollar and the currencies of the other countries in which we operate. When the U.S. dollar strengthens against other currencies, the translated value of foreign functional currency results in lower net income. When the U.S. dollar weakens, the translated value of the foreign functional currency results in higher net income. We therefore are adversely affected by a stronger dollar relative to major currencies worldwide. During the three and nine months ended September 30, 2018, we recognized \$3.6 million and \$10.0 million, respectively, of operating income from operations located outside the U.S., virtually all of which was originally accounted for in currencies other than the U.S. dollar. Upon translation into U.S. dollars, such operating income would increase or decrease, assuming a hypothetical 10% change in weighted-average foreign currency exchange rates against the U.S. dollar, by approximately \$0.4 million and \$1.0 million for the three and nine months ended September 30, 2018, respectively. We currently do not have any arrangements in place to hedge our foreign currency risk.

*Interest Rate Risk.* Our interest income and expense are sensitive to changes in the general level of U.S. interest rates. In this regard, changes in U.S. interest rates affect the interest earned on our cash equivalents as well as interest paid on amounts outstanding under our SunTrust credit facility, if any. As of September 30, 2018, we had \$17.4 million of borrowing availability under our SunTrust revolving credit facility and \$17.6 million borrowed under the SunTrust credit facility as of that date. Interest on our SunTrust credit facility is payable monthly and accrues at an index rate using the one-month LIBOR rate plus an applicable margin, which was 2.25% during the quarter ended September 30, 2018. The applicable margin ranges from 2.25% to 2.75%, with the actual applicable margin determined by the result of a leverage ratio calculation under the credit facility. Assuming full utilization of the revolving credit facility, a hypothetical 100 basis point change in interest rates applicable to the revolver would result in an approximate \$0.4 million change in annual pre-tax income.

**Item 4. Controls and Procedures**

The Company carried out an evaluation, under the supervision and with the participation of its management, including the Chief Executive Officer and Chief Financial Officer, of the effectiveness of the design and operation of the Company's "disclosure controls and procedures" (as defined in the Exchange Act Rule 13a-15(e)) as of the end of the period covered by this Report. Based upon that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were effective as of September 30, 2018.

There were no changes in the Company's internal control over financial reporting during the quarter ended September 30, 2018 that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

## PART II. OTHER INFORMATION

### Item 1. Legal Proceedings

The Company is party to a variety of legal proceedings arising in the normal course of business. While the results of these proceedings cannot be predicted with certainty, management believes that the final outcome of these proceedings will not have a material adverse effect on our financial position, results of operations or cash flows.

### Item 1A. Risk Factors

There have been no material changes in the risks facing the Company as described in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

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

There were no purchases of the Company's equity securities made by or on behalf of the Company or any affiliated purchaser (as defined in Exchange Act Rule 10b-18) during the three-month period ended September 30, 2018.

On February 21, 2014, the Company's Board of Directors authorized a stock repurchase program. Since 2014, the original authorization of the stock repurchase program, the Board of Directors has modified the program from time to time to increase the repurchase limit to \$60 million and extend the expiration date to December 31, 2018. As of September 30, 2018, the maximum approximate dollar value of shares that may yet be purchased under the share repurchase program described above in the future is \$15.5 million.

On November 1, 2018, the Company's Board of Directors approved a \$15 million increase in the Company's stock repurchase program and extended the duration of the program to December 31, 2019.

The Company's current credit facility prohibits the payment of any cash dividends on the Company's capital stock.

### Item 3. Defaults Upon Senior Securities

None.

### Item 4. Mine Safety Disclosures

Not applicable.

### Item 5. Other Information

On November 5, 2018, the SunTrust credit facility was amended to add, as an additional financial condition to the Company's ability to make certain restricted payments, a requirement that the Company have an aggregate "minimum liquidity" of \$5.0 million immediately prior to and immediately after giving effect to any restricted payment, with "minimum liquidity" being defined as 100% of all unrestricted domestic cash holdings, 70% of unrestricted foreign cash holdings, and the unused availability under the SunTrust credit facility. In addition, the calculation of the fixed charge coverage ratio was revised to exclude the following fixed charges: (i) the \$4.0 million earnout payment made in the second quarter of 2018 in connection with a prior acquisition by the Company, and (ii) up to \$5.0 million (in the aggregate) of restricted payments consisting of redemption purchases or repurchases of capital stock in the fourth quarter of 2018 and the first quarter of 2019.

A copy of this amendment is attached to this Report as Exhibit 10.4 and is incorporated herein by reference. The foregoing description of this amendment does not purport to be complete and is qualified in its entirety by reference to the amendment.

## Item 6. Exhibits

Exhibit Number	Description
3.1	<a href="#">Restated Articles of Incorporation of the Registrant, as amended and corrected through August 11, 2006 (restated solely for the purpose of filing with the Commission) (incorporated by reference to Exhibit 3.1 to the Registrant's Form 8-K filed on August 17, 2006).</a>
3.1.1	<a href="#">Articles of Amendment of the Registrant effective January 20, 2010 (incorporated by reference to Exhibit 3.1 to the Registrant's Form 8-K filed on January 25, 2010).</a>
3.2	<a href="#">Amended and Restated Bylaws of the Registrant (incorporated by reference to Exhibit 3.1 to the Registrant's Form 8-K filed on December 11, 2007).</a>
4.1	<a href="#">Specimen Common Stock Certificate (incorporated by reference to Exhibit 4.1 to the Registrant's Form 10-K for the year ended December 31, 2001).</a>
4.2	See Restated Articles of Incorporation and Bylaws of the Registrant, filed as Exhibits 3.1 and 3.2, respectively.
10.1	<a href="#">Employment Agreement dated August 30, 2018, by and between Peter Limeri and the Company (incorporated by reference to Exhibit 10.1 to the Registrant's Form 8-K filed on August 30, 2018).</a>
10.2	<a href="#">Twelfth Loan Documents Modification Agreement dated September 28, 2018, by and among PRGX Global, Inc. and PRGX USA, Inc., as borrowers, the other direct and indirect subsidiaries of PRGX Global, Inc. signatory thereto, and SunTrust Bank, as administrative agent, the sole lender and issuing bank (incorporated by reference to Exhibit 10.1 to the Registrant's Form 8-K filed on October 2, 2018).</a>
10.3	<a href="#">Separation Agreement dated September 27, 2018, by and between Deborah M. Schleicher and the Company (incorporated by reference to Exhibit 10.2 to the Registrant's Form 8-K filed on October 2, 2018).</a>
10.4	<a href="#">Thirteenth Loan Documents Modification Agreement dated November 5, 2018, by and among PRGX Global, Inc. and PRGX USA, Inc., as borrowers, the other direct and indirect subsidiaries of PRGX Global, Inc., signatory thereto, and SunTrust Bank, as administrative agent, the sole lender and issuing bank.</a>
31.1	<a href="#">Certification of the Chief Executive Officer, pursuant to Rule 13a-14(a) or 15d-14(a), for the quarter ended September 30, 2018.</a>
31.2	<a href="#">Certification of the Chief Financial Officer, pursuant to Rule 13a-14(a) or 15d-14(a), for the quarter ended September 30, 2018.</a>
32.1	<a href="#">Certification of the Chief Executive Officer and Chief Financial Officer, pursuant to 18 U.S.C. Section 1350, for the quarter ended September 30, 2018.</a>
101.INS	XBRL Instance Document
101.SCH	XBRL Taxonomy Extension Schema
101.CAL	XBRL Taxonomy Extension Calculation Linkbase
101.DEF	XBRL Taxonomy Extension Definition Linkbase
101.LAB	XBRL Taxonomy Extension Label Linkbase
101.PRE	XBRL Taxonomy Extension Presentation Linkbase

**SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Report to be signed on its behalf by the undersigned, thereunto duly authorized.

PRGX GLOBAL, INC.

November 8, 2018

By: \_\_\_\_\_ /s/ Ronald E. Stewart  
Ronald E. Stewart  
*President, Chief Executive Officer, Director  
(Principal Executive Officer)*

November 8, 2018

By: \_\_\_\_\_ /s/ Peter Limeri  
Peter Limeri  
*Chief Financial Officer, Treasurer and Controller  
(Principal Financial and Accounting Officer)*

**THIRTEENTH LOAN DOCUMENTS MODIFICATION AGREEMENT**

THIS THIRTEENTH LOAN DOCUMENTS MODIFICATION AGREEMENT (this “Amendment”) is made and entered into as of the 5<sup>th</sup> day of November, 2018, by and among PRGX GLOBAL, INC., a Georgia corporation (“PRGX”), PRGX USA, INC., a Georgia corporation (“PRG-USA”) (PRGX and PRG-USA are each individually, a “Borrower”, and collectively, the “Borrowers”), each of the Subsidiaries of PRGX listed as a “Guarantor” on the signature pages hereto (each such Subsidiary individually, a “Guarantor”, and collectively, the “Guarantors”), and SUNTRUST BANK, as Administrative Agent, the sole Lender and Issuing Bank.

BACKGROUND STATEMENT

WHEREAS, Borrowers have entered into that certain Amended and Restated Revolving Credit Agreement, dated as of December 23, 2014 (as may have been and may be subsequently amended, restated, supplemented or otherwise modified from time-to-time, the “Credit Agreement”; all capitalized terms used but not otherwise defined herein shall have the meanings ascribed to them in the Credit Agreement), with the Administrative Agent, the issuing bank thereunder and the lenders from time to time party thereto (the “Lenders”); and

WHEREAS, Borrowers and Guarantors have entered into various other instruments, agreements, documents and writings in connection with the Credit Agreement (as may have been and may be subsequently amended, restated, supplemented or otherwise modified from time-to-time, collectively, the “Loan Documents”); and

WHEREAS, Borrowers have requested that the Credit Agreement be amended in certain respects as herein provided in order to clarify or modify certain existing provisions contained therein, and in connection therewith, Administrative Agent, the Issuing Bank and the Lenders have requested that the Credit Agreement also be amended in certain further respects as herein provided, all as more specifically set forth herein; and

WHEREAS, the parties hereto are willing to amend the Credit Agreement as aforesaid, provided, however, that Borrowers and Guarantors fully comply with the provisions of this Amendment; and

WHEREAS, Guarantors are willing to reaffirm the covenants, representations and warranties set forth in the Subsidiary Guaranty Agreement.

NOW, THEREFORE, for and in consideration of the above premises and other good and valuable consideration, the receipt and sufficiency of which hereby is acknowledged by the parties hereto, Borrowers, Guarantors, Administrative Agent, the sole Lender and Issuing Bank agree as follows:

1. Conditions Precedent, Etc.

(a) Notwithstanding any other provision of this Amendment, and without affecting in any manner the rights of Administrative Agent, the sole Lender or the Issuing Bank hereunder, it is understood and agreed that this Amendment shall not become effective, and the Loan Parties shall have no rights under this Amendment, until Administrative Agent shall have received fully executed counterparts to this Amendment from the Loan Parties.

(b) Although not a condition to the effectiveness of this Amendment, Borrowers shall reimburse or pay of all Administrative Agent’s reasonable out-of-pocket expenses incurred in connection with this Amendment (including, without limitation, reasonable fees, charges and disbursements of counsel to Administrative Agent) not later than three (3) Business Days after receipt of an invoice therefor. Borrowers’ failure to do so shall constitute an Event of Default under Section 8.1(a) of the Credit Agreement.

2. Modification of Credit Agreement. The Credit Agreement is hereby amended, effective as of the date hereof, as follows:

(i) By amending and restating the definition of “Fixed Charge Coverage Ratio” set forth in Section 1.1, as follows:

“Fixed Charge Coverage Ratio” shall mean, as of any date of determination, the ratio of: (a) Consolidated Adjusted EBITDA less the actual amount paid by PRGX and its Subsidiaries in cash on account of Capital Expenditures and Cash Taxes (to the extent comprised of income taxes actually paid in cash), in each case measured for the four consecutive Fiscal Quarters ending on or immediately prior to such date (the “four-quarter period”); to (b) Consolidated Fixed Charges, measured for that four-quarter period. To the extent such four-quarter period includes the Fiscal Quarter ended June 30, 2018, Consolidated Fixed Charges shall exclude Earn-Out Payments paid during such Fiscal Quarter, in an aggregate amount not to exceed \$4,000,000. To the extent such four-quarter period includes either or both of the Fiscal Quarters ending December 31,

2018, and March 31, 2019, Consolidated Fixed Charges shall exclude Restricted Payments consisting of the redemption, purchase or repurchase by PRGX of its Capital Stock (other than Disqualified Stock) made in such respective Fiscal Quarter as follows: (x) as to the Fiscal Quarter ending December 31, 2018, in an aggregate amount not to exceed \$5,000,000; and (y) as to the Fiscal Quarter ending March 31, 2019, in an aggregate amount not to exceed \$5,000,000 less the amount, if any, excluded under the foregoing clause (x), whether or not such Fiscal Quarter ending December 31, 2018 is included in the four-quarter period then being tested.

(ii) By adding the following new defined terms to Section 1.1, to be inserted into proper alphabetical order:

“Minimum Liquidity” shall mean, as of any date of determination, the aggregate amount of: (i) unrestricted domestic Permitted Investments and cash (including demand deposit accounts) and Cash Equivalents of PRGX and its Subsidiaries, in each case unencumbered by any Lien (other than in favor of Administrative Agent or as permitted under clause (vi) of the definition of “Permitted Encumbrances”); plus (ii) seventy percent (70)% of unrestricted foreign Permitted Investments and cash (including demand deposit accounts) of PRGX and its Subsidiaries, in each case unencumbered by any Lien (other than in favor of Administrative Agent or as permitted under clause (vi) of the definition of “Permitted Encumbrances”); plus (iii) the amount by which the Aggregate Revolving Commitment Amount exceeds the aggregate Revolving Credit Exposure of all Lenders on such date of determination.

“Thirteenth Amendment Date” shall mean November 5, 2018.”

(iii) By amending and restating Section 7.5, as follows:

**7.5 Restricted Payments.** The Borrowers will not, and will not permit any of their respective Subsidiaries to, declare or make, or agree to pay or make, directly or indirectly, any dividend or distribution on any class of its Capital Stock, or make any payment on account of, or set apart assets for a sinking or other analogous fund for, the purchase, redemption, retirement, defeasance or other acquisition of, any shares of Capital Stock or Indebtedness subordinated to the Obligations of the Borrowers or any Guarantee thereof or any options, warrants, or other rights to purchase such Capital Stock or such Indebtedness, whether now or hereafter outstanding (each, a “Restricted Payment”), except for (i) dividends payable by the Borrowers solely in shares of any class of their respective Capital Stock, (ii) Restricted Payments made by any Subsidiary to any Borrower or to another Subsidiary, on at least a pro rata basis with any other shareholders if such Subsidiary is not wholly owned by a Borrower and other wholly owned Subsidiaries, (iii) Restricted Payments made in connection with the “net” exercise or delivery of shares of Capital Stock with respect to options, warrants and other rights to acquire Capital Stock to pay the exercise or purchase price thereof or applicable withholding taxes with respect thereto, to the extent conducted on a cashless basis, and (iv) if no Event of Default exists and is continuing (or would result therefrom), the redemption, purchase or repurchase of PRGX’s Capital Stock (other than Disqualified Stock) by PRGX pursuant to any open-market purchases, privately negotiated transactions or otherwise; provided that, in the case of the foregoing clause (iv), both immediately before and immediately after giving effect to any such Restricted Payment occurring on or after the Thirteenth Amendment Date, PRGX and its Subsidiaries shall have Minimum Liquidity of not less than \$5,000,000 in the aggregate.

3. Ratification and Reaffirmation. Except as herein expressly modified or amended, all the terms and conditions of the Credit Agreement and the other Loan Documents are hereby ratified, affirmed, and approved. As of the date hereof and giving effect to the modifications and amendments hereunder, Borrowers and Guarantors hereby reaffirm and restate each and every warranty and representation set forth in any Loan Document, in each case except to the extent such warranty or representation expressly relates to an earlier date.

4. Reaffirmation of Guaranty. Guarantors hereby ratify, confirm, reaffirm and covenant that the Subsidiary Guaranty Agreement which they have executed is validly existing and binding against each of them under the terms of such Subsidiary Guaranty Agreement. Guarantors hereby reaffirm and restate, as of the date hereof and giving effect to the modifications and amendments hereunder, all covenants, representations and warranties set forth in the Subsidiary Guaranty Agreement, and specifically reaffirm that each of their obligations under the Subsidiary Guaranty Agreement extend and apply for all purposes to the Credit Agreement as amended hereby.

5. No Novation. The parties hereto hereby acknowledge and agree that this Amendment shall not constitute a novation of the indebtedness evidenced by any of the Loan Documents, and further that the terms and provisions of the Loan Documents shall remain valid and in full force and effect except as be herein modified and amended.

6. Release. For purposes of this Paragraph 6, the term “Borrower Parties” shall mean Borrowers and Guarantors collectively and the term “Lender Parties” shall mean Administrative Agent, Lenders and Issuing Bank, and shall include each of their respective predecessors, successors and assigns, and each past and present, direct and indirect, parent, subsidiary and affiliated entity of each of the foregoing, and each past and present employee, agent, attorney in fact, attorney at law, representative, officer, director, shareholder, partner and joint venturer of each of the foregoing, and each heir, executor, administrator, successor and assign of each of the

foregoing; references in this paragraph to “any” of such parties shall be deemed to mean “any one or more” of such parties; and references in this sentence to “each of the foregoing” shall mean and refer cumulatively to each party referred to in this sentence up to the point of such reference. Each Borrower and each Guarantor hereby acknowledges, represents and agrees: that, as of the date hereof, Borrowers and Guarantors have no defenses, setoffs, claims, counterclaims or causes of action of any kind or nature whatsoever with respect to the Credit Agreement, the Subsidiary Guaranty Agreement, the other Loan Documents or the Obligations, or with respect to any other documents or instruments now or heretofore evidencing, securing or in any way relating to the Obligations (all of said defenses, setoffs, claims, counterclaims or causes of action being hereinafter referred to as “Loan Related Claims”); that, to the extent that Borrowers or Guarantors may be deemed to have any Loan Related Claims as of the date hereof, Borrowers and Guarantors do hereby expressly waive, release and relinquish any and all such Loan Related Claims, whether or not known to or suspected by Borrowers and Guarantors; that Borrowers and Guarantors shall not institute or cause to be instituted any legal action or proceeding of any kind based upon any Loan Related Claims; and that Borrowers and Guarantors shall indemnify, hold harmless and defend all Lender Parties from and against any and all Loan Related Claims and any and all losses, damages, liabilities and related reasonable expenses (including reasonable fees, charges and disbursements of any counsel for any Lender Parties) suffered or incurred by any Lender Parties as a result of any assertion or allegation by any Borrower Parties of any Loan Related Claims or as a result of any legal action related thereto, provided that such indemnity shall not, as to any Lender Parties, be available to the extent that such losses, claims, damages, liabilities or related expenses are determined by a court of competent jurisdiction by final and non-appealable judgment to have resulted from (i) the gross negligence or willful misconduct of such Lender Parties or (ii) a claim brought by any Borrower or Guarantor against any Lender Parties for breach in bad faith of such Lender Parties’ obligations under any Loan Document. Notwithstanding the foregoing provisions of this Paragraph 8, Borrowers and Guarantors make no such releases, representations, warranties, standstills or agreements with respect to any future Loan Related Claims.

7. Authority. Each Borrower and Guarantor hereby represents and warrants that the execution, delivery and performance of this Amendment by it has been duly authorized by all necessary actions of each Borrower and Guarantor, and do not and will not violate any provision of law, or any writ, order or decree of any court or governmental authority or agency or any provision of the organizational documents of any Borrower or Guarantor, and do not and will not, with the passage of time or the giving of notice, result in a breach of, or constitute a default or require any consent under, or result in the creation of any Lien upon any property or assets of any Borrower or Guarantor pursuant to, any law, regulation, instrument or agreement to which any Borrower or Guarantor is a party or by which any Borrower or any Guarantor or any of their respective properties may be subject, bound or affected.

8 . No Waiver or Implication. Borrowers and Guarantors hereby agree that, except as contemplated by the clarifying amendments to the Credit Agreement effected by this Amendment, nothing herein shall constitute a waiver by Administrative Agent or any Lender of any default, whether known or unknown, which may now exist under the Credit Agreement or any other Loan Document. Borrowers and Guarantors hereby further agree that no action, inaction or agreement by Administrative Agent or any Lender, including, without limitation, any extension, indulgence, waiver, consent or agreement of modification which may have occurred or have been granted or entered into (or which is now occurring or is being granted or entered into hereunder or otherwise) with respect to nonpayment of the Loans or any portion thereof, or with respect to matters involving security for the Loans, or with respect to any other matter relating to the Loans, shall require or imply any future extension, indulgence, waiver, consent or agreement by Administrative Agent or any Lender. Borrowers and Guarantors hereby acknowledge and agree that Administrative Agent and Lenders have made no agreement, and are in no way obligated, to grant any future extension, indulgence, waiver or consent with respect to the Loans or any matter relating to the Loans.

9 . No Release of Collateral Borrowers and Guarantors further acknowledge and agree that (x) this Amendment shall in no way occasion a release of any collateral held by Administrative Agent as security to or for the Loans; and (y) all collateral held by Administrative Agent as security to or for the Loans shall continue to secure the Loans.

10 . Strict Compliance. Except as expressly modified hereby, Borrowers and Guarantors are hereby notified that Administrative Agent, the Issuing Bank and the Lenders demand that Borrowers and Guarantors strictly comply with the terms of this Amendment, the Credit Agreement and the other Loan Documents, in each case, as amended hereby. This notice evidences the intent of Administrative Agent, the Issuing Bank and the Lenders to rely on the exact terms of this Amendment and the Credit Agreement and the other Loan Documents, in each case, as amended hereby.

11. Counterparts. This Amendment may be executed in one or more counterparts, each of which shall be deemed an original hereof and submissible into evidence and all of which together shall constitute one instrument.

12. Headings. The headings of the paragraphs and other provisions hereof are provided for convenience only and shall not in any way affect the meaning or construction of any provision of this Amendment.

13 . Successors and Assigns. This Amendment shall be binding upon and inure to the benefit of Borrowers, Guarantors, Administrative Agent, Lenders, Issuing Bank and their respective heirs, successors and assigns, whether voluntary by act of the parties or involuntary by operation of law.

(Signatures on following pages)

IN WITNESS WHEREOF, this Amendment has been duly executed by the parties hereto as of the day and year first above written.

Borrowers:

PRGX GLOBAL, INC., a Georgia corporation

By: /s/ Peter Limeri

Name: Peter Limeri

Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX USA, INC., a Georgia corporation

By: /s/ Peter Limeri

Name: Peter Limeri

Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

Guarantors:

PRGDS, LLC, a Georgia limited liability company

By: /s/ Peter Limeri

Name: Peter Limeri

Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGFS, INC., a Delaware corporation

By: /s/ Peter Limeri

Name: Peter Limeri

Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

PRG INTERNATIONAL, INC., a Georgia corporation

By: /s/ Peter Limeri

Name: Peter Limeri

Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGTS, LLC, a Georgia limited liability company

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX ASIA, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX AUSTRALIA, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

PRGX BELGIUM, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX BRASIL, LLC, a Georgia limited liability company

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX CANADA, LLC, a Georgia limited liability company

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX EUROPE, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

PRGX FRANCE, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX GERMANY, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX MEXICO, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX NETHERLANDS, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

PRGX NEW ZEALAND, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX PORTUGAL, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX SCANDINAVIA, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX SPAIN, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

PRGX SWITZERLAND, INC., a Georgia corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX TEXAS, INC., a Texas corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

PRGX COMMERCIAL LLC, a Georgia limited liability company

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

LAVANTE, INC., a Delaware corporation

By: /s/ Peter Limeri  
Name: Peter Limeri  
Title: Chief Financial Officer, Treasurer and Controller  
[CORPORATE SEAL]

(Signatures continue on following page)

Administrative Agent, Lender and  
Issuing Bank:

SUNTRUST BANK, as Administrative Agent, the sole Lender and Issuing Bank

By: /s/ Julie Lindberg  
Name: Julie Lindberg  
Title: Vice President

(End of signatures)



## CERTIFICATION

I, Peter Limeri, certify that:

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

November 8, 2018

By: \_\_\_\_\_ /s/ Peter Limeri  
Peter Limeri  
*Chief Financial Officer and Treasurer*  
*(Principal Financial Officer)*



