#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D. C. 20549

# **FORM 10-Q**

☑ Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934 For the quarterly period ended September 30, 2022

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 0-5151

# FLEXSTEEL INDUSTRIES, INC.

(Exact Name of Registrant as Specified in Its Charter)

Incorporated in the State of Minnesota

(State or other Jurisdiction of Incorporation or Organization)

42-0442319 (I.R.S. Identification No.)

**385 BELL STREET** 

**DUBUQUE, IA 52001-0877** (Zip Code) (Address of Principal Executive Offices)

(563) 556-7730

(Registrant's Telephone Number, Including Area Code)

Securities registered pursuant to Section 12(b) of the Act:

Title of each class	Trading Symbol(s)	Name of each exchange on which registered
Common Stock	FLXS	The Nasdaq Stock Market, LLC

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 a 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 and post 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 (check one).

Large Accelerated Filer 🗆 Accelerated Filer 🖾 Non-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.  $\Box$ 

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

Common Stock - \$1.00 Par Value Shares Outstanding as of October 31, 2022

5,273,390

#### FLEXSTEEL INDUSTRIES, INC. QUARTERLY REPORT ON FORM 10-Q FOR THE QUARTER ENDED SEPTEMBER 30, 2022

Page Part I – Financial Information Item 1. **Financial Statements** 3 3 Consolidated Balance Sheets as of September 30, 2022, and June 30, 2022 (Unaudited) Consolidated Statements of Income and Comprehensive Income for the three months ended September 30, 2022, and September 4 <u>30, 2021 (Unaudited)</u> Consolidated Statements of Changes in Shareholders' Equity for the three months ended September 30, 2022, and September 30, 5 2021 (Unaudited) Consolidated Statements of Cash Flows for the three months ended September 30, 2022, and September 30, 2021 (Unaudited) 6 Notes to Consolidated Financial Statements (Unaudited) 7 13 Management's Discussion and Analysis of Financial Condition and Results of Operations Item 2. Quantitative and Qualitative Disclosures About Market Risk Item 3. 16 Item 4. **Controls and Procedures** 16 Part II – Other Information 17 Item 1A. **Risk Factors** Unregistered Sales of Equity Securities and Use of Proceeds 17 17 Item 2. Item 6. Exhibits **Signatures** 18

# PART I FINANCIAL INFORMATION

# Item 1. Financial Statements

#### FLEXSTEEL INDUSTRIES, INC., AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (UNAUDITED) (Amounts in thousands)

ASSETS    S    3.971    \$    2.184      Trade receivables - less allowances: September 30, 2022, \$2,980    33,886    41,166      Trade receivables - less allowances: September 30, 2022, \$2,980    33,886    41,166      Trade receivables - less allowances: September 30, 2022, \$2,970, June 30, 2022, \$2,980    121,390    141,212      Other    13,119    4,950      Assets held for sale    616    616      Total current assets    172,982    190,068      ONCURENT ASSETS:    70,872    38,189      OPperating lease right-of-use assets    70,872    38,189      OPperating lease right-of-use assets    1,941    1,941      TOTAL ASSETS    \$    284,733    \$    284,731      CURRENT IABLITTES    *    4,973    6,363    -    1,241      Current portion of operating lease liabilities    -    1,231    2,183    2,1183    2,1183      Accured Habilities:    -    -    1,230    4,032    2,183    2,183    2,133    2,134    2,158    2,134    2,134    2,1364		September 30, 2022		June 30, 2022	
Cash and cash equivalents    \$ 3.971    \$ 2.194      Trade receivables - less allowances: September 30, 2022, \$2,970, June 30, 2022, \$2,980    33,886    41,106      Inventories    121,390    141,212      Other    13,119    4,950      Assers held for sale    616    616      Total current assets    172,982    190,068      NONCURRENT ASSETS:    70,872    38,543      Operating lease right-of-use assets    70,872    38,643      Other assets    1941    1941      TOTAL ASSETS    \$ 284,753    \$ 268,741      CURRENT LIABILITIES AND SHAREHOLDERS' EQUITY    \$ 244,753    \$ 268,741      CURRENT LIABILITIES:    \$ 244,753    \$ 268,741      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,385      Insurance    \$ 2,1035    \$ 2,143    \$ 2,143      Accounts payable - trade    \$ 2,1035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,385      Insurance    \$ 2,163    \$ 3,700 <td< th=""><th></th><th></th><th></th><th></th><th></th></td<>					
Trade receivables - less allowances: September 30, 2022, \$2,970, June 30, 2022, \$2,980  33,886  41,106    Inventories  121,390  141,212    Other  13,119  4,350    Todal current assets  172,982  190,068    NONCURRENT ASSETS:  38,954  38,543    Property, plant and equipment, net  38,958  38,543    Operating lesse right-of-use assets  70,872  38,189    Other  1,941  1,941  1,941    TOTAL ASSETS  \$ 284,753  \$ 284,753  \$ 284,753  \$ 284,753  \$ 284,753  \$ 284,753  \$ 284,753  \$ 244,753  \$ 244,753  \$ 32,147    CURRENT LIABILITIES:  Accounts payable - trade  \$ 21,035  \$ 32,147  \$ 32,147    Current portion of operating lesse liabilities  7,993  6,365  insurance  2,183  2,158    Restructuring costs  -  1,290  3,780  4,052  \$ 6,628    Other  7,119  8,664  3,003  37,793  \$ 6,628    Insurance  5,6386  6,6,275  \$ 23,922  8 23  1,232  1,252  8 23		¢	2 071	¢ 01	104
Inventories    121.300    141,212      Other    13.119    4,950      Assets held for sale    6.16    6.16      Total current assets    172,982    190,086      NONCURERNT ASSETS:    38,958    38,543      Operating lease right-of-use assets    70,872    38,189      Other assets    1,941    1,941      TOTAL ASSETS    \$ 284,753    \$ 268,741      CURRENT LIABILITIES:    Accounts payable - trade    \$ 21,035    \$ 32,147      CURRENT LIABILITIES:    7,993    6,361    Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361    Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361    Account payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361    Account payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361    Account payable - trade    \$ 21,030    \$ 3,780		\$	- ) -	· ,	-
Other    13,119    4,950      Assets held for sale    616    616      Total current assets    172,982    190,088      NONCURRENT ASSETS:    70,872    38,153      Property, plant and equipment, net    38,958    38,543      Operating lease right-of-use assets    70,872    38,169      Other assets    1,941    1,941      TOTAL ASSETS    \$ 284,753    \$ 268,741      CURRENT LIABILITIES AND SHAREHOLDERS' EQUITY    CURRENT COUNTS payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accrued liabilities    4,978    6,385      Insurance    2,183    2,183    2,183      Restructuring costs    —    1,290    3,780    4,052      Environmental remediation    9,800    3,570    0    0    3,730    4,052      Converting lease liabilities    56,808    64,627    0,030    3,7739    4,052    823    153,065    137,181      Operating lease liabilities    529    823 </td <td></td> <td></td> <td></td> <td></td> <td></td>					
Assets held for sale    616    616      Total current assets    172,982    190,068      NONCURENT ASSETS:    38,958    38,543      Operating lease right-of-use assets    70,872    38,189      Other assets    1,941    1,941      TOTAL ASSETS    \$ 284,753    \$ 266,741      CURRENT LIABILITIES:    7,993    6,361      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Account payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,385      Insurance    2,183    2,158      Restructuring costs    -    1,240      Avertising    3,780    4,052      Environmental remediation    9,800    3,570      Other asset    528,218    33,992      Insurance    56,818    64,627      Over thiabilities    529    823      Total current labilities    529    823      Total current labilities				,	
Total current assets    172,982    190,068      NONCURRENT ASSETS:    38,958    38,543      Poperty, plant and equipment, net    38,958    38,958      Operating lease right-of-use assets    70,872    38,189      Other assets    1,941    1,941      TOTAL ASSETS    \$ 268,731    \$ 268,741      CURRENT LIABILITIES AND SHAREHOLDERS' EQUITY      CURRENT LIABILITIES:    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accrued liabilities:    7,993    6,361      Payroll and related items    4,973    6,385      Insurance    2,183    2,158      Restructuring costs    -    1,290      Advertising    3,780    4,052      Environmental remediation    9,800    3,570      Other    7,119    8,664      Total current liabilities    56,888    64,627      Lines of credit    30,030    37,739      Other    7,119    8,664      CUNC-TERM LIABILITIES:    66,218					
NONCURRENT ASSETS:    38,553      Property, plant and equipment, net    38,958    38,543      Operating lease right-of-use assets    70,872    38,189      Other assets    1,941    1,941      TOTAL ASSETS    \$ 284,753    \$ 266,741      CURRENT LIABILITIES:      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      National colspan="2">Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      National coperating lease liabilities    \$ 21,033					
Property, plant and equipment, net $38,958$ $38,543$ Operating lease right-of-use assets $70,872$ $38,193$ Other assets $1,941$ $1.941$ TOTAL ASSETS\$ 284,753\$ 268,741LIABILITIES AND SHAREHOLDERS' EQUITYCURENT LIABILITIES:Accounts payable - trade $7,993$ $6,361$ Current portion of operating lease liabilities $7,993$ $6,361$ Payroll and related items $4,978$ $6,385$ Insurance $2,183$ $2,158$ Payroll and related items $4,978$ $6,385$ Insurance $2,183$ $2,158$ Restructuring costs $$ $1,200$ Advertising $3,780$ $4,052$ Environmental remediation $9,600$ $3,570$ Other $7,119$ $8.664$ Total current liabilities $56,888$ $64,627$ Lines of credit $30,030$ $37,739$ Other liabilities, less current maturities $66,218$ $33,992$ Items of credit $30,030$ $37,739$ Other liabilities $529$ $823$ Total liabilities $529$ $823$ SHAREHOLDERS' EQUITY: $8,226$			1/2,982	190,0	168
Operating lease right-of-use assets    70,872    38,189      Other assets    1,941    1,941    1,941      TOTAL ASSETS    284,753    \$ 286,751    266,741      LIABILITIES AND SHAREHOLDERS' EQUITY    CURRENT LIABILITIES    5    32,147      Accounts payable - trade    \$ 21,035    \$ 32,147    5    32,147      Current portion of operating lease liabilities    7,993    6,361    4,4778    6,385      Insurance    2,183    2,183    2,153    \$ 1,290    Advertising    4,978    6,385      Insurance    2,183    2,183    2,153    \$ 3,780    4,052      Advertising    3,780    4,052    5,6888    64,627      Obter    7,119    8,664    7,119    8,664      Total current liabilities    56,888    64,627    5    33,992      Lines of credit    30,030    37,739    6,313    3,992      Lines of credit    30,030    37,739    6,313    153,665    137,181      SHAREHOLDERS' EQUITY:    Common st			20.050	20.5	- 40
Other assets    1.941    1.941      TOTAL ASSETS    \$ 284,753    \$ 266,741      LIABILITIES AND SHAREHOLDERS' EQUITY      CURENT LIABILITIES:      Accounts payable - trade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accounts payable - trade    2,183    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,385    5      Insurance    2,183    2,158    8    5      Restructuring costs			,		
TOTAL ASSETS    § 284,753    § 268,741      LIABILITIES AND SHAREHOLDERS' EQUITY      CURRENT LIABILITIES:      Accounts payable - rade    \$ 21,035    \$ 32,147      Current portion of operating lease liabilities    7,993    6,361      Accrued liabilities:    7,993    6,361      Payroll and related items    4,978    6,385      Insurance    2,183    2,158      Restructuring costs    —    1,290      Advertising    3,760    4,052      Environmental remediation    9,800    3,570      Other    7,119    8,664      LONG-TERM LIABILITIES:    0    66,218      Operating lease liabilities, less current maturities    66,218    33,992      Lines of credit    30,030    37,739      Other liabilities    153,665    137,181      SHAREHOLDERS' EQUITY:    Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and 5,313 outstanding as of September 30, 2022, 8,190 shares issued and 5,300 outstanding as of September 30, 2022, 4,190 shares issued and 5,300 outstanding as of September 30, 2022, and 34,906    34,467 <t< td=""><td></td><td></td><td></td><td></td><td></td></t<>					
LIABILITIES AND SHAREHOLDERS' EQUITYCURRENT LIABILITIESAccounts payable - trade\$ 21,035\$ 32,147Current portion of operating lease liabilities7,9936,361Accrued liabilities:7,9936,385Insurance2,1832,158Restructuring costs-1,290Advertising3,7804,052Environmental remediation9,8003,570Other7,1198,664Total current liabilities56,88864,627LONG-TERM LIABILITIES:030,03037,739Other is of credit30,03037,739135,265Iabilities529823153,665137,181SHAREHOLDERS' EQUITY:Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and 5,300 outstanding as of September 30, 2022; 8,190 shares issued and 5,300 outstanding as of September 30, 2022, and June 30, 2022, and 20,2028,2268,190Additional paid-in capital34,90634,407Treasury stock, at cost; 2,913 shares, and 2,890 shares as of September 30, 2022, and June 30, 2022, respectively(66,775)(66,372)Retained earnings(154,7311155,275113,088113,088113,088Total shareholders' equity113,088131,508131,508		<u>_</u>			
CURRENT LIABILITIES:    \$ 21,035    \$ 32,147      Accounts payable - trade    7,993    6,361      Accrued liabilities    7,993    6,361      Accrued liabilities    4,978    6,361      Accrued liabilities    4,978    6,363      Payroll and related items    4,978    6,363      Insurance    2,183    2,158      Restructuring costs    —    1,290      Advertising    3,780    4,052      Environmental remediation    9,800    3,570      Other    7,119    8,664      Total current liabilities, less current maturities    56,888    64,627      Lines of credit    30,003    37,739      Other liabilities, less current maturities    66,218    33,992      Total liabilities    529    6233      Total liabilities    529    823      Total liabilities    53,000    34,763      SHAREHOLDERS' EQUITY:    153,065    137,181      SHAREHOLDERS' and ther aptial    34,906    34,467      S,330 outstanding as of September	TOTAL ASSETS	<u>\$</u>	284,753	\$ 268,7	'41
CURRENT LIABILITIES:    \$ 21,035    \$ 32,147      Accounts payable - trade    7,993    6,361      Accrued liabilities    7,993    6,361      Accrued liabilities    4,978    6,361      Accrued liabilities    4,978    6,363      Payroll and related items    4,978    6,363      Insurance    2,183    2,158      Restructuring costs    —    1,290      Advertising    3,780    4,052      Environmental remediation    9,800    3,570      Other    7,119    8,664      Total current liabilities, less current maturities    56,888    64,627      Lines of credit    30,003    37,739      Other liabilities, less current maturities    66,218    33,992      Total liabilities    529    6233      Total liabilities    529    823      Total liabilities    53,000    34,763      SHAREHOLDERS' EQUITY:    153,065    137,181      SHAREHOLDERS' and ther aptial    34,906    34,467      S,330 outstanding as of September	LIABILITIES AND SHAREHOLDERS' EQUITY				
Current portion of operating lease liabilities    7,993    6,361      Accrued liabilities:    4,978    6,385      Insurance    2,183    2,183      Restructuring costs    -    1,290      Advertising    3,780    4,052      Environmental remediation    9,800    3,570      Other    7,119    8,664      Total current liabilities    56,888    64,627      LONG-TERM LIABILITIES:    56,888    64,627      Operating lease liabilities, less current maturities    66,218    33,992      Lines of credit    30,030    37,739      Other liabilities    5,229    823      Total liabilities    529    823      Total liabilities    153,665    137,181      SHAREHOLDERS' EQUITY:      Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and 5,313 outstanding as of Spetember 30, 2022; 8,190 shares issued and 5,313 outstanding as of June 30, 2022    8,226    8,190      Additional paid-in capital    34,906    34,467    34,906    34,467      Treasury stock, at cost; 2,913 shares, and 2,890 shares as of S					
Accrued liabilities:  4,978  6,385    Payroll and related items  4,978  6,385    Insurance  2,183  2,158    Restructing costs  —  1,290    Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:   50    Operating lease liabilities, less current maturities  66,218  33,992    Lines of credit  30,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  153,665  137,181    SHAREHOLDERS' EQUITY:    Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and  5,313 outstanding as of September 30, 2022; 8,190 shares issued and  5,330 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  3,4906  34,467    Treasury stock, at	Accounts payable - trade	\$	21,035	\$ 32,1	47
Accrued liabilities:  4,978  6,385    Payroll and related items  4,978  6,385    Insurance  2,183  2,158    Restructing costs  —  1,290    Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:   50    Operating lease liabilities, less current maturities  66,218  33,992    Lines of credit  30,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  153,665  137,181    SHAREHOLDERS' EQUITY:    Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and  5,313 outstanding as of September 30, 2022; 8,190 shares issued and  5,330 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  5,300 outstanding as of Supersber 30, 2022; 8,190 shares issued and  3,4906  34,467    Treasury stock, at	Current portion of operating lease liabilities		7,993	6,3	361
Payroll and related items  4,978  6,385    Insurance  2,183  2,158    Restructuring costs  —  1,290    Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:  66,218  33,992    Uines of credit  30,030  37,739    Other liabilities, less current maturities  66,218  33,992    Lines of credit  30,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  529  823    Total liabilities  529  823    Total liabilities  529  8,226    SHAREHOLDERS' EQUITY:			,		
Insurance  2,183  2,158    Restructuring costs  —  1,290    Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:  5  56,888  64,627    Operating lease liabilities, less current maturities  66,218  33,992    Lines of credit  30,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  153,665  137,181    SHAREHOLDERS' EQUITY:       Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and 5,313 outstanding as of September 30, 2022; 8,190 shares issued and 5,300 outstanding as of September 30, 2022; 8,190 shares issued and 5,300 outstanding as of June 30, 2022  8,226  8,190    Additional paid-in capital  34,906  34,467     Treasury stock, at cost; 2,913 shares, and 2,890 shares as of September 30, 2022, and June 30, 2022, respectively  (66,775)  (66,372)    Retained earnings  154,731  155,275  Total share	Pavroll and related items		4,978	6,3	385
Restructuring costs  —  1,290    Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:  —  —    Operating lease liabilities, less current maturities  66,218  33,992    Lines of credit  30,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  529  823    Total liabilities  529  823    SHAREHOLDERS' EQUITY:			2,183		
Advertising  3,780  4,052    Environmental remediation  9,800  3,570    Other  7,119  8,664    Total current liabilities  56,888  64,627    LONG-TERM LIABILITIES:  0  66,218  33,992    Uines of credit  00,030  37,739    Other liabilities  529  823    Total liabilities  529  823    Total liabilities  153,665  137,181    SHAREHOLDERS' EQUITY:    Common stock - \$1 par value; authorized 15,000 shares; 8,226 shares issued and 5,313 outstanding as of September 30, 2022; 8,190 shares issued and 5,300 outstanding as of June 30, 2022  8,226  8,190    Additional paid-in capital  34,906  34,467    Treasury stock, at cost; 2,913 shares, and 2,890 shares as of September 30, 2022, and June 30, 2022, and June 30, 2022, and Sutes at a stores at a store a	Restructuring costs			,	
Environmental remediation    9,800    3,570      Other    7,119    8,664      Total current liabilities    56,888    64,627      LONG-TERM LIABILITIES:	5		3,780		
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Additional paid-in capital  34,906  34,467    Treasury stock, at cost; 2,913 shares, and 2,890 shares as of September 30, 2022, and  (66,775)  (66,372)    June 30, 2022, respectively  (66,775)  (66,372)    Retained earnings  154,731  155,275    Total shareholders' equity  131,088  131,560	5,313 outstanding as of September 30, 2022; 8,190 shares issued and		0.000		
Treasury stock, at cost; 2,913 shares, and 2,890 shares as of September 30, 2022, and  (66,775)  (66,372)    June 30, 2022, respectively  (66,775)  (66,372)    Retained earnings  154,731  155,275    Total shareholders' equity  131,088  131,560					
June 30, 2022, respectively  (66,775)  (66,372)    Retained earnings  154,731  155,275    Total shareholders' equity  131,088  131,560	Additional paid-in capital		34,906	34,4	167
Total shareholders' equity131,088131,560			(66,775)	(66,3	372)
Total shareholders' equity131,088131,560					
	-				
		\$			

See accompanying Notes to Consolidated Financial Statements (Unaudited).

## FLEXSTEEL INDUSTRIES, INC., AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF INCOME AND COMPREHENSIVE INCOME (UNAUDITED) (Amounts in thousands, except per share data)

	Three Months Ended September 30,		
	 2022		2021
Net sales	\$ 95,684	\$	137,689
Cost of goods sold	80,335		114,279
Gross margin	15,349		23,410
Selling, general and administrative expenses	14,574		18,785
Restructuring expense	_		152
Other expense	347		—
Gain on disposal of assets due to restructuring			(1,400)
Operating income	428		5,873
Interest expense	321		203
Other expense	 2		2
Income before income taxes	105		5,668
Income tax (benefit) provision	(184)		1,315
Net income and comprehensive income	\$ 289	\$	4,353
Weighted average number of common shares outstanding:	 		
Basic	 5,311		6,834
Diluted	5,467		7,090
Earnings per share of common stock:			
Basic	\$ 0.05	\$	0.64
Diluted	\$ 0.05	\$	0.61

See accompanying Notes to Consolidated Financial Statements (Unaudited).

# FLEXSTEEL INDUSTRIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY (UNAUDITED) (Amounts in thousands)

		Three Mo	nths	Ended September	r 30,	, 2022	
	Total Par						
	Value of	Additional					
	Common	Paid-In Capital		Treasury		Retained	Total
	Shares (\$1 Par)	 Capital		Stock		Earnings	 Total
Balance on June 30, 2022	\$ 8,190	\$ 34,467	\$	(66,372)	\$	155,275	\$ 131,560
Stock-based compensation	8	817				—	825
Vesting of restricted stock units and restricted shares	28	(378)		_		_	(350)
Treasury stock purchases	_	_		(403)		—	(403)
Cash dividends declared	—	—				(833)	(833)
Net income	_			—		289	289
Balance on September 30, 2022	\$ 8,226	\$ 34,906	\$	(66,775)	\$	154,731	\$ 131,088

		Three Months Ended September 30, 2021							
	•	Fotal Par Value of Common		Additional Paid-In		Treasury	Retained		
	Sha	res (\$1 Par)		Capital		Stock	Earnings		Total
Balance on June 30, 2021	\$	8,133	\$	34,015	\$	(31,320) \$	157,140	\$	167,968
Stock-based compensation		3		1,159		_	_		1,162
Vesting of restricted stock units and restricted shares		7		(257)					(250)
Treasury stock purchases						(1,915)	_		(1,915)
Cash dividends declared				—		_	(1,047)		(1,047)
Net income				—		—	4,353		4,353
Balance on September 30, 2021	\$	8,143	\$	34,917	\$	(33,235) \$	160,446	\$	170,271

See accompanying Notes to Consolidated Financial Statements (Unaudited).

# FLEXSTEEL INDUSTRIES, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (Amounts in thousands)

	Three Months Er September 30				
		2022		2021	
OPERATING ACTIVITIES:	¢	200	¢	4.050	
Net income	\$	289	\$	4,353	
Adjustments to reconcile net income to net cash (used in) provided by operating activities:		1 1 2 0		1 007	
Depreciation		1,128		1,327	
Stock-based compensation expense		825		1,162 120	
Change in provision for losses on accounts receivable		(10)			
(Gain) on disposal of assets				(1,400)	
Changes in operating assets and liabilities: Trade receivables		7 220		7 620	
		7,230		7,620	
Inventories		19,823		(32,574)	
Other current assets		(8,169)		(1,449)	
Other assets		(10 777)		8	
Accounts payable - trade Accrued liabilities		(10,777)		(22,706)	
		2,949		(726)	
Other long-term liabilities Net cash provided by (used in) operating activities		(294)		(50)	
INVESTING ACTIVITIES:		12,994		(44,315)	
				1 450	
Proceeds from the sale of capital assets		(1.070)		1,450	
Capital expenditures Net cash (used in) provided by investing activities		(1,878)		(821)	
FINANCING ACTIVITIES:		(1,878)		629	
		(967)		(1.050)	
Dividends paid		(867)		(1,050)	
Treasury stock purchases		(403)		(1,915)	
Proceeds from lines of credit Payments on lines of credit		88,058		74,565	
5		(95,768)		(25,013)	
Shares withheld for tax payments on vested restricted shares Net cash (used in) provided by financing activities		(349)		(248)	
		<u>(9,329)</u> 1,787		46,339 2,653	
Increase in cash and cash equivalents				· · · ·	
Cash and cash equivalents at beginning of the period	\$	2,184 3,971	\$	1,342 3,995	
Cash and cash equivalents at end of the period	<u>⊅</u>	5,971	Ф	5,995	
SUPPLEMENTAL INFORMATION					
Cash paid for amounts included in lease liabilities	\$	953	\$	1,074	
Right-of-use assets exchanged for lease liabilities	\$	34,811	\$		
Interest paid	\$	306	\$	157	
Income taxes, net	\$	1,786	\$	741	
Capital expenditures in accounts payable	\$	57	\$	(119)	

See accompanying Notes to Consolidated Financial Statements (Unaudited).

#### FLEXSTEEL INDUSTRIES, INC. AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) FOR THE PERIOD ENDED SEPTEMBER 30, 2022

#### 1. BASIS OF PRESENTATION AND DESCRIPTION OF BUSINESS

DESCRIPTION OF BUSINESS – Flexsteel Industries, Inc. and Subsidiaries (the "Company" or "Flexsteel" or "Our") is one of the largest manufacturers, importers, and marketers of furniture products in the United States. Product offerings include a wide variety of furniture such as sofas, loveseats, chairs, reclining and rocker-reclining chairs, swivel rockers, sofa beds, convertible bedding units, occasional tables, desks, dining tables and chairs, kitchen storage, bedroom furniture and outdoor furniture. A featured component in most of the upholstered furniture is a unique steel drop-in seat spring from which the name "Flexsteel" is derived. The Company distributes its products throughout the United States through its e-commerce channel and dealer sales force.

BASIS OF PRESENTATION – The unaudited Consolidated Financial Statements included herein have been prepared pursuant to the rules and regulations of the Securities and Exchange Commission ("SEC"). The information contained in the Consolidated Financial Statements includes normal recurring adjustments and reflects all adjustments, which are, in the opinion of management, necessary for a fair presentation of such Consolidated Financial Statements. Operating results for the three months ended September 30, 2022, are not necessarily indicative of the results that may be expected for the fiscal year ending June 30, 2023. Certain information and footnote disclosures normally included in the Consolidated Financial Statements prepared in accordance with generally accepted accounting principles ("GAAP") in the United States of America have been condensed or omitted pursuant to such rules and regulations, although the Company believes that the disclosures are adequate to make the information presented not misleading. Except to the extent updated or described below, the significant accounting policies in Note 1 to the Consolidated Financial

Statements in the Company's Annual Report on Form 10-K for the year ended June 30, 2022, appropriately represent, in all material respects, the current status of accounting policies.

#### 2. INVENTORIES

A comparison of inventories is as follows:

(in thousands)	-	ember 30, 2022	June 30, 2022
Raw materials	\$	15,204	\$ 16,405
Work in process and finished parts		4,753	5,534
Finished goods		101,433	119,273
Total	\$	121,390	\$ 141,212

#### **3. ASSETS HELD FOR SALE**

During the fiscal year 2020, the Company committed to a plan to sell assets located at the Company's Starkville, Mississippi location as part of the Company's restructuring plan, see Note 5 *Restructuring*. As of September 30, 2022, the Company continues to actively market the assets in Starkville, Mississippi. A summary of the assets held for sale as of September 30, 2022, is included in the table below.

Location (in thousands)	Asset Category	 Cost	Accumulated Depreciation	Net Book Value
Starkville, Mississippi	Building & building improvements	4,615	(4,254)	361
	Land & land improvements	694	(439)	255
	Total assets held for sale	\$ 5,309	\$ (4,693)	\$ 616

#### 4. LEASES

The Company accounts for its leases in accordance with ASU No. 2016-02, *Leases (Topic 842) ("ASC 842")*. ASC 842 requires lessees to (i) recognize a right-of-use asset ("ROU asset") and a lease liability that is measured at the present value of the remaining lease payments on the Consolidated Balance Sheets, (ii) recognize a single lease cost, calculated over the lease term on a straight-line basis and (iii) classify lease-related cash payments within operating and financing activities. The Company has made an accounting policy election to not recognize short-term leases on the Consolidated Balance Sheets and all non-lease components, such as common area maintenance, were excluded. At any given time during the lease term, the lease liability represents the present value of the remaining lease payments, and the ROU asset is measured as the amount of the lease liability, adjusted for pre-paid rent, unamortized initial direct

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costs, and the remaining balance of lease incentives received. Both the lease ROU asset and liability are reduced to zero at the end of the lease term.

The Company leases distribution centers and warehouses, manufacturing facilities, showrooms, and office space. At the lease inception date, the Company determines if an arrangement is, or contains a lease. Some of the Company's leases include options to renew at similar terms. The Company assesses these options to determine if the Company is reasonably certain of exercising these options based on relevant economic and financial factors. Options that meet these criteria are included in the lease term at the lease commencement date.

For purposes of measuring the Company's ROU asset and lease liability, the discount rate utilized by the Company was based on the average interest rates effective for the Company's line of credit. Some of the Company's leases contain variable rent payments, including common area maintenance and utilities. Due to the variable nature of these costs, they are not included in the measurement of the ROU asset and lease liability.

On August 20, 2021, Flexsteel entered into a lease agreement for the construction of a 507,830 square foot manufacturing facility in Mexicali, Mexico. The lease commencement date under ASC 842 guidance was on July 1, 2022, the date the lessor made the building available for use by the Company for purposes of completing any leasehold improvements required by the Company prior to beginning operations. The 12-year lease term began on August 1, 2022, and ends on June 30, 2034, with options for two five-year extensions. Annual base rent under the lease is \$3.2 million plus taxes, insurance and common area maintenance costs.

The components of the Company's leases reflected on the Company's Consolidated Statements of Income were as follows:

	 Three Months Ended			
	September 30,			
(in thousands)	 2022		2021	
Operating lease expense	\$ 2,666	\$	1,389	
Variable lease expense	418		75	
Total lease expense	\$ 3,084	\$	1,464	

Other information related to leases and future minimum lease payments under non-cancellable operating leases were as follows:

		nded		
		September 30, 2022		September 30, 2021
(in thousands)				
Cash paid for amounts included in the measurement of lease liabilities:				
Operating cash flows from operating leases	\$	953	\$	1,074
Right-of-use assets obtained in exchange for lease liabilities:				
Operating leases	\$	34,811	\$	
Weighted-average remaining lease term (in years):				
Operating leases		5.3		3.8
Weighted-average discount rate:				
Operating leases		3.2%		2.9%

Future minimum lease payments under non-cancellable operating leases were as follows:

		Three Months Ended				
	Septem	September 30, 2022				
(in thousands)						
Within one year	\$	10,106	\$	6,591		
After one year and within two years		9,495		5,517		
After two years and within three years		7,650		4,563		
After three years and within four years		7,613		2,620		
After four years and within five years		7,769		2,469		
After five years		42,971		11,273		
Total future minimum lease payments	\$	85,604	\$	33,033		
Less – Discount		11,393		3,957		
Lease liability	\$	74,211	\$	29,076		

#### 5. RESTRUCTURING

On May 15, 2019, the Company announced its plans to exit the Commercial Office and custom-designed Hospitality product lines. The changes were initial outcomes driven by customer and product line profitability and footprint utilization analyses in the fourth quarter of fiscal 2019.

On June 18, 2019, the Company announced it completed the analysis and planning process and set forth the comprehensive transformation program to be executed over a two-year period, which included the previously announced restructuring activities on May 15, 2019. The transformation program included activities such as business simplification, process improvement, exiting of non-core businesses, facility closures, and reductions in the workforce. The Company has substantially completed the portion of the restructuring activities related to the exit of the Commercial Office and custom-designed Hospitality product lines.

On April 28, 2020, the Company announced the exit of Vehicle Seating, and the remainder of the Hospitality product lines, and subsequently closed its Dubuque, Iowa and Starkville, Mississippi manufacturing facilities. The Company substantially completed the restructuring activities related to the exit of Vehicle Seating and the remainder of the Hospitality product lines during fiscal 2021.

These actions are now complete, with one property remaining as held for sale as discussed in Note 3, *Assets Held for Sale*. The Company has incurred \$59.4 million of expenses related to this restructuring program over the two-year timeframe as of June 30, 2022 and does not anticipate any further charges.

The following is a summary of restructuring costs:

		Three Months Ended				
(in thousands)	Septeml	ber 30, 2022	September 30, 2021			
Other associated costs	\$	— \$	152			
Total restructuring and related expenses	\$	— \$	152			
Reported as:						
Operating expenses	\$	— \$	152			

Other associated costs include legal and professional fees as well as facilities and transition costs. During the quarter ended September 30, 2022, the Company paid all remaining expenses related to the restructuring program.

The roll-forward of the accrued restructuring costs is as follows:

	One-time Employee Termination	Other Associated	
(in thousands)	Benefits	Costs	Total
Accrual balance on June 30, 2022	\$ 1,275	\$ 15	\$ 1,290
(Income) costs incurred			
Expenses reimbursed (paid)	 (1,275)	 (15)	 (1,290)
Accrual balance on September 30, 2022	\$ 	\$ 	\$ 



# 6. CREDIT ARRANGEMENTS

On August 28, 2020, the Company entered a two-year secured \$25.0 million revolving line of credit with Dubuque Bank and Trust Company, with an interest rate of 1.50% plus LIBOR, subject to a floor of 3.00%. The revolving line of credit was secured by essentially all the Company's assets, excluding real property, and required the Company to maintain compliance with certain financial and non-financial covenants. This line of credit was subsequently canceled in the first quarter of the fiscal year 2022.

On September 8, 2021, the Company, as the borrower, entered into a credit agreement (the "Credit Agreement") with Wells Fargo Bank, National Association (the "Lender"), and the other lenders party thereto. The Credit Agreement has a five-year term and provides for up to an \$85 million revolving line of credit. Subject to certain conditions, the Credit Agreement also provides for the issuance of letters of credit in an aggregate amount up to \$5 million which, upon issuance, would be deemed advances under the revolving line of credit. The Company's \$1.1 million letters of credit previously issued by the Lender are being treated as outstanding under the Credit Agreement and reduce the amount of available borrowings under the revolving line of credit. Proceeds of borrowings were used to refinance all indebtedness owed to Dubuque Bank & Trust and for working capital purposes. The Company's obligations under the Credit Agreement are secured by substantially all its assets, excluding real property. Subject to certain conditions, borrowings under the Credit Agreement bear interest at LIBOR plus 1.25% or 1.50% per annum, or an effective interest rate of 4.4% on September 30, 2022. When LIBOR becomes unavailable, the replacement rate will be determined pursuant to the terms of the Credit Agreement. The Credit Agreement contains customary representations, warranties, and covenants, including a financial covenant to maintain a fixed coverage ratio of not less than 1.00 to 1.00. In addition, the Loan Agreement places restrictions on the Company's ability to incur additional indebtedness, to create liens or other encumbrances, to sell or otherwise dispose of assets, and to merge or consolidate with other entities.

On April 18, 2022, the Company, as the borrower, entered into a first amendment to the September 8, 2021, Credit Agreement ("First Amendment to the Credit Agreement"), with the Lender and the lenders thereto. The amendment to the Credit Agreement changed the definition of the term 'Payment Conditions' and further defines "default" or "event of default" and the calculation of the Fixed Charge Coverage Ratio.

As of September 30, 2022, there was \$30.0 million outstanding under the Credit Agreement, exclusive of fees and letters of credit.

Letters of credit outstanding at the Lender as of September 30, 2022, totaled \$1.1 million.

#### 7. INCOME TAXES

The provision for income taxes for the interim periods is based on an estimate of the Company's annual effective tax rate adjusted to reflect the impact of discrete items. Management judgment is required in projecting ordinary income to estimate the Company's annual effective tax rate. The Company's effective tax rate for the quarters ended September 30, 2022, and September 30, 2021, was (175.5%) and 23.2%, respectively. The effective tax rate for the quarter ended September 30, 2022 was primarily impacted by adjustments related to uncertain tax positions.

#### 8. STOCK-BASED COMPENSATION

The Company accounts for its stock-based compensation plans in accordance with ASC 718, *Stock Compensation*, which requires the Company to measure all share-based payments at grant date fair value and recognize the cost over the requisite service period. Restricted shares and restricted stock units ("RSUs") generally vest over 1 to 3 years. Stock options are granted at an exercise price equal to the fair value of the Company's common stock price at the grant date and are exercisable for up to 10 years upon vesting. Stock-based compensation is included in selling, general and administrative expenses on the Consolidated Statements of Income and Comprehensive Income. Forfeitures are recognized as incurred.

The following table is a summary of total stock-based compensation expenses for the three months ended September 30, 2022.

	Three Months Ended September 30,				
(in thousands)	 2022			2021	
Total stock-based compensation expense	\$	825	\$		1,162

The Company has two stock-based compensation plans available for granting awards to employees and directors.

#### (1) Long-Term Incentive Compensation Plan ("LTIP")

The LTIP provides for performance stock units ("PSUs") to be awarded to officers and key employees based on performance goals set by the Compensation Committee of the Board of Directors (the "Committee"). For awards under the LTIP for the



three years ending June 30, 2023, 2024, and 2025, participants may earn one-third of the award in each of the three years based on meeting performance goals for that year. The Committee selected Adjusted Earnings Before Interest and Tax based on a defined percentage growth in fiscal years 2023, 2024, and 2025 as the performance metric. In conjunction with each grant of PSUs, the Committee grants RSUs under the 2013 Omnibus Stock Plan that vest at the end of three years.

The table below sets forth, as of September 30, 2022, the number of unvested PSUs granted at the target performance level for the 2021-2023, 2022-2024 and 2023-2025 performance periods under the LTIP and the number of unvested RSUs granted in conjunction with the PSUs:

	Time-E	Time-Based Vest (RSUs)		Performa	ıce-B	Based Vest (PSUs)	Total		
		V	Weighted Average Fair Value			Weighted Average Fair Value		V	Veighted Average Fair Value
(shares in thousands)	Shares		Per Share	Shares		Per Share	Shares		Per Share
Unvested as of June 30, 2022	86	\$	19.53	174	\$	18.87	260	\$	19.09
Granted	63		19.27	91		19.27	154		19.27
Vested			_	(44)		17.23	(44)		17.23
Forfeited	(1)		26.19	(1)		26.19	(2)		26.19
Unvested as of September 30, 2022	148	\$	19.40	220	\$	19.27	368	\$	19.32

Total unrecognized stock-based compensation related to the unvested PSUs at the target performance level and the related unvested RSUs was \$3.7 million as of September 30, 2022, which is expected to be recognized over a weighted-average period of 1.7 years.

#### (2) 2013 Omnibus Stock Plan

The 2013 Omnibus Stock Plan is for key employees, officers and directors and provides for the granting of incentive and nonqualified stock options, restricted stock, restricted stock units, stock appreciation rights, and performance units.

#### **Restricted shares and RSUs**

A summary of the activity in the Company's unvested restricted shares and unvested RSUs (not granted in conjunction with PSUs) during the three months ended September 30, 2022, is as follows:

		We	ighted Average
	Shares		Fair Value
	(in thousands)		Per Share
Unvested as of June 20, 2022	35	\$	26.72
Granted	55		19.17
Vested	(7)		27.21
Forfeited	(1)		19.77
Unvested as of September 30, 2022	82	\$	21.72

Total unrecognized stock-based compensation related to unvested restricted shares and unvested RSUs (not granted in conjunction with the PSUs) was \$1.2 million as of September 30, 2022, which is expected to be recognized over a weighted-average period of 1.4 years.

#### Options

A summary of the activity of the Company's stock option plans as of September 30, 2022, is presented below:

	Shares (in thousands)	Weighted Average Exercise Price
Outstanding at June 30, 2022	215	\$ 21.50
Granted	_	_
Exercised		
Canceled	(1)	37.49
Outstanding at September 30, 2022	214	\$ 21.43

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The following table summarizes information for options outstanding at September 30, 2022:

	Options Weighted A			l Average	
Range of	Outstanding	Remaining		Exercise	
Prices	(in thousands)	Life (Years)		Price	
\$ 9.97 - 15.14	97	7.4	\$	12.64	
18.30 - 19.72	12	4.6		18.99	
21.96 - 27.57	57	4.6		24.19	
31.06 - 32.80	32	3.1		32.30	
43.09 - 47.45	16	4.1		45.44	
\$ 9.97 - 47.45	214	5.6	\$	21.43	

The total unrecognized stock-based compensation expense related to options was \$0.05 million as of September 30, 2022, which is expected to be recognized over a weighted-average period of 0.5 years.

### Stock-based compensation granted outside a plan

During the quarter ended June 30, 2020, the Company awarded its Chief Financial Officer/Chief Operating Officer 79,000 options outside of any Company stock plans. All 79,000 options remain outstanding as of September 30, 2022, with an exercise price of \$9.97 and a remaining life of 7.5 years. The total unrecognized stock-based compensation expense related to options awarded outside a plan was \$0.01 million as of September 30, 2022, which is expected to be recognized over a weighted-average period of 0.5 years.

During the quarter ended December 31, 2018, the Company awarded its Chief Executive Officer 55,000 options outside of any Company stock plans. All 55,000 options remain outstanding as of September 30, 2022, with an exercise price of \$21.96 and a remaining life of 6.2 years. There is no remaining unrecognized stock-based compensation expense related to these options.

#### 9. EARNINGS PER SHARE

Basic earnings per share (EPS) of common stock are based on the weighted-average number of common shares outstanding during each period. Diluted earnings per share of common stock include the dilutive effect of potential common shares outstanding. The Company's potential common shares outstanding are stock options, shares associated with the Long-Term Incentive Compensation Plan, and non-vested restricted stock units and restricted shares. The Company calculates the dilutive effect of outstanding options, restricted stock units, and restricted shares using the treasury stock method. Anti-dilutive options are not included in the computation of diluted EPS when their exercise price is greater than the average closing market price of the common shares.

	Three Mor Septem	
(in thousands)	2022	2021
Basic shares	5,311	6,834
Potential common shares:		
Stock options	58	163
Non-vested restricted stock units and restricted shares	98	93
	156	256
Diluted shares	5,467	7,090
Anti-dilutive shares	173	16

Cash dividends declared per common share were \$0.15 and \$0.15 for the three months ended September 30, 2022, and September 30, 2021, respectively.

#### **10. COMMITMENTS AND CONTINGENCIES**

Environmental Matters – In March 2016, the Company received a General Notice Letter for the Lane Street Groundwater Superfund Site (the "Lane Street Site") located in Elkhart, Indiana from the U.S. Environmental Protection Agency (EPA). In April 2016, the EPA issued their proposed clean-up plan for groundwater pollution and request for public comment. The Company responded to the request for public comment in May 2016. The EPA issued a Record of Decision selecting a remedy in August 2016 and estimated total costs to remediate of \$3.6 million. In July 2017, the EPA issued a Special Notice Letter to the Company demanding that the Company perform the remedy selected and pay for the remediation cost and past response costs of \$5.5 million. On October 12, 2017, the Company, after consultation with its insurance carriers, offered an amount, fully reimbursable by insurance coverage, to the EPA to resolve this matter. On November 6, 2017, the settlement offer extended on October 12, 2017, was rejected.

In April 2018, the EPA issued a Unilateral Administrative Order for Remedial Design and Remedial Action (the "Order") against the Company. The Order was issued under Section 106(a) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), 42 U.S.C. §9606(a). The Order directs the Company to perform remedial design and remedial action for the Lane Street Site. The Order was to be effective May 29, 2018. To ensure completion of the remediation work, the EPA required the Company to secure financial assurance in the initial amount of \$3.6 million, which as noted above, is the estimated cost of remedial work. The Company believes that financial assurance is not required because it meets the relevant financial test criteria as provided in the Order. In May 2018, the EPA agreed to suspend enforcement of the Order so that the Company could conduct environmental testing upgradient to its former manufacturing location pursuant to an Administrative Order on Consent (AOC). On April 24, 2019, the Company signed an AOC with the EPA to conduct the upgradient investigation. The Company negotiated site access to the upgradient property over a period of months in 2019, followed by completion of sampling activities on that property on September 28-29, 2019. Following multiple exchanges from November 2019 through early 2020, the Company submitted a final and supplemental report to the EPA regarding the results of the upgradient investigation on June 17, 2020.

Despite the Company's position that it did not cause or contribute to the contamination, the Company reached a settlement with the EPA and the State of Indiana, which was filed as a consent decree in the U.S. District Court for the Northern District of Indiana on October 24, 2022. The consent decree requires Flexsteel to pay \$9.8 million in resolution of the matter, upon the conclusion of a public comment period and final court approval. Accordingly, the Company has reflected a \$9.8 million liability in the Consolidated Balance Sheets on September 30, 2022. This represents an increase to the liability of \$6.2 million for the three months ended September 30, 2022. Flexsteel has also reached agreements with its insurance carriers for partial reimbursement of the settlement. As a result, for the three months ended September 30, 2022, the Company has also recorded a receivable of \$6.2 million which is included in Other current assets in the Consolidated Balance Sheets on September 30, 2022.

<u>Employment Matters</u> - On March 22, 2021, the Company received notice of a class action lawsuit filed against Flexsteel Industries, Inc., and J.K. Dittmer and D.P. Schmidt as individuals, by a number of employees who had worked at the Dubuque Operations and Starkville plants prior to the closure of the locations due to the impact of COVID-19 on the business at that period of time. The allegations with the claim include failure to pay employee benefits as required by an ERISA-governed severance plan, failure of J.K. Dittmer and D.P. Schmidt to act with respect to the ERISA-governed severance plan, and failure to provide 60-days' notice or the equivalent amount of pay to the employees required by the WARN Act when the Company closed the Dubuque and Starkville locations. The parties participated in a lengthy mediation and on December 3, 2021, agreed to resolve the matter for \$1.3 million. The matter was dismissed with prejudice on September 1, 2022. The Company paid \$1.3 million during the three months ended September 30, 2022, see Note 5 *Restructuring.* 

<u>Other Proceedings</u> – From time to time, the Company is subject to various other legal proceedings, including lawsuits, which arise out of, and are incidental to, the conduct of the Company's business. The Company does not consider any of such other proceedings that are currently pending, individually or in the aggregate, to be material to its business or likely to result in a material effect on its consolidated operating results, financial condition, or cash flows.

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

#### GENERAL

The following analysis of the results of operations and financial condition of the Company should be read in conjunction with the Consolidated Financial Statements and related notes included elsewhere in this quarterly report on Form 10-Q.

#### CRITICAL ACCOUNTING POLICIES:

There have been no material changes to our critical accounting policies and estimates from the information provided in Item 7, "Management's Discussion and Analysis of Financial Condition and Results of Operations", included in our 2022 annual report on Form 10-K.

#### <u>Overview</u>

The following table has been prepared as an aid in understanding the Company's results of operations on a comparative basis for the three months ended September 30, 2022, and 2021. The amounts presented are percentages of the Company's net sales.

	Three Months Er September 30	
	2022	2021
Net sales	100.0 %	100.0 %
Cost of goods sold	84.0	83.0
Gross margin	16.0	17.0
Selling, general and administrative expenses	15.2	13.6
Restructuring expense	—	0.1
Other expense	0.4	
Gain on disposal of assets due to restructuring		(1.0)
Operating income	0.4	4.3
Interest expense	0.3	0.1
Other expense	0.0	0.0
Income before income taxes	0.1	4.2
Income tax (benefit) provision	(0.2)	1.0
Net income and comprehensive income	0.3 %	3.2 %

#### Results of Operations for the Quarter Ended September 30, 2022 vs. 2021

Net sales were \$95.7 million for the quarter ended September 30, 2022, compared to net sales of \$137.7 million in the prior year quarter, a decrease of 30.5%. The decrease in sales of \$42.0 million was primarily driven by a decrease of \$38.7 million related to home furnishing products sold through retailers and a decrease of \$3.3 million for home furnishing products sold through e-commerce channels, compared to the prior year quarter.

Retail home furnishings backlog was \$56 million for the quarter ended September 30, 2022, a decrease of 57.8% as compared to \$133 million home furnishings backlog in the prior year quarter mainly due to focus of the organization to reduce backlog down to 3-5 week lead times and softness of consumer demand in the quarter.

Gross margin as a percent of net sales for the quarter ended September 30, 2022, was 16.0%, compared to 17.0% for the prior year quarter, a decrease of 100 basis points ("bps"). The 100-bps decrease was primarily due to a volume impact on fixed manufacturing costs, and higher delivery costs mainly driven by fuel price inflation partially offset by reduction of ancillary charges taken in the prior year quarter.

Selling, general and administrative ("SG&A") expenses decreased \$4.2 million or 22.4% to \$14.6 million in the first quarter ended September 30, 2022, as compared to \$18.8 million in the first quarter of fiscal 2022. As a percentage of net sales, SG&A was 15.2% in the first quarter of fiscal 2023 compared to 13.6% of net sales in the prior year quarter. The decrease in SG&A is due primarily to reduction of salaries, wages, and related costs of \$0.9 million, a decrease in sales volume related expense of \$1.2 million and a decrease in all other expenses of \$2.1 million in the first quarter of fiscal year 2023.

During the quarter ended September 30, 2022, no additional restructuring expenses were realized for our facilities listed as held for sale. See Note 5, Restructuring, of the Notes to Consolidated Financial Statements, included in this Quarterly Report on Form 10-Q for more information.

Income tax was a benefit of \$0.2 million, or an effective rate of (175.5%), and \$1.3 million, or an effective rate of 23.2% during the quarter ended September 30, 2022, and September 30, 2021, respectively. The effective tax rate for the quarter ended September 30, 2022 was primarily impacted by adjustments related to uncertain tax positions.

Net income was \$0.3 million, or \$0.05 per diluted share for the quarter ended September 30, 2021, compared to net income of \$4.4 million, or \$0.61 per diluted share in the prior year.

#### Liquidity and Capital Resources

Working capital (current assets less current liabilities) on September 30, 2022, was \$116.1 million compared to \$125.4 million on June 30, 2022. The \$9.3 million decrease in working capital was primarily due to a decrease in inventory of \$19.8 million, a decrease in trade receivables of \$7.2 million, and an increase in the environmental remediation liability of \$6.2 million, partially offset by a decrease in accounts payable of \$11.1 million, an increase in other current assets of \$8.2 million, an increase in cash of \$1.8 million, a



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decrease in other current liabilities of \$1.5 million, and a decrease in the restructuring liability of \$1.3 million. Capital expenditures were \$1.9 million during the quarter ended September 30, 2022.

A summary of operating, investing, and financing cash flow is shown in the following table:

	Three Months Ended			
(in thousands)	2022	2021		
Net cash provided by (used in) operating activities	\$	12,994	\$	(44,315)
Net cash (used in) provided by investing activities		(1,878)		629
Net cash (used in) provided by financing activities		(9,329)		46,339
Increase in cash and cash equivalents	\$	1,787	\$	2,653

#### Net cash provided by (used in) operating activities

For the three months ended September 30, 2022, net cash provided by operating activities was \$13.0 million, which primarily consisted of net income of \$0.3 million, adjusted for non-cash items including depreciation of \$1.1 million, and stock-based compensation of \$0.8 million. Net cash provided by operating assets and liabilities was \$10.8 million and was primarily due to a decrease in inventories of \$19.8 million, and a decrease in trade receivables of \$7.2 million, and an increase in accrued liabilities of \$3.0 million, partially offset by a decrease in payables of \$10.8 million, an increase in other current assets of \$8.2 million, and a decrease in other long-term liabilities of \$0.3 million.

For the three months ended September 30, 2021, net cash used in operating activities was \$44.3 million, which primarily consisted of net income of \$4.4 million, adjusted for non-cash items including depreciation of \$1.3 million, gain from the sale of capital assets of \$1.4 million, and stock-based compensation of \$1.2 million. Net cash used in operating assets and liabilities was \$49.8 million. The cash used in operating assets and liabilities of \$49.8 million was primarily due to an increase in inventory of \$32.6 million due to continued inventory build, an increase in other current assets of \$1.4 million, a decrease in accounts payable of \$22.8 million and a decrease in accrued liabilities of \$0.7 million, partially offset by a decrease in trade receivables of \$7.7 million.

#### Net cash (used in) provided by investing activities

For the three months ended September 30, 2022, net cash used by investing activities was \$1.9 million, due to capital expenditures of \$1.9 million.

For the three months ended September 30, 2021, net cash provided by investing activities was \$0.6 million, primarily due to proceeds of \$1.45 million for the sale of our Harrison, Arkansas, facility, partially offset by capital expenditures of \$0.8 million.

#### Net cash (used in) provided by financing activities

For the three months ended September 30, 2022, net cash used by financing activities was \$9.3 million, primarily due to proceeds from lines of credit of \$88.1 million, offset by payments on lines of credit of \$95.8 million, \$0.4 million for treasury stock purchases, dividends paid of \$0.9 million, and \$0.3 million for tax payments on employee vested restricted shares netted with proceeds from the issuance of common stock.

For the three months ended September 30, 2021, net cash provided by financing activities was \$46.3 million, primarily due to proceeds from lines of credit of \$74.6 million, offset by payments on lines of credit of \$25.0 million, \$1.9 million for treasury stock purchases, dividends paid of \$1.1 million, and \$0.2 million for tax payments on employee vested restricted shares.

#### Line of Credit

On August 28, 2020, the Company entered a two-year secured \$25.0 million revolving line of credit with Dubuque Bank and Trust Company, with an interest rate of 1.50% plus LIBOR, subject to a floor of 3.00%. The revolving line of credit was secured by essentially all the Company's assets, excluding real property, and required the Company to maintain compliance with certain financial and non-financial covenants. This line of credit was subsequently canceled in the first quarter of the fiscal year 2022.

On September 8, 2021, the Company, as the borrower, entered into a credit agreement (the "Credit Agreement") with Wells Fargo Bank, National Association (the "Lender"), and the other lenders party thereto. The Credit Agreement has a five-year term and provides for up to an \$85 million revolving line of credit. Subject to certain conditions, the Credit Agreement also provides for the issuance of letters of credit in an aggregate amount up to \$5 million which, upon issuance, would be deemed advances under the revolving line of credit. The Company's \$1.1 million letters of credit previously issued by the Lender are being treated as outstanding under the Credit Agreement

and reduce the amount of available borrowings under the revolving line of credit. Proceeds of borrowings were used to refinance all indebtedness owed to Dubuque Bank & Trust and for working capital purposes. The Company's obligations under the Credit Agreement are secured by substantially all its assets, excluding real property. Subject to certain conditions, borrowings under the Credit Agreement bear interest at LIBOR plus 1.25% or 1.50% per annum, or an effective interest rate of 4.4% on September 30, 2022. When LIBOR becomes unavailable, the replacement rate will be determined pursuant to the terms of the Credit Agreement. The Credit Agreement contains customary representations, warranties, and covenants, including a financial covenant to maintain a fixed coverage ratio of not less than 1.00 to1.00. In addition, the Loan Agreement places restrictions on the Company's ability to incur additional indebtedness, to create liens or other encumbrances, to sell or otherwise dispose of assets, and to merge or consolidate with other entities.

On April 18, 2022, the Company, as the borrower, entered into a first amendment to the September 8, 2021, Credit Agreement ("First Amendment to the Credit Agreement"), with the Lender and the lenders thereto. The amendment to the Credit Agreement changed the definition of the term 'Payment Conditions' and further defines "default" or "event of default" and the calculation of the Fixed Charge Coverage Ratio.

As of September 30, 2022, there was \$30.0 million outstanding under the Credit Agreement, exclusive of fees and letters of credit.

Letters of credit outstanding at the Lender as of September 30, 2022, totaled \$1.1 million.

#### **Contractual Obligations**

As of September 30, 2022, there have been no material changes to our contractual obligations presented in our Annual Report on Form 10-K for the year ended June 30, 2022.

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

*General* – Market risk represents the risk of changes in the value of a financial instrument, derivative or non-derivative, caused by fluctuations in interest rates, foreign exchange rates, and equity prices. As discussed below, the management of the Company does not believe that changes in these factors could cause material fluctuations in the Company's results of operations or cash flows. The ability to import furniture products can be adversely affected by political issues in the countries where suppliers are located, disruptions associated with shipping distances, and negotiations with port employees. Other risks related to furniture product importation include government imposition of regulations and/or quotas; duties, tariffs, and taxes on imports; and significant fluctuation in the value of the U.S. dollar against foreign currencies. Any of these factors could interrupt supply, decrease sales, increase costs and decrease earnings.

*Foreign Currency Risk* – During the quarters ended September 30, 2022, and 2021, the Company did not have sales, but had purchases and other expenses denominated in foreign currencies. The market risk associated with currency exchange rates and prices is not considered significant.

*Interest Rate Risk* – The Company's primary market risk exposure regarding financial instruments is changes in interest rates. On September 30, 2022, the Company had \$30.0 million outstanding on its line of credit, exclusive of fees and letters of credit.

#### Item 4. Controls and Procedures

(a) *Evaluation of disclosure controls and procedures.* Based on their evaluation as of the end of the period covered by this Quarterly Report on Form 10-Q, our Chief Executive Officer and Chief Financial Officer have concluded that our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended) were effective as of September 30, 2022.

(b) *Changes in internal control over financial reporting.* During the quarter ended September 30, 2022, there were no significant changes in our internal control over financial reporting (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended) that have materially affected or are reasonably likely to materially affect the Company's internal control over financial reporting.

# Cautionary Statement Relevant to Forward-Looking Information for "Safe Harbor" Provisions of the Private Securities Litigation Reform Act of 1995

The Company and its representatives may from time to time make written or oral forward-looking statements concerning long-term goals or anticipated results of the Company, including statements contained in the Company's filings with the Securities and Exchange Commission and its reports to stockholders.

Statements, including those in this Quarterly Report on Form 10-Q, which are not historical or current facts, are "forward-looking statements" made pursuant to the safe harbor provisions of the Private Securities Litigation Reform Act of 1995. Certain important



factors could cause our results to differ materially from those anticipated by some of the statements made herein. Investors are cautioned that all forwardlooking statements involve risk and uncertainty. Some of the factors that could affect results are the cyclical nature of the furniture industry, supply chain disruptions, litigation, the effectiveness of new product introductions and distribution channels, the product mix of sales, pricing pressures, the cost of raw materials and fuel, retention and recruitment of key employees, actions by governments including laws, regulations, taxes and tariffs, inflation, the amount of sales generated and the profit margins thereon, competition (both U.S. and foreign), credit exposure with customers, participation in multi-employer pension plans, the impact of the COVID-19 pandemic and general economic conditions. For further information regarding these risks and uncertainties, see the "Risk Factors" section in Item 1A of our most recent Annual Report on Form 10-K.

The Company specifically declines to undertake any obligation to publicly revise any forward-looking statements that have been made to reflect events or circumstances after the date of such statements or to reflect the occurrence of anticipated or unanticipated events.

#### PART II OTHER INFORMATION

#### Item 1A. Risk Factors

There has been no material change in the risk factors set forth under Part 1, Item 1A "Risk Factors" in the Company's Annual Report on Form 10-K for the fiscal year ended June 30, 2022.

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

On January 20, 2022, the Board of Directors approved a share repurchase program authorizing the Company to purchase up to \$30 million of the Company's common stock through January 19, 2025. All purchases were made in the open market.

The following table summarizes the activity of the common stock repurchases made during the three months ended September 30, 2022.

Period	Total Number of Shares Purchased	Average Price Paid per Share	Total Number of Shares Purchased as Part of Plans	Approximate Dollar Value of Shares that May Yet Be Purchased
July 1, 2022, to July 31, 2022	_	\$ —		\$ 7,490,620
August 1, 2022, to August 31, 2022	—	—		7,490,620
September 1, 2022, to September 30, 2022	22,636	15.56	22,636	7,137,278
Three months ended September 30, 2022 (1)	22,636	\$ 15.56	22,636	\$ 7,137,278

(1) Excludes 3,268 shares purchased with cash in September 2022, with trade settlements after September 30, 2022.

#### Item 6. Exhibits

Exhibit No.	
<u>31.1</u>	Certification of Chief Executive Officer pursuant to Rule 13a-14(a) and 15d-14(a) of the Securities Exchange Act of 1934, as amended.*
<u>31.2</u>	Certification of Chief Financial Officer pursuant to Rule 13a-14(a) and 15d-14(a) of the Securities Exchange Act of 1934, as amended.*
<u>32</u>	Certification of Chief Executive Officer and Chief Financial Officer pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906
	of the Sarbanes-Oxley Act of 2002.*
101.INS	XBRL Instance Document**
101.SCH	XBRL Taxonomy Extension Schema Document
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
101.LAB	XBRL Taxonomy Extension Labels Linkbase Document
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
104.Cover	Interactive Data File (formatted as Inline XBRL and contained in Exhibit 101)
Page	
*	Filed herewith
**	In accordance with Regulation S-T, the XBRL-related information in Exhibit 101 to this Quarterly Report on Form 10-Q shall be deemed to be "furnished" and not "filed."

#### 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.

FLEXSTEEL INDUSTRIES, INC.

Date: October 31, 2022

By: <u>/S/ G. Alejandro Huerta</u>

G. Alejandro Huerta Chief Financial Officer (Principal Financial & Accounting Officer)

#### I, Jerald K. Dittmer, certify that:

#### CERTIFICATION

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

Date: October 31, 2022

<u>/s/ Jerald K. Dittmer</u> Jerald K. Dittmer Chief Executive Officer

#### I, G. Alejandro Huerta, certify that:

#### CERTIFICATION

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

Date: October 31, 2022

/s/ G. Alejandro Huerta G. Alejandro Huerta Chief Financial Officer

#### CERTIFICATION BY CHIEF EXECUTIVE OFFICER AND CHIEF FINANCIAL OFFICER PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of Flexsteel Industries, Inc. (the "Company") on Form 10-Q for the quarter ended September 30, 2022, as filed with the Securities and Exchange Commission on the date hereof (the "Report"), we, Jerald K. Dittmer, Chief Executive Officer, and G. Alejandro Huerta, Chief Financial Officer, of the Company, certify, pursuant to 18 U.S.C. §1350, as adopted pursuant to §906 of the Sarbanes-Oxley Act of 2002, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934, and;
- (2) The information contained in the Report fairly presents, in all material respects, the consolidated financial condition and results of operations of the Company.

Date: October 31, 2022

/s/ Jerald K. Dittmer Jerald K. Dittmer Chief Executive Officer

/s/ G. Alejandro Huerta G. Alejandro Huerta Chief Financial Officer