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PCA-IR-5: Disclosure Requirements for Interim Financial Information of Issuers

Company:	Balance Sheet Date:
Prepared by:	Date:

Explanatory Comments

The following is a list of the primary disclosure requirements for interim financial information of domestic issuers required by generally accepted accounting principles and the Securities and Exchange Commission.

According to the financial statement instructions to Form 10-Q, Rule 10-01 of Regulation S-X is applicable for filers other than smaller reporting companies. (Smaller reporting companies are subject to Article 8-03 of Regulation S-X.) Rule 10-01 prescribes the use of *condensed* financial information for interim periods. Rule 10-01(a)(5) notes that interim financial information should include disclosures that are sufficient to make the financial information not misleading. Furthermore, registrants can presume that readers have read or have access to the annual audited financial statements and the adequacy of additional disclosures (except for contingencies) that are needed can be determined in that context. Therefore, disclosures that would substantially duplicate disclosures in the most recent annual report can be omitted.

Accordingly, this checklist addresses general requirements of Rule 10-01 of Regulation S-X and other incremental or differing disclosure requirements as they relate to unaudited condensed interim financial information (for issuers other than smaller reporting companies). It does not represent a complete list of disclosures relating to annual financial statements (or a complete set of interim financial statements) prepared in accordance with generally accepted accounting principles and SEC rules and regulations. See PCA-CX-13.1, "Disclosure Requirements for Financial Statements of Issuers," for a long-form checklist covering annual and interim disclosures required by generally accepted accounting principles and SEC rules and regulations. In addition, this checklist contains interim disclosure requirements that are not necessary for small business filers. See Reg. S-X, Article 8-03 for interim requirements applicable to smaller reporting companies.

Most checklist questions also include the relevant citation of the FASB Accounting Standards Codification. The Codification is the single source of nongovernmental authoritative U.S. accounting and reporting standards (other than SEC guidance).

This checklist has considered Regulation S-X, Staff Accounting Bulletin (SAB) Topics, Financial Reporting Releases (FRR), recent SEC Speeches, SEC Division of Corporation Finance *Financial Reporting Manual*, and recent Accounting Standards Updates (ASU) to the FASB Codification. Much (though not all) authoritative SEC content is included for reference in the FASB Codification. While citations to both the Codification and the original SEC material have been provided in this checklist for codified SEC material, SEC material contained in the FASB Codification does not supersede SEC rules or regulations and is not the authoritative source for SEC content. An occasional reference is made to PCAOB interim standards (AU sections). Disclosure guidelines for certain financial statement items are in auditing pronouncements. Inclusion of those disclosures without regard to whether the financial statements are audited or unaudited is generally accepted practice. Some checklist questions do not cite a specific authoritative reference but indicate that the disclosure is "accepted practice." Most companies disclose that information even though a specific requirement in authoritative literature cannot be identified.

There may be certain instances where an entity reports summarized financial information on an interim basis. In such situations, FASB ASC 270-10-50-1 through 50-4 prescribes minimum disclosure requirements for such information.

Except as noted in the following paragraph, this checklist is current through March 31, 2024 (ASU 2024-02). This checklist is updated four times throughout the year. Checkpoint Engage users can access the updated checklists directly within Checkpoint Engage. The most recent edition is also available at www.thomsonreuters.com/en-us/help/ppc-and-quickfinder-updates/ppc-aa-updates.html.

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In October 2023, the FASB issued ASU 2023-06, *Disclosure Improvements: Codification Amendments in Response to the SEC's Disclosure Update and Simplification Initiative*, to incorporate several SEC disclosure requirements into a variety of Topics in the FASB Codification. When effective, ASU 2023-06 will not significantly affect the disclosure requirements for entities subject to SEC's existing disclosure requirements, given those entities' requirement to comply with Regulation S-X. The effective date of each amendment of the ASU will be the date of the SEC's removal of the related disclosure from its regulations, to prevent duplication. (If the SEC has not removed the related requirement from Regulation S-X by June 30, 2027, the amendments of the ASU will be removed from the FASB Codification.) Early adoption is prohibited. This checklist will be updated to incorporate the FASB ASC references as the amendments become effective.

Instructions: A block has been provided for each major disclosure caption. If the major caption is not applicable to your client, simply place a (\checkmark) in the block. It will then not be necessary to check N/A for each question under the major caption. Otherwise, respond to each question with a (\checkmark) in the appropriate column: (1) Yes—disclosure made; (2) No—item present, but no disclosure made (any item checked "No" should be explained in the checklist or in a separate memorandum); or (3) N/A—either the item is not present or it is immaterial to the financial statements.

	Disclo	sure N	/lade?
	Yes	No	N/A
GENERAL PRESENTATION REQUIREMENTS—CONDENSED INTERIM FINANCIAL STATEMENTS			
S-X 10-01(a)(5) [FASB ASC 270-10-S99-1(a)(5)] indicates that issuers may presume that users of condensed interim financial statements have read or have access to the audited financial statements for the preceding fiscal year and that the adequacy of additional disclosure needed for a fair presentation may be determined in that context. Accordingly, footnote disclosures that would substantially duplicate disclosures contained in the most recent annual report to shareholders or the latest audited financial statements may be omitted. However, disclosure is required for certain subsequent events and significant changes (see Question No. 5). Further, material contingencies must be disclosed, even though a significant change since year end may not have occurred.			
 Do the condensed interim financial statements contain the notation "Unaudited?" (Generally accepted) 			
2. Are the following statements provided? [S-X 10-01] [FASB ASC 270-10-S99-1(c)(1)-(3)] [S-X 3-04] (FASB ASC 505-10-S99-1)			
a. Balance sheets as of the end of the most recent quarter and the end of the preceding year? (The preceding year-end balances may be condensed in the same manner as the interim balances.)			
b. Statements of comprehensive income for the most recent quarter, the period between the end of the preceding year and the end of the most recent quarter, and for the corresponding periods of the preceding year?			
c. Cash flow statements for the period between the end of the preceding year and the end of the most recent quarter, and for the corresponding period of the preceding year?			
d. Statement of changes in stockholders' equity for the most recent quarter, the period between the end of the preceding year and the end of the most recent quarter, and for the corresponding periods of the preceding year? [See also the disclosure requirements in item 5(a) of Part I, STOCKHOLDERS' EQUITY— Stockholders' Equity—General of PCA-CX-13.1.]			

			Disclo	sure N	lade?
			Yes	No	N/A
3.		the following financial statement captions separately disclosed? [S-X I(a)(2)–(3)] [FASB ASC 270-10-S99-1(a)(2)–(3)]			
		Balance sheet major (numbered) captions [as specified in S-X 5-02 (FASB ASC 210-10-S99-1)] representing at least 10% of total assets or that have increased or decreased by more than 25% since the end of the preceding year? (See Question No. 6 for required disclosures for inventory.)			
		Statement of comprehensive income major (numbered) captions [as specified in S-X 5-03 (FASB ASC 220-10-S99-2)] representing at least 15% of average net income for the three most recent years (excluding any loss years unless losses were reported in all three years) or that have increased or decreased by more than 20% compared to the corresponding interim period of the preceding year?			
4.	from activithe mactivities	statement of cash flows is abbreviated, is at least a single figure for net cash flows operating activities presented, and are cash changes from investing and financing ties that exceed 10% of the average of net cash flows from operating activities for lost recent three years (excluding any years with a net cash outflow from operating ties unless all three years reported a net cash outflow) individually presented? 10-01(a)(4) and SAB T.6G2] [FASB ASC 270-10-S99-1(a)(4) and S99-2]	_		
5.	existe that a to the	the following been disclosed: (Note: When updating disclosure of matters that ed at the preceding year end or adding new disclosures for significant changes cross since the prior year end, the authors suggest that PCA-CX-13.1 be reviewed extent necessary to help ensure the completeness of the updated or added osures.)			
		A note indicating that the interim financial statements are condensed and should be read in conjunction with the company's latest annual financial statements and that interim disclosures generally do not repeat those in the annual statements? [Accepted practice; S-X 10-01(a)(5)]			
		For new accounting standards adopted in an interim period, all annual and interim disclosures prescribed by the new standard, to the extent not duplicative, in each interim period in the year of adoption? (Division of Corporation Finance <i>Financial Reporting Manual</i> , sec. 1500)			
		Material contingencies and other uncertainties? Such disclosures should be repeated until the contingencies have been removed, resolved, or become immaterial. (FASB ASC 270-10-50-3; 270-10-50-6)			
		If conditions or events existed at the date of the prior-period financial statements that indicated substantial doubt about the entity's ability to continue as a going concern or if the accountant became aware of such conditions or events in the course of performing review procedures for the current period interim financial information, the appropriate disclosures as indicated in Part I, GOING CONCERN, of PCA-CX-13.1? [AS 4105.21 (AU 722.21)]	_		
		Summarized statement of comprehensive income information about majority-owned unconsolidated subsidiaries and 50%-or-less-owned persons accounted for by the equity method if certain conditions are met? [S-X 10-01(b)(1)] [FASB ASC 270-10-S99-1(b)(1); 270-10-S50-2] [NOTE: It is generally accepted practice for the summarized statements of comprehensive income to contain the notation "Unaudited."]			

Disclosure Made?

			Yes	No	N/A
	f. Management's opinion that all adjustments necessary for a results for the interim periods have been made, and a state ments are of a normal recurring nature or a description of th of any adjustments other than normal recurring adjustment S-X 3-03(d)] [FASB ASC 270-10-S99-1(b)(8); 270-10-S50-2	ement that all adjust- e nature and amount ts? [S-X 10-01(b)(8);			
	g. Sufficient disclosures so as to make the interim financial info ing? [S-X 10-01(a)(5)] [FASB ASC 270-10-S99-1(a)(5)]	rmation not mislead-			
6.	 Have amounts of inventories of raw materials, work-in-process been disclosed as of the balance sheet date? [S-X 10-01 270-10-S99-1(a)(2)] 				
7.	 Has the basis of the earnings per share computation been discl number of shares used in the computation? [S-X 10-010 270-10-S99-1(b)(2); 270-10-S50-2] 				
8.	 If financial statements captions were previously combined but ar presented separately, have the comparative financial statemen reclassified to conform with the captions presented for the curren [FASB ASC 270-10-S99-2(a)] 	ts been retroactively			
9.	9. Has the entity provided other relevant interim disclosures such as FASB ASC 270-10-50-7, including the following: (Note: The topic ASC 270-10-50-7 is not intended to represent a comprehensive interim disclosure. The complete list of GAAP disclosures can be sure Requirements for Financial Statements of Issuers" checklist	listing found in FASB list of references to found in the "Disclo-			
	a. If the entity sponsors a postretirement health care plan that p actuarially equivalent to Medicare Part D, Question Nos. PENSION AND POSTRETIREMENT BENEFIT PLANS—D Medicare Prescription Drug, Improvement, and Mod PCA-CX-13.1? (FASB ASC 715-60-50-3 and 50-6)	18 and 19 in Part II, EFINED BENEFIT—			
	 For fair value measurement requirements, the disclosures in MEASUREMENTS of PCA-CX-13.1, as applicable? (FASB 				
	c. If the entity has guarantees or product warranties, Questic Part I, CONTINGENCIES, RISKS, AND UNCERTAINTIE Product Warranties, of PCA-CX-13.1? (FASB ASC 460-10-	S—Guarantees and			
	 d. If the entity presents discontinued operations, the disclosure TINUED OPERATIONS, of PCA-CX-13.1? (FASB ASC 2 50-7) 				
	e. If a long-lived asset or disposal group includes an individual nent of an entity that has either been disposed of or is class and does not qualify as a discontinued operation, Quest IMPAIRED LONG-LIVED ASSETS AND LONG-LIVED AS POSED OF, in PCA-CX-13.1? (FASB ASC 360-10-50-3A)	sified as held for sale ion No. 5 in Part II,			
	f. The amount of obligations outstanding for supplier finance been confirmed as valid at the end of the reporting p 405-50-50-4)				

		Disclo	sure N	lade?
		Yes	No	N/A
	Practical Consideration:			
	 The disclosures in item (f) apply after the adoption of ASU 2022-04, Liabilities—Supplier Finance Programs (Subtopic 405-50): Disclosure of Supplier Finance Program Obligations. The ASU is effective for fiscal years, including interim periods within those years, beginning after December 15, 2022, with the exception of the disclosures in item 1(b)(3) in Part II, SUPPLIER FINANCE PROGRAMS, in PCA-CX-13.1 which has an effective date of fiscal years beginning after December 15, 2023. Early adoption is allowed. 			
	g. For crypto assets, Question Nos. 11 and 13 in Part II, INTANGIBLES—Crypto Assets, of PCA-CX-13.1? (FASB ASC 350-60-50-1; FASB ASC 350-60-50-6 through 50-7)			
	Practical Consideration:			
	 The disclosures in item (g) apply after the adoption of ASU 2023-08, Intangibles—Goodwill and Other—Crypto Assets (Subtopic 350-60): Accounting for and Disclosure of Crypto Assets. The ASU is effective for fiscal years beginning after December 15, 2024, including interim periods within those fiscal years. Early adoption is permitted for both interim and annual financial statements that have not yet been issued or made available for issuance. 			
	IER GENERAL PRESENTATION REQUIREMENTS—INTERIM FINANCIAL TEMENTS			
10.	Has the entity reported the total for comprehensive income in either a single continuous statement of income and comprehensive income or in two consecutive statements? (FASB ASC 220-10-45-18)			
11.	Have the presentation and disclosures required in Part I of PCA-CX-13.1 under the captions of STOCKHOLDERS' EQUITY—Accumulated Other Comprehensive Income and COMPREHENSIVE INCOME relating to FASB ASC 220 been made? (The presentation and disclosures should follow the guidance in FASB ASC 270-10 for the level of detail required for condensed interim financial information.) (FASB ASC 220-10-45-18A)			
12.	If there are significant variations in the customary relationship between income tax expenses and pretax accounting income, and the reasons the variations exist are not apparent, has appropriate disclosure been made? (FASB ASC 740-270-50-1)			
13.	Are effects of disposals of a component of an entity, and unusual or infrequently occurring transactions and events that are material to the operating results of the interim period (such as unusual seasonal results and business combinations) separately disclosed and included in the determination of net income in the period they occurred? (FASB ASC 270-10-50-3; 270-10-50-5; 270-10-45-11A)			
14.	Are interim amounts presented net of tax discontinued operations that will be presented net of tax in the year-end financial statements? (FASB ASC 740-270-45-3)			
15.	Have the nature and amount of costs and expenses incurred in an interim period that cannot be readily identified with the activities or benefits of other interim periods been disclosed in the notes to the financial statements (unless items of a comparable nature are included in both the current and corresponding prior year interim periods)? (FASB ASC 270-10-50-1B)			
16.	Do the notes disclose (a) the method used to determine inventory and cost of sales amounts (e.g., gross profit method) if physical inventories as of the interim date have not been used to determine those amounts and (b) any significant adjustments that result from reconciliations to the annual physical inventory? (FASB ASC 270-10-45-6)			

		Disclo	sure N	/lade?
		Yes	<u>No</u>	N/A
17.	If seasonal variations affect revenues, has the seasonal nature of the entity's activities been disclosed and consideration been given to supplemental reporting of interim income and cash flow information for the 12-month period ended as of the interim date for the current and preceding years? (FASB ASC 270-10-45-11)			
18.	If seasonal variations affect financial condition, has the seasonal nature of the entity's activities been disclosed and has consideration been given to providing an interim balance sheet as of the end of the corresponding quarter of the preceding year? [S-X 10-01(c)(1)] [FASB ASC 270-10-S99-1(c)(1)]			
19.	If the entity is a lessor, have appropriate tabular disclosures of lease-related income been made in accordance with FASB ASC 842-30-50-5, as required in Part II, LEASES IN FINANCIAL STATEMENTS OF LESSORS, of PCA-CX-13.1? (FASB ASC 270-10-50-6A)			
20.	In the year of adoption of ASU 2022-04, has the following been disclosed for each interim period about the existing supplier finance programs: [FASB ASC 405-50-65-1(c), 405-50-50-3(a)-(b)(1)]			
	a. The key terms of the programs, including (but not limited to):			
	(1) Details about payment terms, including payment timing and its basis for determination?			
	(2) For committed payments to the finance provider or intermediary, assets pledged as security or other guarantees?			
	b. The amount(s) outstanding for obligations at the end of the reporting period that have been confirmed as valid to the finance provider or intermediary (i.e., the amount confirmed under the program that remain unpaid by the entity)? (Note: If included in more than one line in the balance sheet, disclose the amount included in each line item.)			
	Practical Consideration:			
	 The disclosures in Question No. 20 apply for interim periods in the initial year of adoption of ASU 2022-04, Liabilities—Supplier Finance Programs (Subtopic 405-50): Disclosure of Supplier Finance Program Obligations. The ASU is effective for fiscal years, including interim periods within those years, beginning after December 15, 2022, with the exception of the disclosures in item 1(b)(3) in Part II, SUPPLIER FINANCE PROGRAMS, in PCA-CX-13.1 which has an effective date of fiscal years beginning after December 15, 2023. Early adoption is allowed. 			
SEG	MENT INFORMATION—PRIOR TO THE ADOPTION OF ASU 2023-07			
Rep effed year adop	TE: The following section applies prior to the adoption of ASU 2023-07, Segment porting (Topic 280): Improvements to Reportable Segment Disclosures. ASU 2023-07 is active for fiscal years beginning after December 15, 2023, and interim periods within fiscal res beginning after December 15, 2024. Early adoption is permitted. For periods after the potion of ASU 2023-07, mark this section as "N/A" and refer to the disclosure requirements in SEGMENT INFORMATION—AFTER THE ADOPTION OF ASU 2023-07.			
21.	Does the interim financial information disclose for the most recent quarter and year-to-date, together with comparative information for the prior year, the following information for each reportable operating segment: (FASB ASC 280-10-50-32 and 50-33)			
	a. Revenues from external customers?			
	b. Revenues from other operating segments?			
	c. Segment profit or loss?			

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			Disclosure M		lade?
			Yes	No	N/A
	d.	Total segment assets for which there has been a material change from the amount disclosed in the previous annual financial statements?			
	e.	If applicable, any differences from the previous annual financial statements in the basis for determining reportable segments or in the basis for measuring segment profit or loss?			
	f.	A reconciliation of the total reportable segment profit or loss to consolidated income before taxes and discontinued operations? (If the company allocates income taxes to the reportable segments, the company may reconcile total reportable segment profit or loss to consolidated income after taxes.)			
	g.	Separate identification and description of any significant reconciling items in the reconciliation in item 21(f)?			
22.	inter and	cts and circumstances change to indicate that application of quantitative tests in the im period would reveal a reportable segment that was previously not reportable management expects the segment will continue to be of significance, has the ment been disclosed? (FASB ASC 280-10-55-16)			
SEG	MEN	IT INFORMATION—AFTER THE ADOPTION OF ASU 2023-07			
(Top sure 2023 withi guid	oic 28 s in S 3-07 i in fisc	ne following section applies after the adoption of ASU 2023-07, Segment Reporting 0): Improvements to Reportable Segment Disclosures, and supersedes the disclosEGMENT INFORMATION—PRIOR TO THE ADOPTION OF ASU 2023-07. ASU is effective for fiscal years beginning after December 15, 2023, and interim periods call years beginning after December 15, 2024. Early adoption is permitted. The is to be applied retrospectively to all prior periods presented unless it is impractication.			
23.	date	s the interim financial information disclose for the most recent quarter and year-to-, together with comparative information for the prior year, the following information each reportable operating segment: (FASB ASC 280-10-50-32 and 50-33)			
	a.	If applicable, any differences from the previous annual financial statements in the basis for determining reportable segments or in the basis for measuring segment profit or loss?			
	b.	The segment information in Questions Nos. 4 through 10 in Part I, SEGMENT INFORMATION, MAJOR CUSTOMERS, FOREIGN OPERATIONS, AND EXPORT SALES AFTER THE ADOPTION OF ASU 2023-07, of PCA-CX-13.1?			
	C.	A reconciliation of the total reportable segment's amount for each measure of profit or loss to consolidated income before taxes and discontinued operations? (If the company allocates income taxes to the reportable segments, the company may reconcile total reportable segment profit or loss to consolidated income after taxes.)			
		Practical Consideration:			
		 The disclosure requirement in item 23(c) includes the total reportable segments' amount for any additional measure of profit or loss the chief operating decision maker uses in assessing segment performance and deciding how to allocate resources. [FASB ASC 280-10-50-32(f) and 50-28A] 			
	d.	Separate identification and description of any significant reconciling items in the reconciliation in item 23(c)?			

		Disclo	sure N	/lade?
		Yes	No	N/A
24.	If facts and circumstances change to indicate that application of quantitative tests in the interim period would reveal a reportable segment that was previously not reportable and management expects the segment will continue to be of significance, has the segment been disclosed? (FASB ASC 280-10-55-16)			
ACC	COUNTING CHANGES AND ERROR CORRECTIONS			
25.	Have the following disclosures been made for the interim period in which an adjustment related to prior interim periods of the current fiscal year occurs: (FASB ASC 250-10-50-11)			
	a. The effect on income from continuing operations, net income, and related per- share amounts for each prior interim period of the current fiscal year?			
	b. The income from continuing operations, net income, and related per-share amounts for each prior interim period restated?			
26.	For any material retroactive prior period adjustment made during any period covered by the interim financial statements, has the adjustment been disclosed, including: [S-X-10-01(b)7] [FASB ASC 270-10-S99-1(b)(7)]			
	a. Effect on net income, including per share?			
	b. Effect on the balance of retained earnings?			
	c. For retroactive adjustments of results of operations, similar disclosures?			
27.	Has disclosure of prior-period adjustments been made in interim financial statements issued during the year after the date of recording the adjustments? (FASB ASC 250-10-50-8)			
28.	Has disclosure been made of any change in accounting principles and practices from those applied in the prior annual report, the preceding interim periods of the current year, or the comparable interim period of the prior year? (FASB ASC 270-10-45-12; 270-10-50-3)			
29.	If the effect of a correction of an error was not reported because the amounts were not material to the annual financial statements, have such amounts been separately disclosed if they are material to the interim financial statements? (FASB ASC 270-10-50-3; 250-10-50-12)			
30.	Have appropriate disclosures been made for changes in accounting principle made in the interim period as required by Question No. 1 in Part II, ACCOUNTING CHANGES AND CORRECTION OF AN ERROR of PCA-CX-13.1? (FASB ASC 250-10-50-1, 50-2) [See also item 5(b) in GENERAL PRESENTATION REQUIREMENTS—CONDENSED INTERIM FINANCIAL STATEMENTS.]			
31.	Have appropriate disclosures been made for the effect of a change in an accounting estimate if it is material to any interim period presented as required by Question Nos. 2 through 5 in Part II, ACCOUNTING CHANGES AND CORRECTION OF AN ERROR of PCA-CX-13.1? (FASB ASC 250-10-50-4; 270-10-45-14; 270-10-50-3; 270-10-S99-1) [S-X 10-01(a)(5)]			
32.	For interim periods subsequent to the date of adoption in the fiscal year of the change in accounting principle, has the effect of the change on income from continuing operations, net income, and related per share amounts, been disclosed for the post-change interim periods? (FASB ASC 250-10-50-3)			

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		Disclo	osure N	Made?
		Yes	No	N/A
33.	Have appropriate disclosures been made for changes in reporting entity made in the interim period, and have previously issued interim statements been presented on a retrospective basis as required by Question No. 6 in Part II, ACCOUNTING CHANGES AND CORRECTION OF AN ERROR of PCA-CX-13.1? (FASB ASC 250-10-45-21; 250-10-50-6)			
34.	Have appropriate disclosures been made for corrections of an error resulting in restated financial statements made in an interim period as required by Question No. 7 in Part II, ACCOUNTING CHANGES AND CORRECTION OF AN ERROR of PCA-CX-13.1? (FASB ASC 250-10-50-7)			
35.	In the interim period in which a new accounting standard is applied, have the disclosures in Question No. 30 in ACCOUNTING CHANGES AND ERROR CORRECTIONS of PCA-IR-5 been made?			
	FINED BENEFIT PENSION PLAN AND OTHER DEFINED POSTRETIREMENT BEN- I PLANS			
36.	The following information about defined benefit pension and other postretirement benefit plans: (FASB ASC 715-20-50-6)			
	a. The net periodic benefit cost recognized during each period for which a statement of comprehensive income is presented, showing separately the service cost, interest cost, expected return on plan assets, gain or loss component, prior service cost or credit component, transition asset or obligation component, and gain or loss recognized due to a settlement or curtailment?			
	b. Employer contributions paid, and expected to be paid, to the plan during the current fiscal year, if significantly different from amounts disclosed in prior annual financial statements?			
	c. If the components of net periodic benefit cost other than the service cost component are not presented in a separate line item(s) in the statement of comprehensive income, the amount of the other components and the statement of comprehensive income line item(s) used for presentation?			
BUS	SINESS COMBINATIONS			
37.	Have the appropriate disclosures been made for business combinations as required in Part II, BUSINESS COMBINATIONS, of PCA-CX-13.1? [FASB ASC 270-10-50-3; 270-10-50-5; 270-10-S99-1(a)(5)] [S-X 10-01(a)(5)]			
38.	If the registrant or any of its consolidated subsidiaries entered into a combination of entities under common control during the most recent interim period, has supplemental disclosure been made of the separate results of the combined entities for periods prior to the combination, along with appropriate explanations? [S-X 10-01(b)(3)] [FASB ASC 270-10-S99-1(b)(3)]			
39.	The nature and amount of any material, nonrecurring items included in the reported proforma results of operations?			

Disclosure Made?

RES	STRUCTURING CHARGES	Yes	<u>No</u>	<u>N/A</u>
40.	If the company incurred costs during previous periods under a restructuring or other exit plan, have the following disclosures been made in all periods, including interim periods, until the exit plan is completed: (FASB ASC 420-10-50-1; 420-10-S99-2) (SAB T.5P4)			
	a. Description of the exit or disposal activity, including the circumstances leading to the activity and the expected date of completion?			
	b. The total cost expected to be incurred for the activity, amount incurred in the period, and cumulative amount incurred to date for each major type of cost?			
	c. The reconciliation of the beginning and ending liability balances, showing separately changes during the period attributable to costs incurred and charged to expense, costs paid or otherwise settled, and any adjustments to the liability with an explanation of the reason for each major type of cost?			
	d. Line items in the statement of comprehensive income or the statement of activities in which the costs are included?			
	e. For each reportable segment, the total amount of costs expected to be incurred in connection with the activity that was initiated or in process during the period, the amount incurred in the period, and the cumulative amount incurred to date, net of any adjustments to the liability with an explanation of the reason?			
	f. If a liability for a cost associated with the activity is not recognized because fair value cannot be estimated, the reasons?			
41.	If the company incurred costs during the current period under a restructuring or other exit plan, have the following disclosures been made: (SAB T.5P4) (FASB ASC 420-10-S99-2)			
	a. Exit and involuntary termination costs?			
	b. The nature and amount of additional impairments separate from charges based on estimates of future cash expenditures?			
	c. Losses related to asset impairments separate from charges based on estimates of future cash expenditures?			
42.	For material exit or involuntary employee termination costs related to an acquired business, have the following disclosures been made: (SAB T.5P4) (FASB ASC 420-10-S99-2)			
	a. When the company began formulating exit plans for which accrual may be necessary?			
	b. The types and amounts of liabilities recognized for exit costs and involuntary employee termination benefits included in the acquisition cost allocation?			
	c. Any unresolved contingencies or purchase price allocation issues and the types of additional liabilities that may result in an adjustment of the acquisition cost allocation?			
43.	In periods subsequent to the initial exit plan, for each material exit plan, separate statement of material changes and activity in liability balances of each significant type of exit cost and involuntary employee termination benefits? (SAB T.5P4) (FASB ASC 420-10-S99-2)			

			Discl	osure l	Vlade?
			<u>Yes</u>	No	N/A
ΙE۷	V AC	COUNTING STANDARDS			
14.	T.11 the expe	n accounting standard has been issued that is not effective until after the date or rim financial statements, have the following disclosures been considered: (\$1M) (FASB ASC 250-10-S99-5, S99-6) [Disclosure is not required if the imparadoption of the standard on financial position and results of operations is ected to be material. However, issuers are encouraged to disclose the issuance and that will impact the preparation of financial statements, but will not have terial impact, along with a statement to that effect.]	SAB ct of not ce of		
	a.	. Brief description of the standard?			
	b.	. Date adoption is required and the date the entity plans to adopt, if earlier?			
	C.	. Methods of adoption allowed by the standard and the method expected to used by the entity, if determined?	be		
	d.	. Discussion of the impact that the adoption of the standard is expected to h unless not known or reasonably estimable; in such case, a statement to effect?			
	e.	Potential impact on other significant matters (such as violations of debt cover agreements, planned or intended changes in business practices, etc.)? [disclosure is encouraged.]			
	f.	. In addition to items (a)–(e), if implementing ASU 2016-13 in a future per disclose the following:	riod,		
		(1) If the impact cannot be reasonably estimated, additional qualitative infortion to assist in assessing the significance of the impact on the finar statements.			
		(2) A description of the status of the implementation process and the signifi implementation matters still to be addressed.	cant		
		(3) A description of the effect of the accounting policies to be applied ar comparison to current accounting policies.	nd a		
		Practical Considerations:			
		 ASU 2017-03, Accounting Changes and Error Corrections (Topic 250) and Investme Equity Method and Joint Ventures (Topic 323): Amendments to SEC Paragraphs Pursus Staff Announcements at the September 22, 2016 and November 17, 2016 EITF Mee expanded the financial statement disclosures expected by the SEC staff when impleme ASU No. 2016-13, Financial Instruments—Credit Losses (Topic 326): Measurement of C Losses on Financial Instruments. 	ant to tings, enting		
		 In November 2019, the FASB amended the effective dates of ASU 2016-13 for certain er through the issuance of ASU 2019-10, Financial Instruments—Credit Losses (Topic Derivatives and Hedging (Topic 815), and Leases (Topic 842): Effective Dates. As amended 	326),		

PCA-IR-5 (Continued)

ASU 2016-13 and any related amending ASUs are effective for entities qualifying as smaller reporting companies for fiscal years beginning after December 15, 2022, including interim periods within those years. For all other public business entities that are SEC issuers, ASU 2016-13 is still effective for fiscal years beginning after December 15, 2019, and interim periods within those years. Earlier application is permitted, but not before fiscal years beginning after

December 15, 2018, and interim periods within those years.

				Disclo	sure N	/lade?
				Yes	No	N/A
CHA	NGE	S IN	CAPITAL STRUCTURE			
45.	occu the retro	urred a chang pactive	ge in capital structure (such as a stock dividend, stock split, or reverse split) after the date of the interim financial statements but before their issuance, has ge been given retroactive treatment in the balance sheet and have the e treatment, changes made, and the date the change became effective been ? (SAB T.4C) (FASB ASC 505-10-S99-4)			
1AN	NAGE	EMEN	T'S DISCUSSION AND ANALYSIS (MD&A)			
46.	state	emen	&A presented in Form 10-Q or the report separate from the interim financial is? Does the MD&A include the following: [Reg. S-K, Item 303(c)] [Note: The D&A focuses only on material changes.]			
	a.	oper Part AND	ussion and analysis of material changes in financial condition and results of ations including information about the following matters: [See PCA-CX-13.3, I—LARGER REPORTING COMPANIES, MANAGEMENT'S DISCUSSION ANALYSIS (MD&A). The effect of inflation and changing prices on operator interim periods need not be addressed.]			
		(1)	Liquidity and Capital Resources? [Note: This includes a discussion of known contractual and other obligations on both a short-term and long-term basis.]			
		(2)	Results of operations?			
		(3)	Any seasonal aspects of the business that have had a material effect on financial condition or results of operations?			
	b.	the p	s the discussion and analysis of material changes in financial condition cover period from the end of the preceding fiscal year to the date of the most recent im balance sheet presented?			
		(1)	If the interim financial statements include an interim balance sheet as of the corresponding interim date of the preceding fiscal year, is there discussion and analysis of material changes in financial condition from that date to the date of the most recent interim balance sheet?			
	C.	cove	s the discussion and analysis of material changes in results of operations or the period from the most recent fiscal year-to-date period for which a ement of comprehensive income is provided and the corresponding year-to-period of the preceding fiscal year?			
		(1)	Does the discussion of material changes in results of operations identify any significant elements of income or loss from continuing operations that do not arise from, or are not necessarily representative of, ongoing business?			
		(2)	If a statement of comprehensive income for the most recent fiscal quarter is presented, is there discussion of material changes for that fiscal quarter and either the corresponding fiscal quarter in the preceding fiscal year or the immediately preceding sequential quarter? [NOTE: If the latter is discussed, summary financial information for the immediately preceding quarter or identification of the relevant EDGAR filing is also required.]			
	d.	perio	ere the interim financial statements reveal material changes from period to od in one or more significant line items, are the causes for the changes cribed if they have not already been disclosed?			

			Disclosure ii		naue:
			Yes	No	N/A
47.	pect inclu	sughout the MD&A, have disclosures been made regarding the current and exed impact of COVID-19 on the company's operations and financial condition, ding liquidity, capital resources, government assistance, and going concern contations? (CF Disclosure Guidance Topic No. 9A)			
	Practio	cal Consideration:			
	•	In June 2020, the SEC Division of Corporation Finance issued CF Disclosure Guidance: Topic No. 9A, Coronavirus (COVID-19)—Disclosure Considerations Regarding Operations, Liquidity, and Capital Resources. The Division had monitored companies' disclosures about the current and expected results and risks of COVID-19 on their businesses and financial statements and issued this guidance to encourage companies to provide additional disclosures. It includes specific questions for companies to consider about their operations, liquidity, and capital resources, including government assistance under the CARES Act, and their consideration of going concern that may lead to additional disclosures in the financial statements and Management's Discussion and Analysis. The guidance also reminds companies to consider impacts on their disclosure controls and procedures and internal control over financial reporting. CF Disclosure Guidance: Topic No 9A is available at www.sec.gov/corpfin/covid-19-disclosure-considerations.			
SUMMARIZED PRESENTATION REQUIREMENTS—INTERIM FINANCIAL STATEMENTS					
There may be certain instances where an entity reports summarized financial information on an interim basis that is in a more highly condensed form than in their annual reports. In such situations, FASB ASC 270-10-50-1 through 50-4 prescribes minimum disclosure requirements for such information.					
1.	the d	entity systematically reports summarized financial information each quarter, has company provided current quarter information, current year-to-date information or ng 12 months, and comparable prior-year information for each of the following: SB ASC 270-10-50-1)			
	a.	Sales or gross revenues, income taxes provisions, net income, and comprehensive income?			
	b.	Basic and diluted earnings per share for each interim period reported, subject to the requirements of FASB ASC 260?			
	C.	Seasonal revenues, costs, and expenses, if applicable?			
	d.	Substantial changes in the income taxes provisions or estimates?			
	e.	Disposal of a component of an entity, as well as unusual or infrequent items?			
	f.	Contingencies?			
	g.	Changes in accounting principles or accounting estimates?			
	h.	Significant changes in the entity's financial position?			
	i.	Prior to the adoption of ASU 2023-07, reportable operating segment information in accordance with FASB ASC 280, including provisions for restatements of segment data provided in previously issued financial statements?			
	j.	After the adoption of ASU 2023-07, information about reportable segments required by Question No. 23 in SEGMENT INFORMATION—AFTER THE ADOPTION OF ASU 2023-07?			

		Disclosure Made?		
		Yes	No	N/A
	Practical Consideration: • Item 1(j) applies after the adoption of ASU 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosures, and supersedes the disclosure in Item 1(i). ASU 2023-07 is effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. Early adoption is permitted. The guidance is to be applied retrospectively to all prior periods presented unless it is impracticable to do so.			
k.	Defined benefit pension and other postretirement plan information for all periods in accordance with FASB ASC 715-20?			
I.	Data about how fair value is used to measure assets and liabilities on the balance sheet in accordance with FASB ASC 820-10-50?			
m.	Data regarding derivatives provided in FASB ASC 815-10-50, 815-20-50, 815-25-50, 815-30-50, and 815-35-50?			
n.	Data related to the fair value of financial instruments in accordance with FASB ASC 825-10-50?			
0.	Gross and net data on the effects of offsetting in accordance with FASB ASC 210-20-50-1 through 50-6?			
p.	Data on changes in the entity's accumulated comprehensive income in accordance with FASB ASC 220-10-45-14A and 220-10-45-17 through 45-17B?			
q.	The book value of foreclosed residential real estate in accordance with FASB ASC 310-10-50-11 and the amount of loans currently being processed for foreclosure in accordance with FASB ASC 310-10-50-35?			
NOTE: Items (r) and (s) are applicable prior to the adoption of ASU 2016-13, and items (t) and (u) are applicable after the adoption of ASU 2016-13. In November 2019, the FASB amended the effective dates of ASU 2016-13 for certain entities through the issuance of ASU 2019-10, <i>Financial Instruments—Credit Losses (Topic 326), Derivatives and Hedging (Topic 815), and Leases (Topic 842): Effective Dates.</i> As amended, ASU 2016-13 and any related amending ASUs are effective for entities qualifying as smaller reporting companies for fiscal years beginning after December 15, 2022, including interim periods within those years. For all other public business entities that are SEC issuers, ASU 2016-13 is still effective for fiscal years beginning after December 15, 2019, and interim periods within those years. Earlier application is permitted, but not before fiscal years beginning after December 15, 2018, and interim periods within those years.				
r.	Data related to other-than-temporary impairments in accordance with FASB ASC 320-10-50, 325-20-50, 958-320-50, and 321-10-50?			
S.	Data on the credit quality of financing receivables and the allowance for credit losses in conformity with the guidance in FASB ASC 310, specifically:			
	(1) Nonaccrual and past due financing receivables?			
	(2) Allowance for credit losses related to financing receivables?			
	(3) Information on impaired loans?			
	(4) Credit quality information on financing receivables?			
	(5) Information on modifications to financing receivables?			
t.	Data related to credit losses and impairments in accordance with FASB ASC Topic 326 and impairments in accordance with FASB ASC 321-10-50?			

		Disclosure wie		nau c :
		Yes	No	N/A
	 Data on the credit quality of financial assets and the allowance for credit losses in conformity with the guidance in FASB ASC Subtopic 326-20, specifically: 			
	(1) Nonaccrual and past due financial assets?			
	(2) Allowance for expected credit losses?			
	(3) Information regarding the credit quality of instruments?			
	(4) Modifications to financing receivables?			
2.	Has the following information about revenue from contracts with customers been disclosed: (FASB ASC 270-10-50-1A)			
	a. Disaggregation of revenue for the period?			
	b. Opening and closing balances of receivables, contract assets, and contract liabilities from contracts with customers (if not otherwise separately presented or disclosed)?			
	c. Revenue recognized that was included in the contract liability balance at the beginning of the period?			
	d. Revenue recognized from performance obligations satisfied (or partially satisfied) in prior periods, such as changes in transaction price?			
	 e. Data regarding the entity's remaining performance obligations as of the end of the period? 			
3.	If the company has not presented condensed interim balance sheet or cash flow information, has it disclosed significant changes since the prior reporting period with respect to the following: (FASB ASC 270-10-50-4)			
	a. Liquid assets?			
	b. Net working capital?			
	c. Long-term liabilities?			
	d. Stockholders' equity?			
4.	If interim financial data and disclosures are not separately reported for the fourth quarter, have the following been disclosed in a separate note: (FASB ASC 270-10-50-2)			
	a. Disposals of components of an entity and unusual or infrequently occurring items recognized in the fourth quarter, as well as the aggregate effect of year-end adjustments that are material to the results of that quarter?			
	b. Disclosures as appropriate about the effect of the accounting change on interim periods as required by FASB ASC 270-10-45-12 through 45-14 or FASB ASC 250-10-45-15?			