HARRIS CORP /DE/ Form 11-K June 28, 2018

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
FORM 11-K
(Mark One)
þANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
For the fiscal year ended December 31, 2017
OR
" TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
Commission file number 1-3863
A. Full title of the plan and the address of the plan, if different from that of the issuer named below:
Harris Corporation Retirement Plan
B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:
Harris Corporation
1025 West NASA Blvd.
Melbourne, Florida 32919

HARRIS CORPORATION RETIREMENT PLAN Audited Financial Statements and Supplemental Schedule As of December 31, 2017 and 2016 and for the Year Ended December 31, 2017

HARRIS CORPORATION RETIREMENT PLAN

December 31, 2017 and 2016 and for the year ended December 31, 2017 Table of Contents

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23.1 Consent of Independent Registered Certified Public Accounting Firm

All other schedules required by section 2520.103-10 of the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974 have been omitted because they are not applicable.

REPORT OF INDEPENDENT REGISTERED CERTIFIED PUBLIC ACCOUNTING FIRM

To the Participants and the Harris Corporation Employee Benefits Committee of the Harris Corporation Retirement Plan

Opinion on the Financial Statements

We have audited the accompanying statements of net assets available for benefits of the Harris Corporation Retirement Plan (the "Plan") as of December 31, 2017 and 2016, and the related statement of changes in net assets available for benefits for the year ended December 31, 2017, and the related notes and schedule (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the net assets available for benefits of the Plan as of December 31, 2017 and 2016, and the changes in net assets available for benefits of the Plan as of December 31, 2017 and 2016, and the changes in net assets available for benefits for the year ended December 31, 2017, in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Plan's management. Our responsibility is to express an opinion on the Plan's financial statements based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) ("PCAOB") and are required to be independent with respect to the Plan in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Plan is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting, but not for the purpose of expressing an opinion on the effectiveness of the Plan's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Supplemental Information

The supplemental information contained in the schedule of assets (held at end of year) has been subjected to audit procedures performed in conjunction with the audit of the Plan's financial statements. The supplemental information is the responsibility of the Plan's management. Our audit procedures included determining whether the supplemental information reconciles to the financial statements or the underlying accounting and other records, as applicable, and performing procedures to test the completeness and accuracy of the information presented in the supplemental information. In forming our opinion on the supplemental information, we evaluated whether the supplemental information, including its form and content, is presented in conformity with the Department of Labor's Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. In our opinion, the supplemental information is fairly stated, in all material respects, in relation to the financial statements as a whole.

/s/ Carr, Riggs & Ingram, LLC

We have served as the Plan's auditor since 2014. Clearwater, Florida June 28, 2018

HARRIS CORPORATION RETIREMENT PLAN Statements of Net Assets Available for Benefits

	December 31, 2017	December 31, 2016
ASSETS		
Investments at fair value:		
Interest bearing cash	\$21,776,479	\$9,665,581
Preferred stocks	7,941,595	5,892,955
Brokerage window account	31,944,710	23,792,241
Corporate bonds & debentures	1,734,403	587,560
Partnership interests	244,513	868,563
Common stocks	1,368,338,581	1,130,784,693
Registered investment companies	171,010,952	204,454,745
Common/collective trust funds	4,041,369,625	3,623,148,902
Total investments at fair value	5,644,360,858	4,999,195,240
Investments at contract value:		
Synthetic guaranteed investment contracts	1,039,241,263	1,149,589,327
Receivables:		
Accrued interest and dividends	1,312,460	1,184,128
Participant contributions receivable	6,250,380	7,237,133
Employer matching contributions receivable		2,597,685
Notes receivable from participants	55,994,836	63,583,318
Due from broker for securities sold	12,820,957	1,427,819
Total receivables	79,250,349	76,030,083
Total assets LIABILITIES	6,762,852,470	6,224,814,650
Accrued administrative expenses	989,500	854,177
Due to broker for securities purchased	3,256,713	5,179,676
Total liabilities	4,246,213	6,033,853
Net assets available for benefits	\$6,758,606,257	\$6,218,780,797

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

HARRIS CORPORATION RETIREMENT PLAN

Statement of Changes in Net Assets Available for Benefits For the year ended December 31, 2017

Additions to net assets attributed to: Investment income:	
Net appreciation in fair value of investments	\$935,928,097
Net appreciation in contract value of investments	2,880,057
Dividends	17,738,169
Total	956,546,323
Contributions:	
Participant rollovers	20,347,380
Employer matching	80,418,408
Participant (other than rollovers)	167,799,010
Total contributions	268,564,798
Interest on notes receivable from participants	2,651,322
Total additions	1,227,762,443
Deductions from net assets attributed to:	
Benefits paid to participants	677,777,908
Administrative expenses	10,159,075
Total deductions	687,936,983
Net change in plan assets available for benefits Net assets available for benefits:	539,825,460
Beginning of year	6,218,780,797
End of year	\$6,758,606,257

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

HARRIS CORPORATION RETIREMENT PLAN

Notes to the Financial Statements

December 31, 2017 and 2016

NOTE 1 — DESCRIPTION OF PLAN

The following description of the Harris Corporation Retirement Plan (the "Plan") provides only general information. Participants should refer to the Plan document for a more complete description of the Plan's provisions.

General — The Plan is a defined contribution plan with a 401(k) feature covering eligible employees of Harris Corporation and certain of its subsidiaries (collectively, the "Company" or "Employer") as defined in the Plan

A. document. The Plan Administrator is the Harris Corporation Employee Benefits Committee comprised of persons appointed by Harris Corporation. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974, as amended ("ERISA").

Contributions — Participants may contribute a percentage of eligible compensation, as defined in the Plan document and subject to Internal Revenue Code (the "Code") limitations, on a pre-tax and/or an after-tax basis. After-tax contributions may be made either on a regular after-tax basis or on a designated Roth after-tax basis. Participants age 50 and older by the end of the calendar year can contribute an additional amount above the annual pre-tax/designated Roth after-tax limitation, as defined in the Plan document and subject to Code limitations. The Company matches up to 100% of pre-tax and after-tax contributions subject to a limit of 6% (5% for a participant who is accruing a benefit under the Company's defined benefit pension plan) of eligible compensation for any eligible employee who has completed one year of service with the Company. Special matching rules apply to

B. participants who are subject to a collective bargaining agreement. Full-time regular participants who are not subject to a collective bargaining agreement and who make no election with respect to their contribution percentage are deemed to have elected deferment of 6% of eligible compensation on a pre-tax basis. The Company may make discretionary profit sharing contributions to the Plan in an amount determined by the Company, allocated to eligible participants based on eligible compensation as defined in the Plan document. For the year ended December 31, 2017, no profit sharing contributions were made. Additional Company contributions may be made on behalf of participants who are subject to a collective bargaining agreement or to satisfy, in part, the Company's obligations to certain participants under wage determination or similar laws. In addition, participants may rollover amounts to the Plan from other qualified retirement plans or certain individual retirement accounts ("IRAs"). Payments of Benefits — Prior to termination of employment, a participant may withdraw all or any portion of his or

her regular after-tax account balance or rollover account balance. A participant may also receive a distribution while employed for financial hardship, as defined in the Plan document, after attainment of age 59 1/2 or in certain

C. cases, in connection with active military duty. Upon retirement or other termination of employment, a participant may elect to receive either a lump-sum amount equal to all or a portion of the participant's vested account, or installments of his or her vested account over a future period. Alternatively, a participant generally will be eligible to rollover his or her vested account to an eligible retirement plan or IRA. In addition, certain other distribution options applicable to assets merged into the Plan have been preserved, as legally required.

Participant Loans — The participant loan program permits participants to borrow against their pre-tax, regular after-tax, qualified non-elective, designated Roth after-tax and rollover contributions. A participant may borrow in increments of \$100 from a minimum of \$500 to a maximum of 50% of the vested portion of the participant's account or \$50,000 whichever is lower, within certain limitations established by the Plan document. Payback

- D.periods range from one to five years unless the loan is to be used for the purchase of a principal residence, in which case the payback period generally may not exceed ten years. Interest rates are established by the Plan Administrator based on market rates. Loans are paid back ratably through payroll deductions (or, if the participant is not receiving paychecks, then they are paid back by personal, certified or cashier's check, money order or electronic transfer). The outstanding loans have been established as a separate fund.
- E. Participant Accounts Each participant's account is credited with the participant's contribution, including the contribution, if any, in respect of the participant's election under the Company's Performance Reward Plan (or similar plan), and allocations of (a) the Company's contributions and (b) Plan earnings, and is charged with an allocation of Plan losses and administrative expenses. The benefit to which a participant is entitled is the benefit that

can be provided from the participant's vested account.

Vesting — Participants are immediately vested in their pre-tax, regular after-tax, designated Roth after-tax, qualified non-elective and rollover contributions plus earnings thereon. Participants also are immediately vested in Company F.

F. contributions other than Employer matching and any profit sharing contributions, plus earnings thereon. Vesting in the Employer matching and any profit sharing contributions, plus earnings thereon, is based on years of service, as

defined in the Plan document. A participant is 100% vested after four years of service, based on the following schedule.

Years of Service	Vesting
------------------	---------

	Percent	tage
Less than 1 year	0	%
1 year	25	%
2 years	50	%
3 years	75	%
4 years	100	%

However, certain vesting schedules applicable to assets merged into the Plan have been preserved, as legally required, and may result in the vesting of Employer matching and any profit sharing contributions, plus earnings thereon, more quickly than described above. In addition, in the event of a disposition by the Company of a business or substantially all of the assets of a business, the participants impacted by such disposition may in certain circumstances become 100% vested in Employer matching and any profit sharing contributions, plus earnings thereon.

A participant also becomes 100% vested in Employer matching and any profit sharing contributions, plus earnings thereon, upon his or her termination of employment after attaining age 55 or on account of his or her death or disability (as defined in the Plan document), or if a participant dies while on leave of absence due to qualified military service.

In addition, special vesting applies to certain participants in the Plan who are subject to a collective bargaining agreement. Certain of such participants are immediately vested in their Employer matching and any profit sharing contributions, plus earnings thereon, and others become vested in their Employer matching and any profit sharing contributions, plus earnings thereon, as follows:

Years of Service Vesting			
	Percentage		
Less than 1 year	0	%	
1 year	20	%	
2 years	40	%	
3 years	60	%	
4 years	80	%	
5 years	100	%	

Forfeitures — A terminated participant who is not 100% vested will forfeit the non-vested portion of the Company's contributions plus earnings thereon unless the participant returns to employment within five years. The forfeited contributions are used first, to restore the accounts of recently located missing participants, as defined in the Plan document; next, to restore the accounts of participants who are reemployed prior to incurring a break in service of

G. document, next, to restore the accounts of participants who are reemployed prior to incurring a break in service of five consecutive years; next, to fund any Company contributions to be allocated to participants who are reemployed after a period of qualified military service, as defined in the Plan document; and finally, to reduce future contributions to the Plan by the Company. Forfeited amounts included in Plan assets at December 31, 2017 and 2016 were \$584,461 and 952,678, respectively. For the year ended December 31, 2017, Company contributions to the Plan were reduced by \$1,961,296 from forfeited non-vested accounts.

H. Plan Termination — Although it has not expressed any intent to do so, the Company has the right under the Plan to discontinue its contributions at any time and to terminate the Plan subject to the provisions of ERISA. In the event of Plan termination, participants will become 100% vested in their accounts.

I.Investment Options — Upon enrollment into the Plan, a participant may direct Company and participant contributions into any of several investment options (including the Harris Stock Fund) and/or a brokerage window account. A participant may transfer amounts from other investment options into the Harris Stock Fund, provided that no transfer shall cause more than 20% of a participant's account to be invested in the Harris Stock Fund. The Harris Stock Fund has been designated as an "employee stock ownership plan," which means that the Company is entitled to a deduction

for dividends paid on shares held in the Harris Stock Fund. Any such dividends are 100% vested and participants are permitted to elect that such dividends either be maintained in the Plan and reinvested in the Harris Stock Fund or paid from the Plan in cash to the participant.

The investment options are described in detail in the Plan's "Summary Plan Description," which is available to all participants. In the event no investment option is selected by a participant, the default investment option for

contributions is the LifeCycle Fund that is age-appropriate for the participant. Elections to change investment options can be made daily; however, amounts in the Stable Value Fund cannot be transferred directly to the Money Market Fund. Investments are governed by certain limitations described in the Plan document and the "Summary Plan Description."

NOTE 2 — SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Basis of Accounting — The accounting records of the Plan are maintained on the accrual basis and have been prepared in conformity with accounting principles generally accepted in the United States of America ("U.S. GAAP"). Valuation of Investments — Investments are stated at fair value or contract value. For investments stated at fair value, quoted market prices are used, when available, to value investments. Investments for which quoted market prices are not available are stated at fair values as reported by the Trustee or investee company. See Note 6 — Financial Instruments for further information on the valuation of investments.

Notes Receivable from Participants — Notes receivable from participants represent participant loans recorded at their unpaid principal balance plus any accrued but unpaid interest. Interest income on notes receivable from participants is recorded when it is earned. Related fees are recorded as administrative expenses and are expensed when they are incurred. No allowance for credit losses has been recorded as of December 31, 2017 or 2016. If a participant ceases to make loan repayments and the Plan Administrator deems the participant loan to be a distribution, the participant loan balance is reduced and a benefit payment is recorded upon the participant's eligibility for a Plan distribution. Use of Estimates — The preparation of financial statements in conformity with U.S. GAAP requires the Plan Administrator to make estimates and assumptions that affect certain reported amounts, disclosures, and schedules. Accordingly, actual results may differ from those estimates.

Administrative Expenses — Unless otherwise elected by the Company, all reasonable charges and expenses incurred in connection with the administration of the Plan are paid by the Trustee from the assets of the trust.

New Accounting Standards — In January 2016, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") No. 2016-01, Financial Instruments-Overall (Subtopic 825-10). ASU No. 2016-01 requires equity investments (except those accounted for under the equity method of accounting, or those that result in consolidation of the investee) to be measured at fair value with changes in fair value recognized in net income. ASU No. 2016-01 also requires public business entities to use the exit price notion when measuring the fair value of financial instruments for disclosure purposes. ASU No. 2016-01 is effective for employee benefit plans for fiscal years beginning after December 15, 2018. Management is currently evaluating the impact of ASU No. 2016-01 on the Plan's financial statements.

NOTE 3 — RELATED-PARTY TRANSACTIONS

Certain Plan investments are shares of common stock of Harris Corporation and balances in common/collective trust funds that are managed by Northern Trust. Harris Corporation is the Plan sponsor and Northern Trust is the Trustee of the Plan, therefore, these transactions qualified as exempt party-in-interest transactions under the provisions of ERISA.

The Plan's investments in Harris Corporation common stock (included with other common stock) and in common/collective trust funds managed by Northern Trust (included with other common/collective trust funds) were as follows:

		er 31, 2017 Fair Value		r 31, 2016 Fair Value
Common stock Harris Corporation common stock	2188718	\$310,031,90	52309782	\$236,683,362
Common/collective trust funds NT Collective Aggregate Bond Index Fund — Non Lending NT Collective Extended Equity Index Fund — Non Lending				388,749,762 223,598,332

 NT Collective Russell 1000 Index Fund — Non Lending
 5153887
 153,508,527
 6938870
 169,856,597

 NT Collective S&P 500 Index Fund-DC-Non Lending (Tier J)
 67421
 617,346,104
 72240
 542,977,395

 NTGI Collective Govt STIF Registered
 9743083197,430,831
 1124167511,241,675

During 2017, the Plan made the following purchases and sales of related party investments:

	Purchases	Sales
Common stock		
Harris Corporation common stock	\$18,573,975	\$26,156,490
Common/collective trust funds		
NT Collective Aggregate Bond Index Fund — Non Lending	30,073,539	34,640,147
NT Collective Extended Equity Index Fund — Non Lending	29,566,567	46,726,930
NT Collective Russell 1000 Index Fund — Non Lending	39,023,182	89,775,795
NT Collective S&P 500 Index Fund-DC-Non Lending (Tier J)	54,818,681	93,958,700
NTGI Collective Govt STIF Registered	*	*

*Activity in this fund represents overnight interest bearing deposits (sweeps) of otherwise un-invested daily cash.

NOTE 4 — INCOME TAX STATUS

The Plan has received a determination letter from the Internal Revenue Service ("IRS") dated August 23, 2017 stating that the Plan is qualified under Section 401(a) of the Code and the related trust is exempt from taxation. Although the Plan has been amended since receiving the determination letter, the Plan's sponsor and the Plan's tax counsel believe the Plan, as amended, is qualified and the related trust is exempt from taxation.

U.S. GAAP requires Plan management to evaluate uncertain tax positions taken by the Plan. The financial statement effects of a tax position are recognized when the position is more likely than not, based on the technical merits, to be sustained upon examination by the IRS. The Plan Administrator has analyzed the tax positions taken by the Plan, and has concluded that as of December 31, 2017, there are no uncertain positions taken or expected to be taken. NOTE 5 — CREDIT RISKS AND UNCERTAINTIES

Cash amounts at the Trustee may exceed the federally insured limit from time to time. The Plan provides for investments in various investment securities, which, in general, are exposed to certain risks, such as interest rate, credit and overall market volatility risks. Due to the level of risk associated with certain investment securities, it is reasonably possible that changes in the values of investment securities will occur in the near term, and such changes could materially affect participant account balances and the amounts reported in the Statements of Net Assets Available for Benefits.

NOTE 6 — FINANCIAL INSTRUMENTS

Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in the principal market (or most advantageous market, in the absence of a principal market) for the asset or liability in an orderly transaction between market participants at the measurement date (i.e., an exit price). A three-level fair value hierarchy prioritizes the inputs to valuation techniques used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted prices in active markets for identical assets and liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). The three levels of the fair value hierarchy are described below:

Level 1 — inputs are based upon unadjusted quoted prices for identical instruments traded in active markets. Level 2 — inputs are based upon quoted prices for similar instruments in active markets, quoted prices for identical or similar instruments in markets that are not active, and model-based valuation techniques for which all significant assumptions are observable in the market or can be corroborated by observable market data for substantially the full term of the assets or liabilities.

Level 3 — inputs are generally unobservable and typically reflect management's estimates of assumptions that market participants would use in pricing the asset or liability. The fair values are therefore determined using model-based techniques that include option pricing models, discounted cash flow models and similar techniques for which some or all significant assumptions are not observable.

The following section describes the valuation methodologies the Plan uses to measure financial assets at fair value.

In general, and where applicable, the Plan uses quoted prices in active markets for identical assets to determine fair value. This pricing methodology applies to the Plan's Level 1 assets which include interest bearing cash, common stocks,

corporate bonds and debentures, partnership interests, the brokerage window account and registered investment companies. If quoted prices in active markets for identical assets are not available to determine fair value, then the Plan uses quoted prices for similar assets or inputs other than the quoted prices that are observable either directly or indirectly. These assets are included in Level 2 and consist of preferred stocks. Assets for which fair value is determined by management using assumptions that market participants would use in pricing assets are included in Level 3. As of December 31, 2017 and 2016, there were no Level 3 assets held by the Plan. Common/collective trust funds are a collection of assets from multiple investors administrated by a bank or trust company. The primary objective of a common/collective trust fund is to develop a larger diversified portfolio with lower overall costs. There are currently no redemption restrictions on these investments. The fair values of the investments in this category have been estimated using the net asset value ("NAV") per unit calculated by the

investment's issuer utilizing quoted market prices, most recent bid prices in the principal market in which the securities are normally traded, pricing services and dealer quotes. NAVs are reported by the funds and are supported by the underlying share prices of actual purchases and sale transactions occurring as of or close to the financial statement date. Assets measured at NAV are exempt from the fair value hierarchy.

Investments Measured at Fair Value on a Recurring Basis

Investments measured at fair value on a recurring basis at December 31, 2017 were as follows:

	Level 1	Level 2	Level	3Total
Assets				
Interest bearing cash	\$21,776,479	\$—	\$ —	\$21,776,479
Preferred stocks		7,941,595		7,941,595
Brokerage window account	31,944,710	_		31,944,710
Corporate bonds & debentures	1,734,403	_		1,734,403
Partnership interests	244,513	_		244,513
Common stocks	1,368,338,581	_		1,368,338,581
Registered investment companies	171,010,952		—	171,010,952
Total Assets in the Fair Value Hierarchy Investments measured at NAV Total Investments at Fair Value	\$1,595,049,638	8\$7,941,59	5\$—	\$1,602,991,233 \$4,041,369,625 \$5,644,360,858

Investments measured at fair value on a recurring basis at December 31, 2016 were as follows:

	Level 1	Level 2	Level 3	Total
Assets				
Interest bearing cash	\$9,665,581	\$ —	\$ —	\$9,665,581
Preferred stocks		5,892,955		5,892,955
Brokerage window account	23,792,241	_		23,792,241
Corporate bonds & debentures	587,560	_		587,560
Partnership interests	868,563	_		868,563
Common stocks	1,130,784,693	_		1,130,784,693
Registered investments companies	204,454,745	_		204,454,745
Total Assets in the Fair Value Hierarchy	\$1,370,153,383	3\$5,892,955	5\$ —	\$1,376,046,338
Investments measured at NAV				\$3,623,148,902
Total Investments at Fair Value				\$1 000 105 210

Total Investments at Fair Value

NOTE 7 — SYNTHETIC GUARANTEED INVESTMENT CONTRACTS

During 2017 and 2016, the Plan held fully benefit-responsive, synthetic guaranteed investment contracts ("synthetic GICs") in its Stable Value Fund (the "Fund") which are stated at contract value. A corresponding contract wrapper with the issuer of the synthetic GICs was also held in order to provide a variable rate of return on the cost of the investment. The interest crediting rate of synthetic GICs is based on the contract value, and the fair value, duration and yield to maturity of the portfolio of bonds underlying the synthetic GICs. The interest crediting rate is reset quarterly. The minimum crediting rate is zero percent.

The interest crediting rate reset allows the contract value to converge with the fair value of the underlying portfolio over time, assuming the portfolio continues to earn the current yield for a period of time equal to the current portfolio duration.

The primary variables impacting the future interest crediting rates of synthetic GICs include the current yield of the assets underlying the contract, the duration of the assets underlying the contract and the existing difference between the fair value and contract value of the assets underlying the contract.

Synthetic GICs generally provide for withdrawals associated with certain events which are not in the ordinary course of Plan operations. These withdrawals are paid with a market value adjustment applied to the withdrawal as defined in the investment contract. Each contract issuer specifies the events which may trigger a market value adjustment. Such events include but are not limited to the following: material amendments to the Plan or in the administration of the Fund; changes to the Plan's competing investment options including the elimination of equity wash provisions; complete or partial termination of the Plan; the failure of the Plan to qualify for exemption from federal income taxes or any required prohibited transaction exemption under ERISA; the redemption of all or a portion of the interests in the Fund held by the Plan at the direction of the Plan sponsor, including withdrawals due to the removal of a specifically identifiable group of employees from coverage under the Plan (such as a group layoff or early retirement incentive program), the closing or sale of a subsidiary, employing unit or affiliate, the bankruptcy or insolvency of the Plan sponsor, the merger of the Plan with another plan, or the Plan sponsor's establishment of another tax qualified defined contribution plan; any change in law, regulation, ruling, administrative or judicial position or accounting requirement, applicable to the Fund or the Plan; or the delivery of any communication to Plan participants designed to influence a participant not to invest in the Fund.

At this time, the Plan does not believe that the occurrence of any such market value adjustment-triggering event, which would limit the Plan's ability to transact at contract value with participants, has occurred or is probable. If the Plan defaults in its obligations under any synthetic GIC (including the issuer's determination that the agreement constitutes a non-exempt prohibited transaction as defined under ERISA), and such default is not corrected within the time permitted by the contract, then the contract may be terminated by the issuer and the Plan will receive the fair value of the underlying investments as of the date of termination. With the exception of this circumstance, termination of the contract by the issuer would be settled at contract value.

NOTE 8 — RECONCILIATION OF PLAN FINANCIAL STATEMENTS TO THE FORM 5500

Form 5500 requires the recording of a liability for benefit amounts processed prior to year-end but not yet paid and requires fully benefit-responsive contracts to be reported at fair value. These requirements conflict with U.S. GAAP and the presentation of such amounts in the financial statements where they remain as part of net assets available for benefits and are stated at contract value, respectively.

The following is a reconciliation of net assets available for benefits per the financial statements to the Form 5500:

	December 31, December 31, 2017 2016
Net assets available for benefits per the financial statements Benefits due to participants	\$6,758,606,257 \$6,218,780,797 (1,038,839) (627,697) 4,729,043 7,609,100

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Adjustment to fair value from contract value for fully benefit-responsive investment contracts

Net assets available for benefits per the Form 5500

\$6,762,296,461 \$6,225,762,200

The following is a reconciliation of benefits paid to participants per the financial statements to the Form 5500 for the year ended December 31, 2017:

Benefits paid to participants per the financial statements	\$677,777,908
Add: benefits due but unpaid at December 31, 2017	1,038,839
Less: benefits due but unpaid at December 31, 2016	(627,697)

Total benefit payments, corrective distributions and deemed distributions per the Form 5500 \$678,189,050

The following is a reconciliation of investment income per the financial statements to the Form 5500 for the year ended December 31, 2017:

Net change in Plan assets per the financial statements	\$ 539,825,460
Adjustment from fair value to contract value for fully benefit-responsive investment contracts at	(7,609,100)
December 31, 2016 Adjustment from fair value to contract value for fully benefit-responsive investment contracts at	
December 31, 2017	4,729,043
Benefits due but unpaid at December 31, 2017	(1,038,839)
Benefits due but unpaid at December 31, 2016	627,697
Net income and transfers in per the Form 5500	\$ 536,534,261

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SUPPLEMENTAL INFORMATION Harris Corporation Retirement Plan E.I.N. 34-0276860 Plan Number 015 Schedule H, Line 4(i) Schedule of Assets (Held at End of Year) December 31, 2017

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (d) (In Shares/Par Value Except Cost Notes Receivable from Participants	
Value of Interest in Interest Bearing Cash United States dollar Total Value of Interest in Interest Bearing Cash	21776479	\$21,776,479 \$21,776,479
Value of Interest in Preferred Stocks AIRBNB INC SERIES D CVT PFD STOCK T-ROWE PRICE ONLY	1693	\$206,782
BECTON DICKINSON & CO DEP SHS REPSTG 1/20TH INT MANDATORY CONV PFD SER A	46079	2,667,974
DTE ENERGY CO CORPORATE UNIT	12887	695,383
NEXTERA ENERGY INC CORPORATE UNIT	49619	2,788,588
PVTPL AIRBNB INC SER E CVT PFD STK T-ROWE PRICE ONLY	2468	229,757
PVTPL FLIPKART - TROWE PRICE ONLY SER E PFD STK	282	32,084
PVTPL FLIPKART LIMITED SERIES G PREFERENCE SHARES - T ROWE PRICE ONLY	1290	154,490
PVTPL FLIPKART LTD - TROWE PRICE ONLY ORDINARY SHARES	251	28,557

		(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity		
	(b) Identity of Issue, Borrower, Lessor,	Value	(d)	(e)
(a)or Similar Party	(In Shares/Par Value	· ·	Value
		Notes Receivable from Partic	cipant	ts)
	PVTPL FLIPKART LTD - TROWE PRICE ONLY SER A PFD STK	87		9,898
	PVTPL FLIPKART LTD - TROWE PRICE ONLY SER C PFD STK	152		17,293
	PVTPL MAGIC LEAP INC PP SERIES C CVT PFD STOCK T-ROWE PRICE ONLY	10325		237,816
	PVTPL MAGIC LEAP INC SR D CVT PFD STK	4837		130,599
	PVTPL UBER TECHNOLOGIES INC SER G CVTPFD STK T-ROWE ONLY	4873		237,667
	SER C CVT PFD STK DROPBOX SERIES C PREFERRED TROWE PRICE ONLY	10857		207,382
	UBER TECHNOLOGIES INC SER E PFD STK-TROWE PRICE ONLY	8924		297,325
	Total Value of Interest in Preferred Stocks			\$7,941,595
	Value of Interest in Common Stocks			
	1ST HORIZON NATL CORP COM	12486		\$249,601
	5TH 3RD BANCORP COM	180000		5,461,200
	ACACIA COMMUNICATIONS INC COM	9215		333,859
	ACTIVISION BLIZZARD INC COM	35000		2,216,200
	ACTUANT CORP CL A NEW	30084		761,125
	ADDUS HOMECARE CORP COM	7300		254,040
	ADIENT PLC LTD COM	33954		2,672,180
	ADOBE SYS INC COM	28700		5,029,388

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party ADR ALIBABA GROUP HOLDING LTD SPONSORED ADS	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants)Cost 101198	(e) Value 17,449,571		
ADR ASML HLDG NV NY REG 2012 (POST REV SPLIT)	9064	1,575,504		
ADR BAIDU INC SPONS REPR 0.10 ORD CLS'A'	23050	5,398,541		
ADR GLAXOSMITHKLINE PLC SPONSORED ADR	44000	1,560,680		
ADR TENCENT HLDGS LTD ADR	91758	4,764,075		
AERIE PHARMACEUTICALS INC COM	6695	400,026		
AETNA INC	6817	1,229,719		
AKZO NOBEL NV EUR2	9091	797,121		
ALASKA AIR GROUP INC COM	29215	2,147,595		
ALBANY INTL CORP NEW CL A	76612	4,707,807		
ALEXION PHARMACEUTICALS INC COM	54208	6,482,735		
ALLEGIANT TRAVEL CO COM	6715	1,039,146		
ALNYLAM PHARMACEUTICALS INC COM	22157	2,815,047		
ALPHABET INC CAPITAL STOCK CL A	22050	23,227,470		
ALPHABET INC CAPITAL STOCK CL C	9925	10,385,520		
ALTERYX INC COM CL A	22531	569,358		
See Report of Independent Registered Certified Public Accounting Firm				

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party AMAZON COM INC	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (c) Notes Receivable from Participants) C 32023	l) ¦ost	(e) Value 37,449,938
AMC ENTMT HLDGS INC CL A COM	22638		341,834
AMEDISYS INC COM	14212		749,115
AMERICAN AIRLINES INC COM	104903		5,458,103
AMERICAN INTERNATIONAL GROUP INC COM	79200		4,718,736
AMERICAN OUTDOOR BRADS CORP COM	40490		519,892
AMERICAN WTR WKS CO INC NEW COM	20900		1,912,141
AMERIPRISE FINL INC COM	21500		3,643,605
AMERISAFE INC COM	7385		454,916
AMICUS THERAPEUTICS INC COM	28270		406,805
ANALOG DEVICES INC COM	11900		1,059,457
ANTHEM INC COM	53195		11,969,407
APACHE CORP COM	78435		3,311,526
APPLE INC COM	87400		14,790,702
APPLIED MATERIALS INC COM	60200		3,077,424
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(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party ARCHER-DANIELS-MIDLAND CO COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants©ost 81300	(e) Value 3,258,504	
ARES CAP CORP COM	106413	1,672,812	
ASSURANT INC COM	23179	2,337,370	
AT HOME GROUP INC COM	25143	764,096	
ATN INTL INC COM	17271	954,395	
BANK NEW YORK MELLON CORP COM	62400	3,360,864	
BANK OF AMERICA CORP	27564	813,689	
BANKUNITED INC	59453	2,420,926	
BEACON ROOFING SUPPLY INC COM	17200	1,096,672	
BECTON DICKINSON & CO COM	51668	11,060,052	
BIG LOTS INC COM	21254	1,193,412	
BIOGEN INC COMMON STOCK	18610	5,928,588	
BIOMARIN PHARMACEUTICAL INC COM	26450	2,358,547	
BLACKHAWK NETWORK HLDGS INC COMMON STOCK	26425	942,051	
BLUE BUFFALO PET PRODS INC COM	18290	599,729	
BLUEBIRD BIO INC COM	2755	490,666	
See Report of Independent Registered Certified Public Accounting Firm 15			

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party BOEING CO COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 77656	(e) Value 22,901,531		
BOINGO WIRELESS IN COM STK	24450	550,125		
BOISE CASCADE CO COM	21449	855,815		
BOOK HLDGS	12082	20,995,375		
BOYD GAMING CORP COM	25138	881,087		
BRIGHT HORIZONS FA COM	7031	660,914		
BRIGHTHOUSE FINL INC COM	49645	2,911,183		
BRINKS CO COM	15305	1,204,504		
BRISTOL MYERS SQUIBB CO COM	54200	3,321,376		
BROADRIDGE FINL SOLUTIONS INC COM	15802	1,431,345		
CA INC COM	22200	738,816		
CALAMP CORP COM	13656	292,648		
CAMPING WORLD HLDGS INC CL A	18331	819,946		
CARRIZO OIL & GAS INC COM	28466	605,756		
CASEYS GEN STORES INC COM	9181	1,027,721		
CATALENT INC COM	25742	1,057,481		
See Report of Independent Registered Certified Public Accounting Firm				

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party CATO CORP NEW CL A	 (c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) C 18062 	·	(e) Value 287,547
CDN NAT RES LTD COM CDN	11900		425,068
CENTENE CORP DEL COM	12073		1,217,924
CENTURYLINK INC COM	67775		1,130,487
CF INDS HLDGS INC COM	104200		4,432,668
CHEESECAKE FACTORY INC COM	10090		486,136
CHEMED CORP NEW COM	4325		1,051,062
CHEVRON CORP COM	37478		4,691,871
CHILDRENS PL INC NEW COM	7117		1,034,456
CHIPOTLE MEXICAN GRILL INC COM	1675		484,125
CHUBB LTD ORD	28570		4,174,934
CIGNA CORPORATION	49095		9,970,704
CIRCOR INTL INC COM	11471		558,408
CISCO SYSTEMS INC	149700		5,733,510
CITIGROUP INC COM NEW	82500		6,138,825
CLEARWATER PAPER CORP COM	22238		1,009,605
See Report of Independent Registered Certified Public Accounting Firm			

(a	(b) Identity of Issue, Borrower, Lessor,)or Similar Party CLOVIS ONCOLOGY INC	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (Notes Receivable from Participants) 7527	(d) Cost	(e) Value 511,836
	COGENT COMMUNICATIONS HLDGS INC	15379		696,669
	COLONY NORTHSTAR INC CL A COM	171849		1,960,797
	COMCAST CORP NEW-CL A	119248		4,775,882
	COML METALS CO COM	34268		730,594
	COMPASS MINERALS INTL INC COM	7970		575,833
	CONSOLIDATED TOMOKA LD CO COM	572		36,322
	CONTINENTAL BLDG PRODS INC COM	83197		2,341,996
	CORE-MARK HLDG CO INC COM	49068		1,549,567
	COSTAR GROUP INC COM	8117		2,410,343
	COTY INC COM CL A COM	84807		1,686,811
	COUPA SOFTWARE INC COM	19805		618,312
	CRAY INC COM NEW	8142		197,036
	CROWN CASTLE INTL CORP NEW COM	39800		4,418,198
	CTS CORP COM	71193		1,833,220
	CULP INC COM	8241		276,074

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party CURTISS WRIGHT CORP COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 8295	(e) Value 1,010,746		
CVS HEALTH CORP COM	17327	1,256,208		
DANA INC COM	29396	940,966		
DANAHER CORP COM	36852	3,420,603		
DAVE & BUSTERS ENTMT INC COM	12475	688,246		
DEL TACO RESTAURANTS INC NEW COM	26400	319,968		
DELTA AIR LINES INC DEL COM NEW	30600	1,713,600		
DELTIC STOCK MERGER POTLATCH	30140	2,759,317		
DENNYS CORP COM	148181	1,961,916		
DERMIRA INC COM	17670	491,403		
DIAGEO ORD PLC	26680	983,490		
DOLLAR GEN CORP NEW COM	70600	6,566,506		
DOWDUPONT INC COM	106590	7,591,340		
DRIL-QUIP INC COM	5085	242,555		
DROPBOX INC CL A COM STK - TROWE PRICE ONLY	2210	42,214		
DST SYS INC COM	17309	1,074,370		
See Report of Independent Registered Certified Public Accounti 19	See Report of Independent Registered Certified Public Accounting Firm 19			

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(a	(b) Identity of Issue, Borrower, Lessor,)or Similar Party DSW IN CL A	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 52718	(e) Value 1,128,692
	EASTGROUP PPTYS INC REIT	9591	847,653
	ECHOSTAR CORPORATION	69613	4,169,819
	EDISON INTL COM	47367	2,995,489
	EDWARDS LIFESCIENCES CORP COM	21300	2,400,723
	ELDORADO RESORTS INC COM	22060	731,289
	ELECTR ARTS COM	18800	1,975,128
	ELLIE MAE INC COM	11553	1,032,838
	EMCOR GROUP INC COM	13430	1,097,903
	EMERSON ELECTRIC CO COM	54500	3,798,105
	ENCOMPASS HEALTH	26465	1,307,636
	ENPRO INDS INC COM	30144	2,818,765
	EPAM SYS INC COM	10254	1,101,587
	EPIZYME INC COM	14455	181,410
	EQT CORP COM	8680	494,066
	EQTY RESDNTL EFF	37800	2,410,506

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party EURONET WORLDWIDE INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (d) (In Shares/Par Value Except Cost Notes Receivable from Participants) 8882	(e) Value 748,486
EXACT SCIENCES CORP COM	12341	648,396
EXELON CORP COM	38788	1,528,635
EXTENDED STAY AMER INC PAIRED SHS COMPRISED 1 COM 1 CL B	41435	787,265
EXXON MOBIL CORP COM	127026	10,624,455
FACEBOOK INC COM CL 'A'	140342	24,764,749
FAIR ISAAC CORPORATION COM	6886	1,054,935
FARMERS CAP BK CORP COM	10912	420,112
FEDERAL SIGNAL CORP COM	72209	1,450,679
FIBROGEN INC COM	11180	529,932
FIVE9 INC COM	19255	479,064
FLOWSERVE CORP COM	49282	2,076,251
FORD MTR CO DEL COM	84300	1,052,907
FOREST CITY RLTY TR INC COM CL A	132904	3,202,986
FORTIVE CORP COMMON STOCK	25926	1,875,746
FRKLN RES INC COM	25100	1,087,583
See Report of Independent Registered Certified Public Accounting Fir	m	

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party FRONT YARD	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 141747	(e) Value 1,681,119	
FULLER H B CO COM	6470	348,539	
GENERAL ELECTRIC CO	112100	1,956,145	
GILEAD SCIENCES INC	61300	4,391,532	
GLAXOSMITHKLINE ORD	134924	2,413,807	
GLOBAL PMTS INC COM	34389	3,447,153	
GRANITE CONST INC COM	15775	1,000,608	
GREIF INC	12989	786,874	
GUIDEWIRE SOFTWARE INC COM	11196	831,415	
*HARRIS CORP COM	2188718	310,031,905	
HEALTHCARE SVCS GROUP INC COM	16032	845,207	
HEALTHEQUITY INC COM	19307	900,865	
HESS CORP COM STK	84500	4,011,215	
HEWLETT PACKARD ENTERPRISE CO COM	65000	933,400	
HILL-ROM HLDGS INC COM	6968	587,333	
HILTON WORLDWIDE HLDGS INC COM	66731	5,329,138	
See Report of Independent Registered Certified Public Accounting Firm 22			

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party HOME BANCSHARES INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 45795	(e) t Value 1,064,734
HOME DEPOT INC COM	10800	2,046,924
HOULIHAN LOKEY INC CL A	17042	774,218
HOWARD BANCOP INC COM	16745	368,390
HUMANA INC COM	10073	2,498,809
ILL TOOL WKS INC COM	14800	2,469,380
ILLUMINA INC COM	15750	3,441,218
IMPINJ INC COM	23090	520,218
INCYTE CORP COM	45929	4,349,936
INSMED INC COM	12820	399,728
INTEGRATED DEVICE TECHNOLOGY INC COM	29025	862,913
INTERCONTINENTAL EXCHANGE INC COM	69750	4,921,560
INTL PAPER CO COM	65396	3,789,044
INTUIT COM	35059	5,531,609
INTUITIVE SURGICAL INC COM NEW	24267	8,855,999
IROBOT CORP COM	3085	236,620
See Report of Independent Registered Certified Public Act	counting Firm	

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party J2 GLOBAL INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 14352	(e) Value 1,076,831
JACK IN THE BOX INC COM	8009	785,763
JOHNSON & JOHNSON COM	55100	7,698,572
JOHNSON CTLS INTL PLC COM	159849	6,091,845
JPMORGAN CHASE & CO COM	144624	15,466,091
KADANT INC COM	23706	2,380,082
KAPSTONE PAPER & PACKAGING CORP COMMON STOCK	29517	669,741
KELLOGG CO COM	25200	1,713,096
KEYCORP NEW COM	165200	3,332,084
KIMBERLY-CLARK CORP COM	38200	4,609,212
KMG CHEMICALS INC COM	5720	377,978
KNIGHT-SWIFT TRANSN HLDGS INC CL A	28026	1,225,297
KNOLL INC COM NEW COM	37975	874,944
KOHLS CORP COM	57500	3,118,225
KORN / FERRY INTL COM NEW	6717	277,949
L BRANDS INC COM	17400	1,047,828
See Report of Independent Registered Certified Publ	ic Accounting Firm	

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party	 (c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (d) (In Shares/Par Value Except Cost Notes Receivable from Participants) 	(e) Value
LAS VEGAS SANDS CORP COM STK	54900	3,815,001
LEXICON PHARMACEUTICALS INC FORMERLY LE COMMON STOCK	17527	173,167
LIBERTY INTERACTIVE MANDATORY EXCHANGE GCI LIBERTY	25249	1,369,506
LINDSAY CORPORATION COM	8775	773,955
LINN ENERGY INC NEW CL A	89644	3,608,171
LITHIA MTRS INC CL A	8287	941,320
LITTELFUSE INC COM	5017	992,463
LOEWS CORP COM	114200	5,713,426
LORAL SPACE & COMMUNICATIONS INC COM	29425	1,296,171
LOXO ONCOLOGY INC COM	17931	1,509,432
MACROGENICS INC COM	13931	264,689
MACYS INC COM	24400	614,636
MAGELLAN HEALTH INC COM NEW	7055	681,160
MANHATTAN ASSOCS INC COM	13445	666,065
MARSH & MCLENNAN CO'S INC COM	25700	2,091,723
MASIMO CORP COM	5074	430,275
See Report of Independent Registered Certified Public Accounting Fin 25	-m	

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(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party MATTEL INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 127800	(e) Value 1,965,564
MATTHEWS INTL CORP CL A	11585	611,688
MAXIMUS INC COM	23179	1,659,153
MCGRATH RENTCORP COM	64006	3,007,002
MEDIDATA SOLUTIONS INC COM	16810	1,065,250
MEDLEY MGMT INC CL A COM	27356	177,814
MEDTRONIC PLC COMMON STOCK	58909	4,756,902
MERCK & CO INC NEW COM	122200	6,876,194
MERIT MED SYS INC COM	24249	1,047,557
METLIFE INC COM	95700	4,838,592
MFA FINL INC	248235	1,966,021
MGIC INVT CORP WIS COM	46553	656,863
MICROSEMI CORP COM	10542	544,494
MICROSOFT CORP COM	345938	29,591,537
MINERALS TECHNOLOGIES INC COM	9640	663,714

(a)	(b) Identity of Issue, Borrower, Lessor,)or Similar Party MKS INSTRS INC COM	 (c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (c) Notes Receivable from Participants) C 6080 	/	(e) Value 574,560
	MLP STAR GROUP L P	50159		539,209
	MOELIS & CO CL A	17170		832,745
	MONOLITHIC PWR SYS INC COM	7329		823,486
	MONSTER BEVERAGE CORP NEW COM	57250		3,623,353
	MORGAN STANLEY COM STK	273833		14,368,018
	MURPHY USA INC COM	32097		2,579,315
	NATIONAL BK HLDGS CORP CL A COM	54826		1,778,007
	NATIONAL GEN HLDGS CORP COM	76913		1,510,571
	NATURAL GAS SVCS GROUP INC COM	8504		222,805
	NATUS MED INC DEL COM	7105		271,411
	NAUTILUS INC COM	22826		304,727
	NEENAH INC COM	17159		1,555,463
	NEKTAR THERAPEUTICS COM	13090		781,735
	NETFLIX INC COM	41800		8,023,928

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party NETSCOUT SYS INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 21848	(e) Value 665,272
NEWS CORP NEW CL A	214100	3,470,561
NEXSTAR MEDIA GROUP INC CL A	38155	2,983,721
NIKE INC CL B	19300	1,207,215
NISOURCE INC COM	155700	3,996,819
NORTHERN TR CORP COM	27700	2,766,953
NUCOR CORP COM	39700	2,524,126
NUTRI SYS INC NEW COM	8300	436,580
NUVASIVE INC COM	10118	591,802
NVIDIA CORP COM	1000	193,500
OCCIDENTAL PETROLEUM CORP	66000	4,861,560
OCEANFIRST FINL CORP COM	40977	1,075,646
OM ASSET	39310	658,443
OMNICELL INC COM	7950	385,575
PAC PREMIER BANCORP COM	21825	873,000

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party PACIRA PHARMACEUTICALS INC COM	 (c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except Notes Receivable from Participants) 10017 	(d) Cost	(e) Value 457,276
PALO ALTO NETWORKS INC COM	22300		3,232,162
PAR PACIFIC HOLDINGS INC COM NEW	72397		1,395,814
PAYPAL HLDGS INC COM	90100		6,633,162
PENTAIR PLC COM	31100		2,196,282
PEPSICO INC COM	33800		4,053,296
PFIZER INC COM	151347		5,481,788
PG& E CORP COM	49768		2,231,099
PHILIP MORRIS INTL COM STK NPV	72599		7,670,084
PINNACLE FINL PARTNERS INC COM	6410		424,983
PLANET FITNESS INC CL A	27339		946,750
PNC FINANCIAL SERVICES GROUP COM STK	27100		3,910,259
POLYONE CORP COM	15200		661,200
PORTOLA PHARMACEUTICALS INC COM	8128		395,671
POWER INTEGRATIONS INC COM	10096		742,561
See Report of Independent Registered Certified Public 4	Accounting Firm		

(b) Identity of Issue, Borrower, Lessor, (a) or Similar Party PRA HEALTH SCIENCES INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 11575	(e) Value 1,054,135
PRESTIGE BRANDS HLDGS INC COM	19984	887,489
PRIMERICA INC COM	36636	3,720,386
PROOFPOINT INC COM	11638	1,033,571
PROS HLDGS INC COM	15611	412,911
PROTHENA CORP PLC	7381	276,714
PROVIDENCE SVC CORP COM	27431	1,627,756
PUMA BIOTECHNOLOGY INC COM	4060	401,331
Q2 HLDGS INC COM	18312	674,797
QTS RLTY TR INC COM CL A	12752	690,648
QUALCOMM INC COM	115600	7,400,712
RADIUS HEALTH INC COM NEW	13147	417,680
RAPID7 INC COM	23629	440,917
RAYONIER INC REIT	107889	3,412,529
RED HAT INC COM	39500	4,743,950
REGAL BELOIT CORP COM	8112	621,379
See Report of Independent Registered Certifie	d Public Accounting Firm	

(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party REGENERON PHARMACEUTICALS INC COM	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Co 7950		(e) Value 2,988,882	
REGIS CORP MINN COM	112199		1,723,377	
RENASANT CORP COM	25550		1,044,740	
RESTAURANT BRANDS INTL INC COM NPV	45800		2,815,784	
RETAIL OPPORTUNITY INVTS CORP COM	14395		287,180	
REX AMERICAN RESOURCES CORP	4328		358,315	
ROSS STORES INC COM	45100		3,619,275	
S.W. AIRL CO COM	26600		1,740,970	
SAIA INC COM	8390		593,593	
SALESFORCE COM INC COM	137790		14,086,272	
SANMINA CORP COM	16440		542,520	
SAREPTA THERAPEUTICS INC COM	9060		504,098	
SCHWAB CHARLES CORP COM NEW	111015		5,702,841	
SELECT MED HLDGS CORP COM	41593		734,116	
SEMPRA ENERGY INC COM	23300		2,491,236	
SERVICENOW INC	74413		9,702,711	
See Report of Independent Registered Certified Public Accounting Firm 31				

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(b) Identity of Issue, Borrower, Lessor, (a)or Similar Party SHOPIFY INC CL A SHOPIFY INC	(c) Description of Investment Including Maturity Date, Rate of Interest, Collateral, Par or Maturity Value (In Shares/Par Value Except (d) Notes Receivable from Participants) Cost 11912	(e) Value 1,203,112
SIMPSON MFG INC COM	59766	3,431,166
SOTHEBYS HLDGS INC CL A (DE)	19970	1,030,452
SOUTHERN CO COM	135085	6,496,238
SPLUNK INC COMSTK COM	34150	2,828,986
STARBUCKS CORP COM	34000	1,952,620
STATE STR CORP COM	69700	6,803,417
STERICYCLE INC COM	13402	911,202
STRYKER CORP	35922	5,562,162
STURM RUGER & CO INC COM	10400	580,840
SYNEOS HEALTH INC	10625	463,250
SYNOVUS FINL CORP COM NEW	56631	2,714,890
TD AMERITRADE HLDG CORP COM	59692	3,052,052
TE CONNECTIVITY LTD	19400	1,843,776
TEGNA INC COM	91136	1,283,195
TELEDYNE TECHNOLOGIES INC COM	1097	198,722
See Report of Independent Registered Certified	Public Accounting Firm	

	(c)		
	Description of Investment		
	Including		
	Maturity Date, Rate of Interest,		
(b)	Collateral, Par or Maturity Value		
Identity of Issue, Borrower, Lessor,	(In Shares/Par Value Except	(d)	(e)
(a) or Similar Party	Notes Receivable from Participants)	Cost	Value
TELEFONICA SA	211580		2,064,280