O-I Glass, Inc. Condensed Consolidating Results of Operations (Dollars in millions)

	Three Months Ended June 30							Six Months Ended June 30								
Unaudited	2021			2020				2021		2020						
	O-I Group	Non O-I Group	O-I Glass	O-I Group	Non O-I Group	O-I Glass	O-I Group	Non O-I Group	O-I Glass	O-I Group	Non O-I Group	O-I Glass				
Net sales	\$ 1,660	\$ -	\$ 1,660	\$ 1,418	\$ -	\$ 1,418	\$ 3,161	\$ -	\$ 3,161	\$ 2,979	\$ -	\$ 2,979				
Cost of goods sold	(1,354)		(1,354)	(1,255)		(1,255)	(2,609)		(2,609)	(2,548)		(2,548)				
Gross profit	306	-	306	163	-	163	552	-	552	431	-	431				
Selling and administrative expense	(116)		(116)	(97)		(97)	(218)		(218)	(213)		(213)				
Research, development and engineering expense	(19)		(19)	(13)		(13)	(37)		(37)	(29)		(29)				
Interest expense, net	(52)		(52)	(98)		(98)	(103)		(103)	(151)		(151)				
Equity earnings	22		22	13		13	40		40	28		28				
Other expense, net (a)	57		57	(87)		(87)	53	(154)	(101)	(90)	(14)	(104)				
Earnings (loss) before income taxes	198	-	198	(119)	-	(119)	287	(154)	133	(24)	(14)	(38)				
Provision for income taxes	(75)		(75)	18_		18_	(100)		(100)	(8)_		(8)_				
Net earnings (loss)	123	=	123	(101)	Ξ	(101)	187	(154)	33	(32)	(14)	(46)				
Net earnings attributable to noncontrolling interests	(5)		(5)				(12)		(12)	(5)_		(5)				
Net earnings (loss) attributable to the Company	\$ 118	\$ -	\$ 118	\$ (101)	\$ -	\$ (101)	\$ 175	\$ (154)	\$ 21	\$ (37)	\$ (14)	\$ (51)				

(a) On January 6, 2020 (the "Petition Date"), Paddock Enterprises, LLC ("Paddock") voluntarily filed for relief under Chapter 11 of the Bankruptcy Code in the U.S. Bankruptcy Court for the District of Delaware to equitably and finally resolve all of its current and future asbestos-related claims. Following the Chapter 11 filing, the activities of Paddock are now subject to review and oversight by the bankruptcy court. As a result, O-I Glass, Inc. ("O-I Glass") no longer has exclusive control over Paddock's activities during the bankruptcy proceedings.

On April 26, 2021, the Company announced that its subsidiary, Paddock Enterprises LLC ("Paddock"), had reached an agreement in principle to accept the terms of a mediator's proposal regarding a consensual plan of reorganization under the Bankruptcy Code. The agreement in principle provides for total consideration of \$610 million to fund a trust on the effective date of a plan of reorganization, subject to definitive documentation and satisfaction of certain conditions. The Company has recorded a charge of \$154 million related to its potential liability under the Paddock support agreement during the first fiscal quarter of 2021 primarily related to an increase to Paddock's asbestos reserve estimate in consideration for the channeling injunction to be included in Paddock's Plan protecting O-I Glass and its affiliates from Asbestos Claims. See Note 10 to 0-I Glass's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2021.

Paddock was deconsolidated as of the Petition Date, and its assets and liabilities, which primarily included \$47 million of cash, the legacy asbestos-related liabilities, as well as certain other assets and liabilities, were derecognized from the O-I Glass's consolidated financial statements on a prospective basis. Simultaneously, O-I Glass recognized a liability related to the support agreement of \$471 million based on the accrual required under applicable accounting rules. Taken together, these transactions resulted in a loss of approximately \$14 million, which was reflected as a charge in the O-I Glass's first quarter 2020 operating results. See Notes 10 and 13 to O-I Glass's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2021.

Explanatory note:

The purpose of these consolidating financial schedules is to comply with the reporting provisions of the indentures governing the senior notes issued by O-I Glass's wholly owned subsidiaries, Owens Brockway Glass Container Inc. and OI European Group B.V., for which Owen-Illinois Group, Inc. (O-I Group) is guarantor. Those provisions require O-I Group to furnish the consolidated financial statements of O-I Group's parent company, O-I Glass. In addition, those provisions indicate that if O-I Glass 'holds assets or has material operations separate and apart from its ownership of OI Group, then OI Group or [O-I Glass] shall provide consolidating information, which need not be audited, that explains in reasonable detail the differences between the information relating to [O-I Glass] and its Subsidiaries, on the one hand, and the information relating to OI Group and its Subsidiaries on a standalone basis, on the other hand." These schedules provide this required information in columns for the periods and dates indicated:

O-I Group: includes the consolidated balances for O-I Group and its subsidiaries

Non O-I Group: includes the consolidated balances for O-I Glass and its subsidiaries <u>not</u> included with O-I Group

O-I Glass: includes the consolidated balances for O-I Glass and its subsidiaries including O-I Group

These consolidating financial schedules are unaudited but, in the opinion of management, reflect all adjustments necessary to present fairly such information for the periods and at the dates indicated. However, these schedules do not contain all information and footnotes normally contained in annual consolidated financial statements accordingly, they should be read in conjunction with the Consolidated financial Statements and notes thereto appearing in O-I Glass's Annual Report on Form 10-K for the year ended December 31, 2020, and O-I Glass's Quarterly Report on Form 10-Q for the three months ended June 30, 2021. Information presented in these schedules for periods and at dates prior to the Corporate Modernization (as described in O-I Glass's Annual Report on Form 10-K for the year ended December 31, 2019) refers to Owens-Illinois, Inc.

These consolidating financial schedules should not be used for any other purpose.

O-I Glass, Inc. Condensed Consolidating Balance Sheet (Dollars in millions)

	June 30										
Unaudited		2021			2020						
	O-I Group	Non O-I Group	O-I Glass	O-I Group	Non O-I Group	O-I Glass					
Assets											
Current assets:											
Cash and cash equivalents	\$ 531	\$ -	\$ 531	\$ 1,067	\$ -	\$ 1,067					
Trade receivables, net	855		855	696		696					
Inventories	796		796	1,004		1,004					
Prepaid expenses and other current assets	217		217	245		245					
Total current assets	2,399	=	2,399	3,012	=	3,012					
Property, plant and equipment, net	2,842		2,842	2,976		2,976					
Goodwill	1,932		1,932	1,806		1,806					
Intangibles, net	309		309	314		314					
Other assets	1,392		1,392	1,471		1,471					
Total assets	\$ 8,874	\$ -	\$ 8,874	\$ 9,579	\$ -	\$ 9,579					
Liabilities and Share Owners' Equity											
Current liabilities:											
Accounts payable	\$ 1,038		\$ 1,038	\$ 916		\$ 916					
Short-term loans and long-term debt due within one year	85		85	404		404					
Other liabilities	564		564	566_		566_					
Total current liabilities	1,687	-	1,687	1,886	=	1,886					
Long-term debt	4,977		4,977	6,103		6,103					
Paddock support agreement liability (a)		625	625		471	471					
Other long-term liabilities	1,083		1,083	1,077		1,077					
Share owners' equity (b)	1,127	(625)	502	513	(471)_	42					
Total liabilities and share owners' equity	\$ 8,874	\$ -	\$ 8,874	\$ 9,579	\$ -	\$ 9,579					

(a) As part of the Corporate Modernization transactions, completed in December 2019, O-I Glass entered into a support agreement with Paddock that requires O-I Glass to provide funding to Paddock for all permitted uses, subject to the terms of the support agreement. O-I Glass recognized a liability related to the support agreement of \$471 million as of March 31, 2020. See Note 10 to 0-I Glass's Quarterly perior to Form 10-Q for the quarterly perior do indeed March 31, 2020.

On April 26, 2021, the Company announced that its subsidiary, Paddock Enterprises LLC ("Paddock"), had reached an agreement in principle to accept the terms of a mediator's proposal regarding a consensual plan of reorganization under the Bankruptcy Code. The agreement in principle provides for total consideration of \$501 million to fund a trust on the effective date of a plan of reorganization, subject to definitive documentation and satisfaction of certain conditions. In connection with the agreement in principle, the Company has recorded a charge of \$154 million related to its potential liability under the Paddock support agreement as a recognizable subsequent event in the Company's consolidated results of operations for the quarter ended March 31, 2021, primarily related to an increase to Paddock's asbestos reserve estimate in consideration for the channeling injunction to be included in Paddock's Plan protecting Company Protected Parties from Asbestos Claims, as well as certain other adjustments to Paddock's assets and liabilities, including estimated professional fees and expenses to be incurred in confirming and implementing the Plan. The Paddock support agreement liability of \$625 million recorded on the Company's June 30, 2021 condensed consolidated balance sheet as required under applicable accounting standards is the Company's best estimate based on the facts and circumstances that exist at the Form 10-Q filing date. See Note to 0-1 Glass's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2021.

(b) Share owners' equity includes net intercompany balances

Explanatory note:

The purpose of these consolidating financial schedules is to comply with the reporting provisions of the indentures governing the senior notes issued by O-I Glass's wholly owned subsidiaries, Owens Brockway Glass Container Inc. and OI European Group B.V., for which Owens-Illinois Group, Inc. (O-I Group) is guarantor. Those provisions require O-I Group to furnish the consolidated financial statements of O-I Group's parent company, O-I Glass. In addition, those provisions indicate that if O-I Glass "holds assets or has material operations separate and apart from its ownership of OI Group, then OI Group or [O-I Glass] shall provide consolidating information, which need not be audited, that explains in reasonable detail the differences between the information relating to [O-I Glass] and its Subsidiaries, on the one hand, and the information relating to OI Group and its Subsidiaries on a standalone basis, on the other hand." These schedules provide this required information in columns for the periods and dates indicated:

O-I Group: includes the consolidated balances for O-I Group and its subsidiaries

Non O-I Group: includes the consolidated balances for O-I Glass and its subsidiaries not included with O-I Group

O-I Glass: includes the consolidated balances for O-I Glass and its subsidiaries including O-I Group

These consolidating financial schedules are unaudited but, in the opinion of management, reflect all adjustments necessary to present fairly such information for the periods and at the dates indicated. However, these schedules do not contain all information and footnotes normally contained in annual consolidated financial statements; accordingly, they should be read in conjunction with the Consolidated Financial Statements and notes thereto appearing in O-I Glass's Annual Report on Form 10-K for the year ended December 31, 2020, and O-I Glass's Quarterly Report on Form 10-Q for the three months ended June 30, 2021. Information presented in these schedules for periods and at dates prior to the Corporate Modernization (as described in O-I Glass's Annual Report on Form 10-K for the year ended December 31, 2019) refers to Owner-Illinois, in.

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O-I Glass, Inc. Condensed Consolidating Cash Flow (Dollars in millions)

	Six Months Ended June 30												
Unaudited		2021						2020					
		O-I Group		Non O-I Group		O-I Glass		O-I Group		Non O-I Group		O-I Glass	
Cash flows from operating activities:													
Net earnings (loss) (a) (b)	\$	187	\$	(154)	\$	33	\$	(32)	\$	(14)	\$	(46)	
Non-cash charges													
Depreciation and amortization		232				232		247				247	
Pension expense		16				16		20				20	
Restructuring, asset impairment and related charges		8				8		67				67	
Charge related to Paddock support agreement liability (b)		-		154		154							
Brazil indirect tax credit		(69)				(69)							
Pension settlement charges								8				8	
Cash payments													
Pension contributions		(24)				(24)		(21)				(21)	
Cash paid for restructuring activities		(10)				(10)		(22)				(22)	
Change in components of working capital		(229)				(229)		(415)				(415)	
Other, net (c)		32				32		14		14		28	
Cash provided by (utilized in) operating activities		143		-		143		(134)		-		(134)	
Cash flows from investing activities:													
Cash payments for property, plant and equipment		(175)				(175)		(189)				(189)	
Net cash proceeds on disposal of other businesses and misc assets		8				8		2				2	
Net cash proceeds on sale of ANZ business		58				58							
Deconsolidation of Paddock (a)										(47)		(47)	
Other, net								1				1	
Cash utilized in investing activities		(109)		-		(109)		(186)		(47)		(233)	
Cash flows from financing activities:													
Changes in borrowings, net		(26)				(26)		922				922	
Issuance of common stock and other				(2)		(2)				(3)		(3)	
Shares repurchased				(20)		(20)							
Payment of finance fees and note repurchase premiums								(45)				(45)	
Dividends paid										(8)		(8)	
Net cash proceeds (payments) for hedging activity		(10)				(10)		42				42	
Net distributions to parent		(22)		22				(52)		52			
Distributions to noncontrolling interests		(10)				(10)		(4)				(4)	
Cash provided by (utilized in) financing activities		(68)				(68)		863		41		904	
Effect of exchange rate fluctuations on cash		2				2		(21)				(21)	
Change in cash		(32)				(32)		522		(6)		516	
Cash at beginning of period		563		-		563		545		6		551	
Cash at end of period	\$	531	\$	-		531	\$	1,067	\$	-	\$	1,067	

- (a) On the Petition Date, Paddock voluntarily filed for relief under Chapter 11 of the Bankruptcy Code in the U.S. Bankruptcy Court for the District of Delaware to equitably and finally resolve all of its current and future asbestos-related claims. Following the Chapter 11 filing, the activities of Paddock are now subject to review and oversight by the bankruptcy court. As a result, 0-I Glass no longer has exclusive control over Paddock's activities during the bankruptcy proceedings. Therefore, Paddock was deconsolidated as of the Petition Date, and its assets and liabilities, which primarily included \$47 million of cash, the legacy asbestos-related liabilities, as well as certain other assets and liabilities, were derecognized from 0-I Glass's consolidated financial statements on a prospective basis. Simultaneously, 0-I Glass recognized a liability related to the support agreement of \$471 million. Taken together, these transactions resulted in a loss of approximately \$14 million, which was reflected as a charge in the 0-I Glass's first quarter 2020 operating results. See Note 10 to 0-I Glass's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2021.
- (b) On April 26, 2021, the Company announced that its subsidiary, Paddock Enterprises LLC ("Paddock"), had reached an agreement in principle to accept the terms of a mediator's proposal regarding a consensual plan of reorganization under the Bankruptcy Code. The agreement in principle provides for total consideration of \$5610 million to fund a trust on the effective date of a plan of reorganization, subject to definitive documentation and satisfaction of certain conditions. The Company has recorded a charge of \$154 million related to its potential liability under the Paddock support agreement during the first fiscal quarter of 2021 primarily related to an increase to Paddock's subsets or serve estimate in consideration for the channeling injunction to be included in Paddock's Plan protecting O-1 Glass and its affiliates from Asbestos Claims. See Note 10 to O-1 Glass's Quarterly Report on Form 10-Q for the quarterly period ended June 30, 2021.
- (c) Other, net includes other non-cash charges plus other changes in non-current assets and liabilities.

Explanatory note:

The purpose of these consolidating financial schedules is to comply with the reporting provisions of the indentures governing the senior notes issued by O-I Glass's wholly owned subsidiaries, Owens Brockway Glass Container Inc. and OI European Group B.V., for which Owens-Illinois Group, Inc. (O-I Group) is guarantor. Those provisions require O-I Group to furnish the consolidated financial statements of O-I Group's parent company, O-I Glass. In addition, those provisions indicate that if O-I Glass "holds assets or has material operations separate and apart from its ownership of OI Group, then OI Group or [O-I Glass] shall provide consolidating information, which need not be audited, that explains in reasonable detail the differences between the information relating to OI Group and its Subsidiaries, on the one hand, and the information in columns for the periods and dates indicated:

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These consolidating financial schedules should not be used for any other purpose.