UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC 20549

FORM 10-Q

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(Mark		CTION 12 OD 15/4) OF THE CE	CUDITIES EVOLUNCE ACT OF 1934	
X	QUARTERLY REPORT PURSUANT TO SE	• •		
	F	or the quarterly period ended Jui	ie 30, 2023	
		OR		
	TRANSITION REPORT PURSUANT TO SE	CCTION 13 OR 15(d) OF THE SE	CURITIES EXCHANGE ACT OF 1934	
		For the transition period from	to	
		Commission File Number: 001	-41242	
		ZIMVIE IN	– C.	
	(Exac	t Name of Registrant as Specified		
	Delaware		 87-2007795	
	(State or other jurisdiction of incorporation or organization)		(I.R.S. Employer Identification No.)	
	10225 Westmoor Drive		rachineadon 146.)	
	Westminster, CO		80021	
	(Address of principal executive offices)		(Zip Code)	
	Registrant's	telephone number, including area	code: (303) 443-7500	
	Securities registered pursuant to Section 12(b) of the	e Act:	_	
	mu () l	Trading		
Comm	Title of each class non Stock, par value \$0.01 per share	Symbol(s) ZIMV	Name of each exchange on which registered The Nasdaq Stock Market LLC	
-			Section 13 or 15(d) of the Securities Exchange Act of 1934 durin	ng th
		1 1	and (2) has been subject to such filing requirements for the past 90	_
S-T (§	· ·	5 5	Data File required to be submitted pursuant to Rule 405 of Regul sistrant was required to submit such files). Yes \boxtimes No \square	latio
0		_	r, a non-accelerated filer, a smaller reporting company, or an emer g company," and "emerging growth company" in Rule 12b-2 of the	
Large	accelerated filer		Accelerated filer	
	ccelerated filer $oxedsymbol{\boxtimes}$		Smaller reporting company	
Emerg	ging growth company			
revised	If an emerging growth company, indicate by check r d financial accounting standards provided pursuant to S	8	ise the extended transition period for complying with any new or	
	Indicate by check mark whether the registrant is a sh	nell company (as defined in Rule 12b-2	of the Exchange Act). Yes □ No ⊠	

The number of shares of the Registrant's Common Stock outstanding as of July 28, 2023 was 26,529,642.

ZIMVIE INC. QUARTERLY REPORT

Cautionary Note Regarding Forward-Looking Statements

This Quarterly Report contains forward-looking statements within the meaning of federal securities laws, including, among others, any statements about our expectations, plans, intentions, strategies or prospects. We generally use the words "may," "will," "expects," "believes," "anticipates," "plans," "estimates," "projects," "assumes," "guides," "targets," "forecasts," "sees," "seeks," "should," "could," "would," "predicts," "potential," "strategy," "future," "opportunity," "work toward," "intends," "guidance," "confidence," "positioned," "design," "strive," "continue," "track," "look forward to" and similar expressions to identify forward-looking statements. All statements other than statements of historical or current fact are, or may be deemed to be, forward-looking statements. Such statements are based upon the current beliefs, expectations and assumptions of management and are subject to significant risks, uncertainties and changes in circumstances that could cause actual outcomes and results to differ materially from the forward-looking statements. These risks, uncertainties and changes in circumstances include, but are not limited to: dependence on new product development, technological advances and innovation; shifts in the product category or regional sales mix of our products and services; supply and prices of raw materials and products; pricing pressures from competitors, customers, dental practices and insurance providers; changes in customer demand for our products and services caused by demographic changes or other factors; challenges relating to changes in and compliance with governmental laws and regulations affecting our United States ("U.S.") and international businesses, including regulations of the U.S. Food and Drug Administration and foreign government regulators, such as more stringent requirements for regulatory clearance of products; competition; the impact of healthcare reform measures; reductions in reimbursement levels by third-party payors; cost containment efforts sponsored by government agencies, legislative bodies, the private sector and healthcare group purchasing organizations, including the volume-based procurement process in China; control of costs and expenses; dependence on a limited number of suppliers for key raw materials and outsourced activities; the ability to obtain and maintain adequate intellectual property protection; breaches or failures of our information technology systems or products, including by cyberattack, unauthorized access or theft; the ability to retain the independent agents and distributors who market our products; our ability to attract, retain and develop the highly skilled employees we need to support our business; the effect of mergers and acquisitions on our relationships with customers, suppliers and lenders and on our operating results and businesses generally; a determination by the Internal Revenue Service that the distribution or certain related transactions should be treated as taxable transactions; financing transactions undertaken in connection with the separation and risks associated with additional indebtedness; the impact of the separation on our businesses and the risk that the separation and the results thereof may be more difficult, time consuming and/or costly than expected, which could impact our relationships with customers, suppliers, employees and other business counterparties; restrictions on activities following the distribution in order to preserve the tax-free treatment of the distribution; the ability to form and implement alliances; changes in tax obligations arising from tax reform measures, including European Union rules on state aid, or examinations by tax authorities; product liability, intellectual property and commercial litigation losses; changes in general industry and market conditions, including domestic and international growth rates; changes in general domestic and international economic conditions, including inflation and interest rate and currency exchange rate fluctuations; the effects of the COVID-19 global pandemic and other adverse public health developments on the global economy, our business and operations and the business and operations of our suppliers and customers, including the deferral of elective procedures and our ability to collect accounts receivable; and the impact of the ongoing financial and political uncertainty on countries in the Euro zone on the ability to collect accounts receivable in affected countries.

See also Part I, Item 1A, "Risk Factors" of our Annual Report on Form 10-K for the year ended December 31, 2022 for further discussion of certain risks and uncertainties that could cause actual results and events to differ materially from the forward-looking statements. Readers of this Quarterly Report are cautioned not to rely on these forward-looking statements, since there can be no assurance that these forward-looking statements will prove to be accurate. Forward-looking statements speak only as of the date they are made, and we expressly disclaim any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

For additional information concerning factors that may cause actual results to vary materially from those stated in the forward-looking statements, see our reports on Form 10-K, 10-Q and 8-K filed with the U.S. Securities and Exchange Commission (the "SEC") from time to time.

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PART I—FINANCIAL INFORMATION

Item 1. Financial Statements.

ZIMVIE INC. CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS (in thousands, except per share data)

	Fo	or the Three N June	 hs Ended	For the Six Months Ended June 30,				
		2023	2022		2023		2022	
Net Sales								
Third party, net	\$	224,896	\$ 233,367	\$	449,984	\$	468,049	
Related party, net		_	1,197		339		2,116	
Total Net Sales		224,896	 234,564	-	450,323		470,165	
Cost of products sold, excluding intangible asset amortization		(74,500)	(80,011)		(145,217)		(165,021)	
Related party cost of products sold, excluding intangible asset								
amortization		_	(1,061)		(328)		(1,858)	
Intangible asset amortization		(20,663)	(19,916)		(41,172)		(40,821)	
Research and development		(13,231)	(15,282)		(28,604)		(32,935)	
Selling, general and administrative		(128,480)	(126,052)		(256,448)		(260,164)	
Restructuring and other cost reduction initiatives		(8,445)	(5,055)		(13,420)		(5,797)	
Acquisition, integration, divestiture and related		(1,396)	(8,723)		(3,079)		(17,728)	
Operating Expenses		(246,715)	(256,100)		(488,268)		(524,324)	
Operating Loss		(21,819)	(21,536)	_	(37,945)		(54,159)	
Other income (expense), net		598	107		(308)		362	
Interest expense, net		(9,005)	(4,894)		(17,971)		(5,605)	
Loss Before Income Taxes		(30,226)	(26,323)	-	(56,224)		(59,402)	
Income tax benefit		6,853	17,611		2,883		25,034	
Net Loss	\$	(23,373)	\$ (8,712)	\$	(53,341)	\$	(34,368)	
Net Loss Per Common Share - Basic	\$	(0.89)	\$ (0.33)	\$	(2.02)	\$	(1.32)	
Net Loss Per Common Share - Diluted		(0.89)	(0.33)		(2.02)		(1.32)	

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

ZIMVIE INC. CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (LOSS) (in thousands)

	F	or the Three N June		hs Ended	For the Six Months Ended Jun 30,			
	2023 2022				2023		2022	
Net Loss	\$	(23,373)	\$	(8,712)	\$	(53,341)	\$	(34,368)
Other Comprehensive Income (Loss):								
Foreign currency cumulative translation adjustments, net of tax		580		(45,674)		11,097		(60,340)
Total Other Comprehensive Income (Loss)	-	580		(45,674)		11,097		(60,340)
Comprehensive Loss	\$	(22,793)	\$	(54,386)	\$	(42,244)	\$	(94,708)

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

ZIMVIE INC. CONDENSED CONSOLIDATED BALANCE SHEETS

(in thousands, except per share data)

	As of				
	Ju	ne 30, 2023	December 31, 2022		
ASSETS					
Current Assets:					
Cash and cash equivalents	\$	66,212	\$	89,601	
Accounts receivable, net of allowance for credit losses of \$14,546 and \$15,026, respectively		168,121		168,961	
Related party receivable		_		8,483	
Inventories		227,532		233,854	
Prepaid expenses and other current assets		45,514		36,964	
Total Current Assets		507,379		537,863	
Property, plant and equipment, net of accumulated depreciation of \$393,422 and \$392,888, respectively		129,671		148,439	
Goodwill		261,211		259,999	
Intangible assets, net		624,614		654,965	
Other assets		37,664		40,790	
Total Assets	\$	1,560,539	\$	1,642,056	
LIABILITIES AND EQUITY					
Current Liabilities:					
Accounts payable	\$	59,418	\$	43,998	
Related party payable		_		13,176	
Income taxes payable		4,544		14,356	
Other current liabilities		125,778		145,779	
Total Current Liabilities		189,740	·	217,309	
Deferred income taxes		92,773		98,062	
Lease liability		17,583		22,287	
Other long-term liabilities		10,334		13,561	
Non-current portion of debt		522,267		532,233	
Total Liabilities		832,697		883,452	
Commitments and Contingencies (Note 11)			·		
Stockholders' Equity:					
Common stock, \$0.01 par value, 150,000 shares authorized Shares, issued and outstanding, of 26,530 and 26,222, respectively		265		262	
Preferred stock, \$0.01 par value, 15,000 shares authorized, 0 shares issued and outstanding		_		_	
Additional paid in capital		908,507		897,028	
Accumulated deficit		(100,873)		(47,532	
Accumulated other comprehensive loss		(80,057)		(91,154	
Total Stockholders' Equity		727,842		758,604	
Total Liabilities and Stockholders' Equity	\$	1,560,539	\$	1,642,056	

 $The \ accompanying \ notes \ are \ an \ integral \ part \ of \ these \ condensed \ consolidated \ financial \ statements.$

ZIMVIE INC. CONDENSED CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY (in thousands)

	Co	mmon		dditional Paid-In	A	ccumulat ed	Net Pa		C	ccumulat ed Other omprehe nsive (Loss)		Total
	S	tock	(Capital	Deficit		Investment		Income		Equity	
Balance March 31, 2023	\$	264	\$	901,476	\$	(77,500)	\$	_	\$	(80,637)	\$	743,603
Net loss		_		_		(23,373)		_		_		(23,373)
Stock activity under stock plans		1		49		_		_		_		50
Share-based compensation expense		_		5,815		_		_		_		5,815
Employee stock purchase plan		_		1,167		_		_		_		1,167
Other comprehensive income										580		580
Balance June 30, 2023	\$	265	\$	908,507	\$	(100,873)	\$	<u> </u>	\$	(80,057)	\$	727,842
Balance March 31, 2022	\$	261	\$	878,948	\$	(9,307)	\$	_	\$	(57,446)	\$	812,456
Net loss	Ψ	201	Ψ	-	Ψ	(8,712)	Ψ		Ψ	(57,440)	Ψ	(8,712)
Stock activity under stock plans		_		28		(0,712)		_				28
Share-based compensation expense		_		6,459		_				_		6,459
Other comprehensive loss		_				_		_		(45,674)		(45,674)
Balance June 30, 2022	\$	261	\$	885,435	\$	(18,019)	\$		\$	(103,120)	\$	764,557
										_		
			Ao	dditional			Net Pa	arent		ccumulat ed Other		
			Ad	dditional	A	ccumulat	Net Pa	arent		ed Other		
	Co	mmon		dditional Paid-In	A	ccumulat ed	Net Pa			ed		Total
			I	Paid-In		ed			C	ed Other omprehe nsive (Loss)		
	S	tock]	Paid-In Capital		ed Deficit	Com _I	oany	Co	ed Other omprehe nsive (Loss) Income	_	Equity
Balance December 31, 2022			I	Paid-In		ed Deficit (47,532)	Comp	oany	C	ed Other omprehe nsive (Loss)	\$	Equity 758,604
Net loss	S	tock 262 —]	Paid-In Capital 897,028		ed Deficit	Com _I	oany	Co	ed Other omprehe nsive (Loss) Income	_	Equity 758,604 (53,341)
Net loss Stock activity under stock plans	S	tock]	Paid-In Capital 897,028 — (344)		ed Deficit (47,532)	Com _I	oany	Co	ed Other omprehe nsive (Loss) Income	_	Equity 758,604 (53,341) (341)
Net loss Stock activity under stock plans Share-based compensation expense	S	tock 262 —]	Paid-In Capital 897,028 — (344) 10,656		ed Deficit (47,532)	Com _I	oany	Co	ed Other omprehe nsive (Loss) Income	_	758,604 (53,341) (341) 10,656
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan	S	tock 262 —]	Paid-In Capital 897,028 — (344)		ed Deficit (47,532)	Com _I	oany	Co	ed Other omprehe nsive (Loss) (ncome (91,154) — — —	_	758,604 (53,341) (341) 10,656 1,167
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan Other comprehensive income	<u>\$</u>	262 — 3 — —	\$	Paid-In Capital 897,028 — (344) 10,656 1,167 —	\$	ed Deficit (47,532) (53,341) — — — —	Invest \$	ment	Co	ed Other omprehe nsive (Loss) (ncome (91,154) — — — — — — — — — — — — — — — — — — —	\$	758,604 (53,341) (341) 10,656 1,167 11,097
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan	S	tock 262 —]	Paid-In Capital 897,028 — (344) 10,656		ed Deficit (47,532)	Com _I	oany	Co	ed Other omprehe nsive (Loss) (ncome (91,154) — — —	_	758,604 (53,341) (341) 10,656 1,167
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan Other comprehensive income Balance June 30, 2023	\$ \$	262 — 3 — —	\$	Paid-In Capital 897,028 — (344) 10,656 1,167 —	\$	ed Deficit (47,532) (53,341) — — — —	Invest \$	ment — — — — — — —	\$	ed Other omprehe nsive (Loss) (ncome (91,154) ————————————————————————————————————	\$	758,604 (53,341) (341) 10,656 1,167 11,097 727,842
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan Other comprehensive income	<u>\$</u>	262 — 3 — —	\$	Paid-In Capital 897,028 — (344) 10,656 1,167 —	\$	ed Deficit (47,532) (53,341) — — — — — — (100,873)	Invest \$ \$ \$ \$ \$ 1,49	ment	Co	ed Other omprehe nsive (Loss) (ncome (91,154) — — — — — — — — — — — — — — — — — — —	\$	Fquity 758,604 (53,341) (341) 10,656 1,167 11,097 727,842 1,451,377
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan Other comprehensive income Balance June 30, 2023 Balance December 31, 2021 Net loss Net transactions with Zimmer Biomet Holdings, Inc.,	\$ \$	262 — 3 — —	\$	Paid-In Capital 897,028 — (344) 10,656 1,167 —	\$	ed Deficit (47,532) (53,341) — — — —	Invest \$ \$ \$ \$ (1	ment	\$	ed Other omprehe nsive (Loss) (ncome (91,154) ————————————————————————————————————	\$	Fquity 758,604 (53,341) (341) 10,656 1,167 11,097 727,842 1,451,377 (34,368)
Net loss Stock activity under stock plans Share-based compensation expense Employee stock purchase plan Other comprehensive income Balance June 30, 2023 Balance December 31, 2021 Net loss	\$ \$	262 — 3 — —	\$	Paid-In Capital 897,028 — (344) 10,656 1,167 —	\$	ed Deficit (47,532) (53,341) — — — — — — (100,873)	Invest \$ \$ \$ (7)	ment	\$	ed Other omprehe nsive (Loss) (ncome (91,154) ————————————————————————————————————	\$	Fquity 758,604 (53,341) (341) 10,656 1,167 11,097 727,842 1,451,377

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

\$

261

(4)

(18,019)

18,889

885,435

Stock activity under stock plans

Other comprehensive loss

Balance June 30, 2022

Share-based compensation expense

(4)

18,889

(60,340)

764,557

(60,340)

(103,120)

\$

ZIMVIE INC. CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (in thousands)

For the Six Months Ended June 30, 2023 2022 Cash flows (used in) provided by operating activities: \$ \$ (34,368)(53,341)Adjustments to reconcile net loss to net cash used in operating activities: Depreciation and amortization 64,588 62,267 Share-based compensation 10,656 19,694 Deferred income tax provision (7,935)(32,817)Loss on disposal of fixed assets 1,129 Other non-cash items 1,380 590 Changes in operating assets and liabilities Income taxes (16,023)11,333 Accounts receivable 1,271 (25,371) Related party receivable 8,483 (22,367)Inventories 8,401 11,765 Prepaid expenses and other current assets (18,381)(2,097)Accounts payable and accrued liabilities (4,825)8,556 Related party payable 45,536 (13,177)Other assets and liabilities (5,450)4,240 Net cash (used in) provided by operating activities (6,940)30,677 Cash flows used in investing activities: Additions to instruments (1,951)(6.089)Additions to other property, plant and equipment (3,154)(6,165) (1,949)Other investing activities (1,994)Net cash used in investing activities (7,099)(14,203)Cash flows (used in) provided by financing activities: Net transactions with Zimmer Biomet 6,920 Dividend paid to Zimmer Biomet (540,567)Proceeds from debt 4,760 595,000 (15,279) Payments on debt (37,506)Debt issuance costs (5,170)Payments related to tax withholding for share-based compensation (419)Proceeds from stock option activity 1,167 51 Net cash (used in) provided by financing activities 18,728 (9,771)Effect of exchange rates on cash and cash equivalents 421 (5,549) (23,389)(Decrease) increase in cash and cash equivalents 29,653 89,601 Cash and cash equivalents, beginning of year 100,399 Cash and cash equivalents, end of period \$ 66,212 130,052 Supplemental cash flow information: Income taxes paid, net \$ 18,755 \$ 5,204 3,939 Interest paid 17,452

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

ZIMVIE INC. Notes to Unaudited Condensed Consolidated Financial Statements

Background, Nature of Business and Basis of Presentation

Background

On March 1, 2022, ZimVie Inc. ("ZimVie," "we," "us" and "our") and Zimmer Biomet Holdings, Inc. ("Zimmer Biomet" or "Parent") entered into a Separation and Distribution Agreement (the "Separation Agreement"), pursuant to which Zimmer Biomet agreed to spin off its dental and spine businesses into ZimVie, a new, publicly traded company. Zimmer Biomet effected the separation through a *pro rata* distribution of 80.3% of the outstanding shares of common stock of ZimVie. Following the distribution on March 1, 2022, Zimmer Biomet stockholders as of the record date for the distribution owned 80.3% of the outstanding shares of ZimVie common stock; Zimmer Biomet initially retained 19.7% of the outstanding shares of ZimVie common stock. The distribution is intended to qualify as generally tax-free to Zimmer Biomet stockholders for United States ("U.S.") federal income tax purposes, except for any cash received by stockholders in lieu of fractional shares. The distribution on March 1, 2022 resulted in ZimVie becoming a standalone, publicly traded company, and it was completed pursuant to the Separation Agreement and other agreements with Zimmer Biomet related to the distribution, including, but not limited to a tax matters agreement, an employee matters agreement, a transition services agreement and transition manufacturing agreements. See Note 12 for further description of the impact of the distribution and post-spin activities with Zimmer Biomet. As of February 1, 2023, Zimmer Biomet had sold all of its 19.7% ownership in ZimVie and is no longer considered a related party.

Nature of Business

ZimVie is a leading medical technology company dedicated to enhancing the quality of life for dental and spine patients worldwide. We develop, manufacture and market a comprehensive portfolio of products and solutions designed to support dental tooth replacement and restoration procedures and treat a wide range of spine pathologies. We are well-positioned in the growing global dental implant, biomaterials and digital dentistry market with a strong presence in the tooth replacement market with market leading positions in certain geographies. Our broad portfolio also addresses all areas of spine with market leadership in cervical disc replacement and vertebral body tethering to treat pediatric scoliosis. Our operations are principally managed on a products basis and include two operating segments, 1) the dental products segment, and 2) the spine products segment.

In the dental products market, our core services include designing, manufacturing and distributing dental implant solutions. Dental reconstructive implants are for individuals who are totally without teeth or are missing one or more teeth, dental prosthetic products are aimed at providing a more natural restoration to resemble the original teeth, and dental regenerative products are for soft tissue and bone rehabilitation. Our key products include the T3® Implant, Tapered Screw-Vent Implant System, Trabecular MetalTM Dental Implant, BellaTek Encode Impression System, and Puros Allograft Particulate.

In the spine products market, our core services include designing, manufacturing and distributing medical devices and surgical instruments to deliver comprehensive solutions for individuals with back or neck pain caused by degenerative conditions, deformities or traumatic injury of the spine. We also provide devices that promote bone healing. Other differentiated products in our spine portfolio include Mobi-C® Cervical Disc, a motion-preserving alternative to fusion for patients with cervical disc disease, and The TetherTM, a novel non-fusion device for treatment of pediatric scoliosis.

Basis of Presentation

Prior to March 1, 2022, we existed and functioned as part of the consolidated business of Zimmer Biomet. The accompanying condensed consolidated financial statements are prepared on a standalone basis and, for periods prior to March 1, 2022, were prepared on a carveout basis from Zimmer Biomet's consolidated financial statements and accounting records, and, accordingly, may not be indicative of the financial position, results of operations or cash flows had we operated as a standalone company during those periods, or comparable to our financial position subsequent to March 1, 2022.

On March 1, 2022, ZimVie became a standalone publicly traded company, and our financial statements are now presented on a consolidated basis. The unaudited financial statements for all periods presented, including our historical results prior to March 1, 2022, are now referred to as "Condensed Consolidated Financial Statements," and have been prepared pursuant to the rules and regulations for reporting on Form 10-Q. Accordingly, certain information and disclosures required by U.S. generally accepted accounting principles ("GAAP") for complete consolidated financial statements are not included herein. In our opinion, all adjustments necessary for a fair statement of these interim statements have been included and are of a normal and recurring nature. These interim statements should be read in conjunction with the audited financial statements and notes thereto included in our Annual Report on Form 10-K for the year ended December 31, 2022 ("Annual Report"). The results of operations of any interim period are not necessarily indicative of the results of operations for the full year.

Prior to the distribution, our equity balance in these condensed consolidated financial statements represented the excess of total assets over liabilities including the due to/from balances between us and Zimmer Biomet (referred to as "net parent investment" or "NPI") and accumulated other comprehensive income (loss). NPI was primarily impacted by contributions from Zimmer Biomet that were the result of treasury activities and net funding provided by or distributed to Zimmer Biomet.

Following the distribution, certain functions that Zimmer Biomet provided to us prior to the distribution either continue to be provided to us by Zimmer Biomet under a transition services agreement or are being performed using our own resources or third-party service providers. Additionally, under manufacturing and supply agreements, we manufacture certain products for Zimmer Biomet and Zimmer Biomet manufactures certain products for us. We have incurred, and expect to continue to incur, certain costs to establish ourselves as a standalone public company, as well as ongoing additional costs associated with operating as an independent, publicly traded company.

As of June 30, 2023 and December 31, 2022, we had \$1.4 million and \$1.5 million, respectively, in restricted cash. The restriction is on cash held in China as a result of ongoing litigation with a spine products distributor in China related to our decision to exit our spine products business in China (see Note 13 for further information).

Accounting Pronouncements Recently Issued

There are no recently issued accounting pronouncements that we have not yet adopted that are expected to have a material effect on our financial position, results of operations or cash flows.

2. Goodwill and Other Intangible Assets

The following table summarizes the changes in the carrying amount of goodwill by historical reportable segment (in thousands):

	Dental	Spine			Total
Balance at December 31, 2022	 				
Goodwill, Gross	\$ 401,999	\$	1,089,400	\$	1,491,399
Accumulated impairment losses	(142,000)		(1,089,400)		(1,231,400)
Goodwill, Net	259,999		_		259,999
Currency translation	 1,212		<u> </u>		1,212
Balance at June 30, 2023					
Goodwill, Gross	403,211		1,089,400		1,492,611
Accumulated impairment losses	(142,000)		(1,089,400)		(1,231,400)
Goodwill, Net	\$ 261,211	\$		\$	261,211

The components of identifiable intangible assets were as follows (in thousands):

	Technology		Trademarks and Trade Names		Customer Relationship s		Other		Total
As of December 31, 2022:									
Intangible assets subject to amortization:									
Gross carrying amount	\$	844,730	\$	137,785	\$	364,917	\$	53,955	\$ 1,401,387
Accumulated amortization		(444,603)		(63,012)		(188,913)		(49,894)	(746,422)
Total identifiable intangible assets	\$	400,127	\$	74,773	\$	176,004	\$	4,061	\$ 654,965
As of June 30, 2023:									
Intangible assets subject to amortization:									
Gross carrying amount	\$	854,876	\$	139,631	\$	367,863	\$	54,054	\$ 1,416,424
Accumulated amortization		(471,002)		(68,046)		(202,770)		(49,992)	(791,810)
Total identifiable intangible assets	\$	383,874	\$	71,585	\$	165,093	\$	4,062	\$ 624,614

Estimated annual amortization expense for the years ending December 31, 2023 through 2027 based on exchange rates in effect at December 31, 2022 is as follows (in millions):

For the Years Ending December 31,

2023 (remaining)	\$ 34.7
2024	72.4
2025	70.6
2026	68.9
2027	63.6
Thereafter	314.4
Total	\$ 624.6

3. Share-Based Compensation

Conversion Awards

Zimmer Biomet has share-based compensation plans under which it granted stock options, restricted stock units ("RSUs") and performance-based RSUs. In connection with the distribution, ZimVie employees with outstanding Zimmer Biomet share-based awards received replacement share-based awards. The ratio used to convert the Zimmer Biomet share-based awards was designed to preserve the aggregate intrinsic value of the award immediately after the distribution when compared to the aggregate intrinsic value of the award immediately prior to the distribution. Outstanding RSUs and performance-based RSUs were converted into 0.3 million ZimVie RSUs at a weighted average fair value of \$31.55, and outstanding stock options were converted into 2.1 million ZimVie stock options at a weighted average fair value of \$14.76. Due to the conversion, ZimVie incurred \$21.3 million of incremental share-based compensation expense. Of this amount, \$10.3 million was related to unvested and/or unexercised share-based awards and was recognized at the distribution date. The remaining \$11.0 million is being recognized over the remainder of the share-based awards' weighted average vesting period of 2.5 years from the date of the distribution.

ZimVie Awards

The ZimVie Inc. 2022 Stock Incentive Plan was originally established effective as of March 1, 2022, and was amended effective May 12, 2023 (as amended, the "2022 Plan"). A total of 6.0 million shares of common stock are authorized for issuance under the 2022 Plan. Shares issued pursuant to converted Zimmer Biomet share-based awards do not count against this limit. At June 30, 2023, 3.3 million shares were available for future grants and awards under the 2022 Plan. The 2022 Plan provides for the grant of various types of awards including stock options, stock appreciation rights, performance shares, performance units, restricted stock and RSUs. Generally, awards have a three-year vesting period and stock options have a term of ten years. Vesting may accelerate upon retirement after the first anniversary date of the award if certain criteria are met. We recognize expense on a straight-line basis over the requisite service period, less awards expected to be forfeited using estimated forfeiture rates. Stock options are granted with an exercise price equal to the market price of our common stock on the date of grant, except in limited circumstances where local law may dictate otherwise.

Share-based compensation expense was as follows (in thousands):

	Fo	r the Three I June	hs Ended	For the Six Months Ended Ju 30,				
		2023	2022		2023			2022
Share-based compensation expense recognized in:				_				
Cost of products sold, excluding intangible asset amortization	\$	303	\$	289	\$	569	\$	2,086
Research and development		383		466		805		2,544
Selling, general and administrative		5,129		5,467		9,282		15,064
		5,815		6,222		10,656		19,694
Tax benefit related to awards		(1,471)		(1,572)		(2,680)		(4,601)
Total expense, net of tax	\$	4,344	\$	4,650	\$	7,976	\$	15,093

For periods prior to the distribution, we specifically identified employees who were associated with our historical operations and calculated expense based upon the awards received under the Zimmer Biomet plans, as well as expense related to corporate or shared employees allocated to us on a proportional cost allocation method, primarily based on revenue.

		Period Ended June 30, 2023									
			Weighted	Weighted Average	e						
			Average	Remaining		Aggregat	e				
	Number of		Exercise	Contractual		Intrinsic	!				
	Stock Options		Price	Life (Years)		Value (in Mill	lions)				
Outstanding at December 31, 2022	2,403,635	\$	26.74								
Granted	_		_								
Exercised	_		_								
Forfeited	(76,670)		23.10								
Outstanding at June 30, 2023	2,326,965	\$	26.86	(6.6	\$	_				
Exercisable at June 30, 2023	1,602,377	\$	26.21	Ţ	5.9	\$	_				

We used a Black-Scholes option-pricing model to determine the fair value of our stock options. For new awards granted after the distribution: expected volatility of 52.29% was derived from a peer group's combined historical volatility that was de-levered and re-levered for ZimVie as ZimVie does not have sufficient historical volatility based on the expected term of the underlying options; the expected term of the stock options of 6.0 years was determined using the simplified method; and the risk-free interest rate of 1.94% was determined using the implied yield then available for zero-coupon U.S. government issues with a remaining term approximating the expected life of the options. The dividend yield was zero as ZimVie has no plans to pay a dividend for the foreseeable future.

Aggregate intrinsic value was negligible at June 30, 2023. At June 30, 2023, we had unrecognized share-based compensation cost related to unvested stock options of \$8.3 million, which is expected to be amortized over the remaining weighted average vesting period of approximately 1.7 years.

RSU activity was as follows:

	Period End	ed June	30, 2023	
	Number of		Weighted Average Grant Date	
	RSUs		Fair Value	
Outstanding at December 31, 2022	1,382,500	\$		24.64
Granted	1,526,343			10.34
Vested	(222,306)			28.07
Forfeited	(79,935)			22.62
Outstanding at June 30, 2023	2,606,602	\$		16.98

RSUs granted in the six months ended June 30, 2023 included 367,928 RSUs (at target) with performance-based vesting provisions ("PRSUs"). PRSUs may vest from 0-150% of target based on the level of achievement of pre-defined performance metrics. PRSUs are payable in common shares and do not have the right to vote until vested. Compensation expense related to PRSUs is recognized over a 36-month cliff vesting period, and is adjusted as needed for changes in the projected level of achievement of the performance metrics.

At June 30, 2023, we had unrecognized share-based compensation cost related to unvested RSUs of \$26.6 million, which is expected to be amortized into net income over the remaining weighted average vesting period of approximately 1.8 years. The total fair value of RSUs that vested during the six months ended June 30, 2023 was \$6.2 million.

4. Earnings Per Share

On March 1, 2022, 26.1 million ZimVie common shares were distributed in connection with the distribution. For comparative purposes, and to provide a more meaningful calculation for weighted average shares, this amount was assumed to be outstanding throughout all periods presented up to and including March 1, 2022 in the calculation of basic weighted average shares. For periods prior to the distribution, it was assumed that there were no dilutive equity instruments, as there were no equity awards of ZimVie outstanding prior to the distribution.

The calculation of weighted average shares for the basic and diluted net loss per common share is as follows (in thousands, except per share data):

	Fo	r the Three N June		hs Ended	For the Six Months Ended June 30,			
	2023			2022	2023			2022
Net loss	\$	(23,373)	\$	(8,712)	\$	(53,341)	\$	(34,368)
Weighted Average shares outstanding for basic net loss per share		26,328		26,073		26,343		26,069
Effect of dilutive stock options and other equity awards (1)		_		_		_		_
Weighted Average shares outstanding for diluted net loss per share		26,328		26,073		26,343		26,069
Basic and diluted net loss per common share	\$	(0.89)	\$	(0.33)	\$	(2.02)	\$	(1.32)

⁽¹⁾ Since we incurred a net loss in each of the three and six months ended June 30, 2023 and 2022, no dilutive stock options or other equity awards were included as diluted shares in those periods.

For the three months ended June 30, 2023 and 2022, a weighted average of 4.0 million and 3.7 million, respectively, and for the six months ended June 30, 2023 and 2022, a weighted average of 3.7 million and 2.4 million, respectively, options to purchase shares of common stock were not included in the computation of diluted earnings per share as the exercise prices of these options were greater than the average market price of the common stock.

5. Balance Sheet Details

Inventories consisted of the following (in thousands):

	Jur	ie 30, 2023	Decen	December 31, 2022		
Finished goods	\$	193,264	\$	200,098		
Work-in-progress		21,055		21,199		
Raw materials		13,213		12,557		
Inventories	\$	227,532	\$	\$ 233,854		

Amounts related to cost of products sold in the condensed consolidated statements of operations for excess and obsolete ("E&O") inventory, including certain product lines we intend to discontinue, were \$1.6 million and \$9.2 million in the three months ended June 30, 2023 and 2022, respectively, and were \$0.6 million and \$17.6 million in the six months ended June 30, 2023 and 2022, respectively.

Other current liabilities consisted of the following (in thousands):

	Jur	ie 30, 2023	December 31, 2022	
Other current liabilities:				
License and service agreements	\$	19,233	\$	25,337
Salaries, wages and benefits		32,172		47,812
Lease liabilities		9,681		9,617
Accrued liabilities		64,692		63,013
Total other current liabilities	\$	125,778	\$	145,779

6. Fair Value Measurements of Assets and Liabilities

The fair value of foreign currency exchange forward contracts (see Note 8) are determined using Level 2 inputs. The carrying value of our debt (see Note 7) approximates fair value as it bears interest at floating rates. The carrying amounts of other financial instruments (i.e., cash and cash equivalents, restricted cash, bank time deposits, accounts receivable, net, and accounts payable) approximated their fair values at December 31, 2022 and June 30, 2023 due to their short-term nature.

The fair values of acquisition-related contingent payments are estimated using Level 3 inputs. Contingent payments related to acquisitions consist of salesbased payments and are valued using discounted cash flow techniques. The fair value of salesbased payments is based upon probability-weighted future revenue estimates and increases as revenue estimates increase. See Note 3 to our

consolidated financial statements included in our Annual Report for additional information regarding contingent payments related to acquisitions.

The following table provides a reconciliation of the beginning and ending balances of items measured at fair value on a recurring basis that used significant unobservable inputs (Level 3) (in thousands):

	Level 3	3 - Liabilities
Contingent payments related to acquisitions		
Balance December 31, 2022	\$	13,250
Settlements		(3,451)
Balance June 30, 2023	\$	9,799

7. Debt

Our debt consisted of the following (in thousands):

	Jur	ne 30, 2023	December 31, 2022		
Term loan	\$	525,938	\$	536,456	
Debt issuance costs		(3,671)		(4,223)	
Total debt		522,267		532,233	
Less: current portion		_		_	
Total debt due after one year	\$	522,267	\$	532,233	

We entered into a Credit Agreement, dated as of December 17, 2021 (the "Credit Agreement"), with JP Morgan Chase Bank, N.A., as administrative agent and syndication agent, and the lenders and issuing banks named therein. The Credit Agreement provides for revolving loans of up to \$175.0 million (the "Revolver") and term loan borrowings of up to \$595.0 million (the "Term Loan" and, together with the Revolver, the "Credit Facility").

On March 31, 2023, we made a principal payment of \$10.5 million to cover the March 31, 2024 and June 30, 2024 mandatory scheduled principal payments on the Term Loan. As of June 30, 2023, \$525.9 million was outstanding on the Term Loan following such payments, and there were no outstanding borrowings under the Revolver.

As of June 30, 2023, our interest rate was the secured overnight financing rate plus the applicable margin of 1.75% for term benchmark borrowings. Commitments under the Revolver are subject to a commitment fee on the unused portion of the Revolver of 25 basis points.

Borrowings under the Credit Facility are collateralized by substantially all of our personal property, including intellectual property and certain real property, and we, along with our subsidiaries party to the Credit Facility, pledged our equity interests in our subsidiaries, subject to materiality thresholds and certain limitations with respect to foreign subsidiaries. The Credit Facility contains various covenants that restrict our ability to take certain actions, including incurrence of indebtedness, creation of liens, mergers or consolidations, dispositions of assets, making certain investments, prepayments or redemptions of subordinated debt, or making certain restricted payments. In addition, the Credit Facility contains financial covenants that require us to maintain a maximum consolidated total net leverage ratio of 6.00 to 1.00. We were in compliance with all covenants as of June 30, 2023.

See Note 10 to our consolidated financial statements included in our Annual Report for additional information on our Credit Agreement.

In April 2023, we financed \$4.8 million of our corporate insurance premium, all of which was repaid by June 30, 2023.

8. Derivatives

We enter into foreign currency exchange forward contracts with terms of one to three months in order to manage currency exposures related to monetary assets and liabilities denominated in a currency other than an entity's functional currency. Any foreign currency remeasurement gains or losses recognized in earnings are generally offset with gains or losses on the foreign currency exchange forward contracts in the same reporting period. The amount of these gains (losses) is recorded in Other (expense) income, net. Outstanding contracts are recorded on the condensed consolidated balance sheet at fair value as of the end of the reporting period. The notional amounts of these contracts were \$48.4 million as of June 30, 2023 and \$69.1 million as of December 31, 2022.

Current derivative assets of \$0.9 million as of June 30, 2023 and \$0.6 million as of December 31, 2022 were included in Prepaid expenses and other current assets on our condensed consolidated balance sheets. Current derivative liabilities of \$0.1 million as of June 30, 2023

and \$0.3 million as of December 31, 2022 were included in Other current liabilities in our condensed consolidated balance sheets. Losses from these derivative instruments recognized on our condensed consolidated statements of operations in Other (expense) income, net were \$0.3 million and \$0.5 million for the three and six months ended June 30, 2023, respectively, and \$1.4 million for each of the three and six months ended June 30, 2022.

9. Income Taxes

Our effective tax rate ("ETR") on loss before income taxes was 22.7% and 66.9% for the three months ended June 30, 2023 and 2022, respectively, and 5.1% and 42.1% for the six months ended June 30, 2023 and 2022, respectively. In the three months ended June 30, 2023, the income tax benefit was higher than the 21% U.S. federal statutory rate due to releases in prior year valuation allowances primarily driven by method changes in accounting for inventories for tax purposes in the U.S. In the six months ended June 30, 2023, the income tax benefit was lower than the 21% U.S. federal statutory rate due to losses in certain jurisdictions with full valuation allowances resulting in no tax benefit. In the three and six months ended June 30, 2022, the additional income tax benefit compared to the statutory rate was driven by the impact of losses recorded prior to the distribution that were calculated on a "carve-out" basis, which applied the accounting guidance as if we filed income tax returns on a standalone, separate return basis and are not reflective of the tax results we expect to generate in the future. Additionally, for the three and six months ended June 30, 2023 and 2022, profit in inventory recorded prior to the distribution is non-taxable as the inventory is sold post-separation to third parties, resulting in a significant benefit to the foreign rate differential.

During the six months ended June 30, 2022, income tax balances were adjusted to reflect the income tax positions after distribution, including those related to tax loss and credit carryforwards, other deferred tax assets and liabilities and valuation allowances. These separation-related adjustments resulted in a \$3.9 million increase to the net deferred tax liability, primarily due to inventory and intangible assets transferred in the separation, tax rate changes and changes to the permanent reinvestment assertion in the post-separation environment. The increase in the net deferred tax liability was offset by a corresponding decrease in NPI.

10. Segment Data

Net sales and operating profit (loss) by segment are as follows (in thousands):

	Net Sales Three Months Ended June 30,					Operating Profit (Loss) Three Months Ended June 30,			
		2023		2022		2023		2022	
Dental	\$	118,649	\$	118,149	\$	21,090	\$	24,973	
Spine		106,247		115,218		10,386		7,262	
Segment Total		224,896		233,367		31,476		32,235	
Related party transactions		_		1,197		_		136	
Expenses related to Parent products		_		_		_		_	
Intangible asset amortization		_		_		(20,663)		(19,916)	
Restructuring and other cost reduction initiatives		_		_		(8,445)		(5,055)	
Acquisition, integration, divestiture and related		_		_		(1,396)		(8,723)	
Other				<u> </u>		(22,791)		(20,213)	
Total	\$	224,896	\$	234,564	\$	(21,819)	\$	(21,536)	

		Net S	Sales	Operating Profit (Loss)					
	Six Months Ended June 30,					Six Months Ended June 30,			
		2023	2022		2023			2022	
Dental	\$	238,819	\$	238,718	\$	44,691	\$	50,632	
Spine		211,165		229,331		17,885		12,361	
Segment Total		449,984		468,049		62,576		62,993	
Related party transactions		339		2,116		11		(12,118)	
Expenses related to Parent products		_		_		_		(616)	
Intangible asset amortization		_		_		(41,172)		(40,821)	
Restructuring and other cost reduction initiatives		_		_		(13,420)		(5,797)	
Acquisition, integration, divestiture and related		_		_		(3,079)		(17,728)	
Other				_		(42,861)		(40,072)	
Total	\$	450,323	\$	470,165	\$	(37,945)	\$	(54,159)	

11. Commitments and Contingencies

We are subject to contingencies, such as various claims, legal proceedings and investigations regarding product liability, intellectual property, commercial and other matters that arise in the normal course of business. On a quarterly and annual basis, we review relevant information with respect to loss contingencies and update our accruals, disclosures and estimates of reasonably possible losses or ranges of loss based on such reviews. We record liabilities for loss contingencies when it is probable that a loss has been incurred and the amount can be reasonably estimated. For matters where a loss is believed to be reasonably possible, but not probable, no accrual has been made. Legal defense costs expected to be incurred in connection with a loss contingency are accrued when probable and reasonably estimable. The recorded accrual balance for loss contingencies was \$6.9 million and \$9.5 million as of June 30, 2023 and December 31, 2022, respectively. Initiation of new legal proceedings or a change in the status of existing proceedings may result in a change in the estimated loss accrued.

Subject to certain exceptions specified in the Separation Agreement, we assumed the liability for, and control of, all pending and threatened legal matters related to our business, including liabilities for any claims or legal proceedings related to products that had been part of our business, but were discontinued prior to the distribution, as well as assumed or retained liabilities, and will indemnify Zimmer Biomet for any liability arising out of or resulting from such assumed legal matters.

12. Related Party Transactions

Prior to the distribution, we did not operate as a standalone business and had various relationships with Zimmer Biomet whereby Zimmer Biomet provided services to us. Following the distribution, certain functions that Zimmer Biomet provided to us prior to the distribution either continue to be provided to us by Zimmer Biomet under a transition services agreement or are being performed using our own resources or third-party service providers. The following disclosures summarize activities between us and Zimmer Biomet that are included in our condensed consolidated financial statements.

Prior to Distribution

Corporate Overhead and Other Allocations from Zimmer Biomet

Zimmer Biomet provided certain services, which included, but were not limited to, executive oversight, treasury, finance, legal, human resources, tax planning, internal audit, financial reporting, information technology and other corporate departments. The expenses related to these services have been allocated based on direct usage or benefit where specifically identifiable, with the remainder allocated on a proportional cost allocation method based primarily on net trade sales, as applicable. When specific identification is not practicable, a proportional cost method was used primarily based on sales.

Corporate allocations reflected in the condensed consolidated statements of operations are as follows (in thousands):

	For the	For the Three Months Ended June 30,					Six Months Ended June 30,			
	2023 2022		2022	2	2023		2022			
Cost of products sold	\$	_	\$	_	\$	_	\$	(78)		
Selling, general & administrative		_		_		_		14,271		
Acquisition, integration, divestiture and related		_		_		_		(357)		

Management believes that the methods used to allocate expenses to ZimVie are a reasonable reflection of the utilization of services provided to, or the benefit derived by, ZimVie during the periods presented. However, the allocations may not necessarily reflect the condensed consolidated financial position, results of operations and cash flows in the future or what they would have been had ZimVie been a separate, standalone entity during the periods presented.

Share-Based Compensation

As discussed in Note 3, our employees participated in Zimmer Biomet's share-based compensation plans, the costs of which were allocated and recorded in cost of products sold, R&D, and selling, general and administrative expenses in the condensed consolidated statements of operations. Share-based compensation benefit related to our employees prior to the distribution were \$1.0 million for the six months ended June 30, 2022. There were no share-based compensation costs allocated during the three months ended June 30, 2022.

In connection with the distribution, the awards held by employees were modified and resulted in incremental compensation expense as discussed in Note 3.

Centralized Cash Management

Zimmer Biomet used a centralized approach to cash management and financing of operations. The majority of our subsidiaries were party to Zimmer Biomet's cash pooling arrangements with several financial institutions to maximize the availability of cash for general operating and investing purposes. Under these cash pooling arrangements, cash balances were swept regularly from our accounts. Cash transfers to and from Zimmer Biomet's cash concentration accounts and the resulting balances at the end of each reporting period were reflected in NPI and net transactions with Zimmer Biomet in the condensed consolidated balance sheets and statements of cash flows, respectively.

Prior to the distribution, we borrowed \$595.0 million under our Credit Agreement and subsequently distributed \$561.0 million of the proceeds to Zimmer Biomet. After this distribution and the impact of various transactions between the parties related to the separation, we had approximately \$100.0 million of cash at distribution to operate as a standalone company.

Manufacturing Services to Zimmer Biomet

We have certain manufacturing facilities that also produce orthopedic products that continue to be sold by Zimmer Biomet after the separation. The condensed consolidated statements of operations reflect the sales of these orthopedic products to Zimmer Biomet as related party transactions in periods in which Zimmer Biomet was a related party as follows (in thousands):

	For t	For the Three Months Ended June 30,					Months Ended June 30,			
	20	23		2022		2023		2022		
Related party net sales	\$		\$	1,197	\$	339	\$	2,116		
Related party cost of products sold, excluding intangible asset amortization		_		1,061		328		1,858		

We will continue to sell these products to Zimmer Biomet in future periods pursuant to a transition manufacturing and supply agreement as described below. As of February 1, 2023, Zimmer Biomet had sold all of its 19.7% ownership in ZimVie and is no longer considered a related party. As such, transactions with Zimmer Biomet subsequent to February 1, 2023 are reported as third party transactions.

Net Parent Company Investment

As discussed in Note 1, NPI is primarily impacted by contributions from Zimmer Biomet, which are the result of treasury activity and net funding provided by or distributed to Zimmer Biomet. For the six months ended June 30, 2023 and 2022, net transactions with Zimmer Biomet reflected in the cash flows pre-distribution were nil and \$6.9 million, respectively. There were no net transactions with Zimmer Biomet reflected in the cash flows pre-distribution during the three months ended June 30, 2023 and 2022. Activities that impacted the net transfers from Zimmer Biomet include corporate overhead, share-based compensation, debt agreements between the parties and other allocations and centralized cash management. For the six months ended June 30, 2023 and 2022, the total impact on NPI from these transactions was nil and \$70.4 million, respectively. There were no activities that impacted the net transfers from Zimmer Biomet including corporate overhead, share-based compensation, debt agreements between the parties and other allocations and centralized cash management during the three months ended June 30, 2023 and 2022.

For all periods prior to the distribution, transfers between ZimVie and Zimmer Biomet affiliates were recognized in Net transactions with Zimmer Biomet. In connection with the distribution, certain net assets of approximately \$79.0 million that were included in our pre-distribution balance sheet were retained by Zimmer Biomet, with the offset of the non-cash transaction reflected as a distribution within NPI. Separation-related adjustments were also recognized in Net transactions with Zimmer Biomet.

After Distribution

In connection with the distribution, ZimVie entered into various agreements that govern activity between the parties, including, but not limited to, the Separation Agreement, the Transition Services Agreement, interim operating model agreements, the Tax Matters Agreement, the Employee Matters Agreement and transition manufacturing and supply agreements. As of February 1, 2023, Zimmer Biomet had sold all of its 19.7% ownership in ZimVie and is no longer considered a related party.

The amounts due from and to Zimmer Biomet under the various agreements described below that were included in related party receivable or payable, as applicable, in our condensed consolidated balance sheets were as follows (in thousands):

	June 30, 2	2023	Decemb	er 31, 2022
Related party receivable	\$		\$	8,483
Related party payable		_		13,176

The Separation Agreement sets forth our agreements with Zimmer Biomet regarding the principal actions taken in connection with the separation and the distribution. It also sets forth other agreements that govern aspects of our relationship with Zimmer Biomet following the separation and the distribution. The Separation Agreement provides for, among other things, (i) the assets transferred, the liabilities assumed and the contracts assigned to each of us and Zimmer Biomet as part of the separation, (ii) cross-indemnities principally designed to place financial responsibility for the obligations and liabilities of Zimmer Biomet's remaining businesses with Zimmer Biomet, (iii) procedures with respect to claims subject to indemnification and related matters and governing our and Zimmer Biomet's obligations and allocations of liabilities with respect to ongoing litigation matters and (iv) the allocation between us and Zimmer Biomet of rights and obligations under existing insurance policies with respect to occurrences prior to completion of the distribution.

The Separation Agreement also provides that, in order to obtain certain requisite governmental approvals, or for other business reasons, following the distribution date, Zimmer Biomet and certain of its affiliates will continue to operate certain activities relating to the ZimVie businesses in certain jurisdictions until the requisite approvals have been received or the occurrence of all other actions permitting the legal transfer of such activities, and we will receive, to the greatest extent possible, all of the economic benefits and burdens of such activities.

The agreements that we entered into with Zimmer Biomet that govern aspects of ZimVie's relationship with Zimmer Biomet following the distribution are described in Note 18 to our consolidated financial statements included in our Annual Report.

13. Restructuring and Other Cost Reduction Initiatives

In April 2023, we initiated additional restructuring activities to better position our organization for future success based on the current business environment. These initiatives have the objective of reducing our global cost structure and streamlining our organizational infrastructure across all regions, functions and levels. During the three and six months ended June 30, 2023, we recorded pre-tax charges of \$7.0 million and \$8.6 million, respectively, related to these actions. The restructuring charges incurred in the three and six months ended June 30, 2023 under this plan were primarily related to severance and professional fees, and we anticipate total charges related to this plan of approximately \$15-16 million will be incurred in 2023 and 2024, including projects in process or under final evaluation as of June 30, 2023.

In June 2022, we initiated a restructuring plan with the objective of reducing costs and optimizing our global footprint. In addition, the national volume-based procurement program for spine products in China took place in late September 2022, and we were not successful in our bid. After evaluating our alternatives, in the fourth quarter of 2022 we approved a plan to exit our spine products activities in China. During each of the three and six months ended June 30, 2022, actions under the June 2022 plan resulted in a pre-tax charge of \$1.7 million. During the three and six months ended June 30, 2023, we recorded pre-tax charges of \$1.4 million and \$4.7 million, respectively, related to the actions under these plans. We have incurred pre-tax charges of \$13.7 million from inception through June 30, 2023, and we anticipate total charges of approximately \$18-19 million related to these plans. The restructuring charges incurred in the three and six months ended June 30, 2023 under these plans were primarily related to accelerated depreciation, severance and impairment of assets. We anticipate incurring the remaining charges through 2023.

In December 2019 and December 2021, Zimmer Biomet initiated restructuring plans (the "ZB Restructuring Plans") with an objective of reducing costs to allow further investment in higher priority growth opportunities. We incurred pre-tax charges related to the ZB Restructuring Plans of \$3.4 million and \$4.1 million in the three and six months ended June 30, 2022, respectively. The restructuring charges incurred under these plans primarily related to employee termination benefits, contract terminations and retention period compensation and benefits. We do not expect to incur material expenses from the ZB Restructuring Plans after June 30, 2022.

The following table summarizes the liabilities directly attributable to us that were recognized under the plans discussed above and excludes non-cash charges (in thousands):

	Six Months Ended June 30,								
	Employee Termination Benefits				Total				
Balance, December 31, 2022	\$ 1,893	\$	2,173	\$	4,066				
Additions	7,821		2,942		10,763				
Cash payments	(3,734)		(3,249)		(6,983)				
Balance, June 30, 2023	\$ 5,980	\$	1,866	\$	7,846				
Balance, December 31, 2021	\$ 1,099	\$	1,150	\$	2,249				
Additions	1,500		2,511		4,011				
Non-cash adjustments	_		(320)		(320)				
Cash payments	(1,207)		(1,572)		(2,779)				
Balance, June 30, 2022	\$ 1,392	\$	1,769	\$	3,161				

We do not include charges for restructuring and other cost reduction initiatives in the operating profit of our reportable segments.

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

The following information should be read in conjunction with the interim condensed consolidated financial statements and related notes, included elsewhere in this Form 10-Q. Certain percentages presented in this discussion and analysis are calculated from the underlying whole-dollar amounts and therefore may not recalculate from the rounded numbers used for disclosure purposes. The following discussion may contain forward-looking statements that reflect our plans, estimates and beliefs. Our actual results could differ materially from those discussed in these forward-looking statements. Factors that could cause or contribute to these differences include those factors discussed in this Form 10-Q and in our Annual Report, particularly in "Cautionary Note Regarding Forward-Looking Statements" and "Risk Factors."

OVERVIEW

ZimVie Inc. ("ZimVie," "we," "us," "our" or the "Company") was incorporated in the State of Delaware on July 30, 2021 as a wholly owned subsidiary of Zimmer Biomet Holdings, Inc. ("Zimmer Biomet" or "Parent"). We were formed solely for the purpose of effecting the distribution of our outstanding shares of common stock on a pro rata basis to holders of Zimmer Biomet common stock and to hold directly or indirectly the assets and liabilities associated with the dental and spine businesses of Zimmer Biomet prior to the distribution. The distribution was completed on March 1, 2022, and resulted in ZimVie becoming a standalone, publicly traded company. Prior to March 1, 2022, ZimVie's financial statements were prepared on a carve-out basis and were derived from Zimmer Biomet's consolidated financial statements and accounting records.

Following the distribution, Zimmer Biomet initially retained 19.7% of the outstanding shares of ZimVie common stock, and all transactions between ZimVie and Zimmer Biomet from the distribution to February 1, 2023 were reported as related party transactions. As of February 1, 2023, Zimmer Biomet had sold all of its 19.7% ownership in ZimVie and is no longer considered a related party. As such, transactions with Zimmer Biomet subsequent to February 1, 2023 are reported as third party transactions.

ZimVie is a leading medical technology company dedicated to enhancing the quality of life for dental and spine patients worldwide. We develop, manufacture and market a comprehensive portfolio of products and solutions designed to support dental tooth replacement and restoration procedures and treat a wide range of spine pathologies. We are well-positioned in the growing global dental implant, biomaterials and digital dentistry market with a strong presence in the tooth replacement market with market leading positions in certain geographies. Our broad portfolio also addresses all areas of spine with market leadership in cervical disc replacement and vertebral body tethering to treat pediatric scoliosis. Our operations are principally managed on a products basis and include two operating segments, 1) the dental products segment, and 2) the spine products segment.

In the dental products market, our core services include designing, manufacturing and distributing a comprehensive portfolio of dental implant solutions, biomaterials and digital dentistry solutions. Dental reconstructive implants are for individuals who are totally without teeth or are missing one or more teeth, dental prosthetic products are aimed at providing aesthetic and functional restoration to resemble the original teeth, and dental regenerative products are for soft tissue and bone rehabilitation.

In the spine products market, our core services include designing, manufacturing and distributing a full suite of spinal surgery solutions to treat patients with back or neck pain caused by degenerative conditions, deformities, tumors or traumatic injury of the spine. We also provide devices that promote bone healing.

We have a broad geographic revenue base, with meaningful exposure to both established and emerging markets. We have six manufacturing site locations, and a global presence in approximately 25 countries.

RESTRUCTURING AND OTHER COST REDUCTION INITIATIVES

Below is a summary of our restructuring and other cost reduction initiatives. For further information, refer to our discussion of expenses below under "Results of Operations - Three and Six Months Ended June 30, 2023 and 2022 - Operating Expenses" and in Note 13 to our condensed consolidated financial statements included in this Quarterly Report.

2023 Programs

In April 2023, we initiated additional restructuring activities to better position our organization for future success based on the current business environment. In July 2023, we expanded the scope of these activities and took additional actions. These activities have the overall objective of reducing our global cost structure and streamlining our organizational infrastructure across all regions, functions, and levels. As a result of these initiatives, we expect an approximate 5% reduction in our global workforce, in addition to reductions in discretionary spending.

2022 Programs

In June 2022, we initiated a restructuring plan with the objective of reducing costs and optimizing our global footprint. In addition, the national volume-based procurement ("VBP") program for spine products in China took place in late September 2022, and we were not successful in our bid. After evaluating our alternatives, in the fourth quarter of 2022 we approved a plan to exit our spine products activities in China. Annual 2022 spine product sales in China represented less than 1% of our consolidated annual sales.

The national VBP program for dental products in China took place in January 2023, and we were not successful in our bid. We plan to continue to operate our dental product activities in China by focusing on the private market. Annual 2022 dental product sales in China represented less than 1% of our consolidated annual sales

RESULTS OF OPERATIONS

Three and Six Months Ended June 30, 2023 and 2022

Net Sales by Product Category

The following tables present net sales by product category and the components of the percentage changes (dollars in thousands):

	Tl	ree Months l	Ended	June 30,				Foreign	
		2023		2022	% Inc (Dec)	Volume/Mix	Price	Exchange	
Dental	\$	118,649	\$	118,149	0.4 %	0.7 %	(0.3)%	(0.0)%	
Spine		106,247		115,218	(7.8)	(6.7)	(0.5)	(0.6)	
Third Party Sales		224,896		233,367	(3.6)	(3.0)	(0.4)	(0.2)	
Related Party				1,197	(100.0)	N/A	N/A	N/A	
Total	\$	224,896	\$	234,564	(4.1)	N/A	N/A	N/A	

	Six Months Ended June 30,			June 30,				Foreign	
		2023		2022	% Inc (Dec)	Volume/Mix	Price	Exchange	
Dental	\$	238,819	\$	238,718	0.0 %	1.5 %	(0.3)%	(1.2)%	
Spine		211,165		229,331	(7.9)	(6.8)	(0.7)	(0.4)	
Third Party Sales		449,984		468,049	(3.9)	(2.6)	(0.5)	(0.8)	
Related Party		339		2,116	(84.0)	N/A	N/A	N/A	
Total	\$	450,323	\$	470,165	(4.2)	N/A	N/A	N/A	

Demand (Volume/Mix) Trends

Demand in the dental product category increased in the three months ended June 30, 2023 compared to the same prior year period, primarily due to a growing digital dentistry market. Demand in the spine product category was negatively impacted in the three months ended June 30, 2023 compared to the same prior year period by continued competition, distributor turnover and lower sales due to our exit from our spine products activities in China. Demand in the dental product category increased in the six months ended June 30, 2023 compared to the same prior year period, primarily due to higher demand for tooth replacement procedures combined with a growing digital dentistry market. Demand in the spine product category was negatively impacted in the six months ended June 30, 2023 compared to the same prior year period by increased competition and lower sales due to our exit from our spine products activities in China. The net sales declines for the three and six months ended June 30, 2023 were partially offset by net spine product sales retained by Zimmer Biomet in the same prior year periods in certain geographies where our separation and transition activities extended beyond the distribution date that did not recur in 2023 (for more information, see "After Distribution - Interim Operating Agreements" in Note 18 to our consolidated financial statements included in our Annual Report).

Pricing Trends

The dental product category experienced price improvement in the majority of geographic regions, including outside of North America (excluding China); however, there was an overall price decline for the three and six months ended June 30, 2023 due to the timing of price changes year-over-year in North America. We expect the full year 2023 price impact to be positive for the dental portfolio. The spine product category continued to experience governmental healthcare cost pricing pressure efforts and similar efforts at local hospitals and health systems in the three and six months ended June 30, 2023.

Foreign Currency Exchange Rates

In countries where we have a subsidiary, we sell to customers in their local currencies. Accordingly, our net sales as reported in U.S. Dollars are affected by changes in foreign currency exchange rates. We are primarily exposed to foreign currency exchange rate risk with respect to net sales denominated in Euros, Chinese Renminbi, Israeli Shekel, New Zealand Dollar, Japanese Yen, Canadian Dollar and Swedish Krona. For the three months ended June 30, 2023, foreign exchange fluctuations had a positive effect on year-over-year sales, while for the six months ended June 30, 2023, foreign exchange fluctuations had a negative effect on year-over-year sales, mainly due to fluctuations of the U.S. Dollar against the Euro.

Expenses as a Percent of Net Sales

	Three I	Three Months Ended June 30,				
	2023	2022	2023 vs. 2022 Inc (Dec)			
Cost of products sold, excluding intangible asset amortization	33.1 %	34.1%	(1.0)%			
Related party cost of products sold, excluding intangible asset amortization	_	0.5	(0.5)			
Intangible asset amortization	9.2	8.5	0.7			
Research and development	5.9	6.5	(0.6)			
Selling, general and administrative	57.1	53.7	3.4			
Restructuring and other cost reduction initiatives	3.8	2.2	1.6			
Acquisition, integration, divestiture and related	0.6	3.7	(3.1)			
Operating Loss	(9.7)	(9.2)	0.5			

	Six Months Ended June 30,					
	2023	2022	2023 vs. 2022 Inc (Dec)			
Cost of products sold, excluding intangible asset						
amortization	32.2 %	35.1 %	(2.9)%			
Related party cost of products sold, excluding intangible						
asset amortization	0.1	0.4	(0.3)			
Intangible asset amortization	9.1	8.7	0.4			
Research and development	6.4	7.0	(0.6)			
Selling, general and administrative	56.9	55.3	1.6			
Restructuring and other cost reduction initiatives	3.0	1.2	1.8			
Acquisition, integration, divestiture and related	0.7	3.8	(3.1)			
Operating Loss	(8.4)	(11.5)	(3.1)			

Cost of Products Sold and Intangible Asset Amortization

The decrease in cost of products sold in dollars and as a percentage of net sales in the three and six months ended June 30, 2023 compared to the same prior year periods was primarily due to a reduction in inventory charges in the spine product category and an expense of \$1.7 million in share-based compensation due to converted Zimmer Biomet awards recorded in the prior year six-month period that did not recur (for more information, see Note 3 to our condensed consolidated financial statements), partially offset by higher cost of products sold in the dental product category due to a change in mix from our growing digital dentistry portfolio.

Intangible asset amortization increased slightly in dollars and as a percentage of net sales in the three and six months ended June 30, 2023 as compared to the same prior year periods, due to the relatively fixed nature of amortization expense period over period.

Operating Expenses

Research and development ("R&D") expenses as a percentage of net sales decreased in the three and six months ended June 30, 2023 compared to the same prior year periods, primarily due to savings in the spine product category from the announced restructuring and other cost reduction initiatives. R&D expenses also decreased as a result of a decrease of \$2.0 million in share-based compensation due to converted Zimmer Biomet awards recorded in the prior year six-month period that did not recur (for more information, see Note 3 to our condensed consolidated financial statements).

Selling, general and administrative ("SG&A") expenses increased as a percentage of net sales in the three and six months ended June 30, 2023 as compared to the same prior year periods, primarily as a result of lower net sales, increased general and administrative costs due

to us being a standalone public company for the entire six-month period ended June 30, 2023 compared to the four-month period ended June 30, 2022, and increased marketing and medical education events in the 2023 periods compared to the same prior year periods. These increases were partially offset by indemnification of certain legal costs by Zimmer Biomet in the six months ended June 30, 2023, savings resulting from the announced restructuring initiatives, stricter cost containment measures on discretionary spending, as well as a \$9.0 million decrease in share-based compensation due to converted Zimmer Biomet awards recorded in the prior year six-month period that did not recur (for more information, see Note 3 to our condensed consolidated financial statements).

Expenses related to restructuring and other cost reduction initiatives relate to our exit of our spine products business in China, our restructuring plans initiated in April 2023 and June 2022, and Zimmer Biomet's restructuring plans initiated in the fourth quarters of 2019 and 2021. We recognized expenses of \$8.4 million and \$5.1 million in the three months ended June 30, 2023 and 2022, respectively, and \$13.4 million and \$5.8 million in the six months ended June 30, 2023 and 2022, respectively. These expenses primarily related to employee termination benefits, consulting fees and accelerated depreciation. For more information regarding these expenses, see Note 13 to our condensed consolidated financial statements.

Acquisition, integration, divestiture and related expenses decreased in the three and six months ended June 30, 2023 as compared to the same prior year periods, due to less costs incurred in connection with building out capabilities necessary to becoming a standalone, public company.

Other Income (Expense), net, Interest Expense, net, and Income Taxes

Our other income (expense), net, primarily relates to the remeasurement of monetary assets and liabilities that are denominated in a currency other than the subsidiary's functional currency. Therefore, the income or expense varies based upon the volatility of foreign currency exchange rates.

Interest expense, net, in the three and six months ended June 30, 2023 increased compared to the same prior year periods, primarily due to higher average outstanding debt and increased interest rates.

Our effective tax rate ("ETR") on loss before income taxes was 22.7% and 66.9% for the three months ended June 30, 2023 and 2022, respectively, and 5.1% and 42.1% for the six months ended June 30, 2023 and 2022, respectively. In the three months ended June 30, 2023, the income tax benefit was higher than the 21% U.S. federal statutory rate due to releases in prior year valuation allowances primarily driven by method changes in accounting for inventories for tax purposes in the U.S. In the six months ended June 30, 2023, the income tax benefit was lower than the 21% U.S. federal statutory rate due to losses in certain jurisdictions with full valuation allowances resulting in no tax benefit. In the three and six months ended June 30, 2022, the additional income tax benefit compared to the statutory rate was driven by the impact of losses recorded prior to the distribution that were calculated on a "carve-out" basis, which applied the accounting guidance as if we filed income tax returns on a standalone, separate return basis and are not reflective of the tax results we expect to generate in the future. Additionally, for the three and six months ended June 30, 2023 and 2022, profit in inventory recorded prior to the distribution is non-taxable as the inventory is sold post-separation to third parties, resulting in a significant benefit to the foreign rate differential.

During the six months ended June 30, 2022, income tax balances were adjusted to reflect the income tax positions after distribution, including those related to tax loss and credit carryforwards, other deferred tax assets and liabilities and valuation allowances. These separation-related adjustments resulted in a \$3.9 million increase to the net deferred tax liability, primarily due to inventory and intangible assets transferred in the separation, tax rate changes and changes to the permanent reinvestment assertion in the post-separation environment. The increase in the net deferred tax liability was offset by a corresponding decrease in net parent investment.

Our ETR in future periods could also potentially be impacted by: changes in our mix of pre-tax earnings; changes in tax rates, tax laws or their interpretation; the outcome of various federal, state and foreign audits; and the expiration of certain statutes of limitations. Currently, we cannot reasonably estimate the impact of these items on our financial results.

Segment Operating Profit

	Net Sales		Operating Profit			.fi+	Operating Profit as a Percentage of Net Sales			
	Th	Three Months Ended June 30,		Three Months Ended June 30,		Three Months Ended June 30,				
(dollars in thousands)		2023		2022		2023		2022	2023	2022
Dental	\$	118,649	\$	118,149	\$	21,090	\$	24,973	17.8 %	21.1 %
Spine		106,247		115,218		10,386		7,262	9.8	6.3

		Net Sales		Operating Profit				Percentage of Net Sales		
	S	Six Months Ended June 30,		Six Months Ended June 30,			June 30,	Six Months Ended June 30,		
(dollars in thousands)		2023		2022		2023		2022	2023	2022
Dental	\$	238,819	\$	238,718	\$	44,691	\$	50,632	18.7 %	21.2 %
Spine		211.165		229 331		17.885		12 361	8.5	5.4

Operating Profit as a

Sales in our dental segment in the three and six months ended June 30, 2023 increased from the same prior year periods, primarily due to an increase in demand for tooth replacement procedures combined with a growing digital dentistry market. Dental segment net sales in the six months ended June 30, 2023 were partially offset by the negative effect of changes in foreign exchange rates. Sales in our spine segment in the three months ended June 30, 2023 decreased from the same prior year period, primarily due to continued competition, distributor turnover and lower sales as a result of our exit from our spine products activities in China, partially offset by net spine product sales retained by Zimmer Biomet in the same prior year period in certain geographies where our separation and transition activities extended beyond the distribution date that did not recur in 2023 (for more information, see "After Distribution - Interim Operating Agreements" in Note 18 to our consolidated financial statements included in our Annual Report) and the positive impact of changes in foreign exchange rates. Spine segment net sales in the six months ended June 30, 2023 were negatively impacted by increased competition and lower sales due to our exit from our spine products activities in China, partially offset by new spine product sales retained by Zimmer Biomet in the same prior year period in certain geographies where our separation and transition activities extended beyond the distribution date that did not recur in 2023 and the positive impact of changes in foreign exchange rates.

In our dental segment, operating profit decreased for the three and six months ended June 30, 2023 compared to the same prior year periods, primarily due to higher cost of products sold due to a change in mix from our growing digital dentistry portfolio, as well as higher marketing costs related to events and conferences that we did not attend in the 2022 periods. In our spine segment, operating profit increased for the three and six months ended June 30, 2023 compared to the same prior year periods, primarily due to a reduction in inventory charges in the spine product category and lower SG&A and R&D costs from the announced restructuring and other cost reduction initiatives. Both segments benefited from reduced share-based compensation due to converted Zimmer Biomet awards recorded in the prior year period that did not recur (for more information, see Note 3 to our condensed consolidated financial statements).

LIQUIDITY AND CAPITAL RESOURCES

As of June 30, 2023 and December 31, 2022, we had \$66.2 million and \$89.6 million, respectively, in cash and cash equivalents.

Sources of Liquidity

Cash flows used in operating activities were \$6.9 million in the six months ended June 30, 2023 compared to cash flows provided by operating activities of \$30.7 million in the six months ended June 30, 2022. An increase in cash used in working capital was primarily attributable to an increase in cash used for related party payables, income taxes, accounts payable and accrued liabilities and a decrease in cash provided by inventories, mostly offset by an increase in cash provided by related party receivables and accounts receivable and a decrease in cash used for prepayments.

Cash flows used in investing activities were \$7.1 million in the six months ended June 30, 2023 compared to \$14.2 million in the six months ended June 30, 2022. The decrease in cash used in investing activities was primarily related to the decrease in expenditures for instruments and other property, plant and equipment due to efforts to optimize our product portfolio and manufacturing and logistics network.

Cash flows used in financing activities were \$9.8 million in the six months ended June 30, 2023 compared to cash flows provided by financing activities of \$18.7 million in the six months ended June 30, 2022. In the current year period, we prepaid the debt repayments scheduled for the first half of 2024 (as discussed in Note 7 to our condensed consolidated financial statements). In the 2022 period, new borrowings under our Term Loan (as discussed in Note 7 to our condensed consolidated financial statements) were used primarily for a dividend paid to Zimmer Biomet at the time of the distribution.

Liquidity and Capital Resources

For additional information regarding our current debt arrangements, including the term loan amortization schedule, see Note 10 to our consolidated financial statements included in our Annual Report. In addition, for information regarding our other material estimated future cash requirements under our contractual obligations and certain other commitments, see "Material Cash Requirements" in Part

II, Item 7, Management's Discussion and Analysis of Financial Condition and Results of Operations in our Annual Report. There have been no material changes to such information except as set forth herein.

We believe that available cash and cash equivalents, cash flows generated through operations and cash available under our revolving credit facility will be sufficient to meet our liquidity needs, including capital expenditures, for at least the next 12 months.

CRITICAL ACCOUNTING ESTIMATES

Our financial results are affected by the selection and application of accounting policies and methods and require us to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Critical accounting estimates are those that involve a significant level of estimation uncertainty and have had or are reasonably likely to have a material impact on our financial condition and results of operations. There were no changes in the six-month period ended June 30, 2023 to the application of our critical accounting estimates as described in our Annual Report.

ACCOUNTING DEVELOPMENTS

See Note 1 to our condensed consolidated financial statements for information on how recent accounting pronouncements have affected or may affect our financial position, results of operations or cash flows.

Item 3. Quantitative and Qualitative Disclosures About Market Risk.

Market Risk

We are exposed to certain market risks as part of our ongoing business operations, including risks from changes in foreign currency exchange rates, interest rates and commodity prices that could affect our financial condition, results of operations and cash flows.

Foreign Currency Exchange Risk

We operate on a global basis and are exposed to the risk that our financial condition, results of operations and cash flows could be adversely affected by changes in foreign currency exchange rates. We are primarily exposed to foreign currency exchange rate risk with respect to transactions and net assets denominated in Euros, Chinese Renminbi, Israeli Shekel, New Zealand Dollar, Japanese Yen, Canadian Dollar and Swedish Krona. We manage our foreign currency exposure centrally, on a combined basis, which allows us to net exposures and to take advantage of any natural offsets. To reduce the uncertainty of foreign currency exchange rate movements on transactions denominated in foreign currencies, we enter into derivative financial instruments in the form of foreign currency exchange forward contracts with major financial institutions. These forward contracts are designed to reduce the foreign exchange impact monetary assets and liabilities in non-functional currencies have on our financial results. Realized and unrealized gains and losses on these contracts are recognized in other income (expense), net.

Commodity Price Risk

We purchase raw material commodities such as cobalt chrome, titanium, tantalum, polymer and sterile packaging. We enter into supply contracts generally with terms of 12 to 24 months, where available, on these commodities to alleviate the effect of market fluctuations in prices. As part of our risk management program, we perform sensitivity analyses related to potential commodity price changes. A 10% price change across all these commodities would not have a material effect on our condensed consolidated financial position, results of operations or cash flows.

Interest Rate Risk

Our interest expense and related risks as reported in our condensed consolidated statements of operations are growing due to the Credit Agreement. As of June 30, 2023, we had \$525.9 million of floating rate debt potentially subject to the adjusted term secured overnight financing rate ("SOFR"). A hypothetical increase of 100 basis points in SOFR to our floating rate debt would, among other things, increase our annual pre-tax loss by \$5.3 million.

Credit Risk

Financial instruments, which potentially subject us to concentrations of credit risk, are primarily cash and cash equivalents, derivative instruments and accounts receivable.

We place our cash and cash equivalents with highly rated financial institutions and limit the amount of credit exposure to any one entity. We believe we do not have any significant credit risk on our cash and cash equivalents.

Our concentrations of credit risks with respect to trade accounts receivable are limited due to the large number of customers and their dispersion across a number of geographic areas and by frequent monitoring of the creditworthiness of the customers to whom credit is granted in the normal course of business. Substantially all of our trade receivables are concentrated in the public and private hospital and dental practices in the healthcare industry in the U.S. and internationally or with distributors or dealers who operate in international markets and, accordingly, are exposed to their respective business, economic and country specific variables. Our ability to collect accounts receivable in some countries depends in part upon the financial stability of these hospital and healthcare sectors and the respective countries' national economic and healthcare systems. Most notably, in Europe healthcare is typically sponsored by the government. Since we sell products to public hospitals in those countries, we are indirectly exposed to government budget constraints. To the extent the respective governments' ability to fund their public hospital programs deteriorates, we may have to record significant bad debt expenses in the future.

While we are exposed to risks from the broader healthcare industry in Europe and around the world, there is no significant net exposure due to any individual customer. Exposure to credit risk is controlled through credit approvals, credit limits and monitoring procedures, and we believe that reserves for losses are adequate.

Item 4. Controls and Procedures.

Evaluation of Disclosure Controls and Procedures

Under the supervision and with the participation of our management, including our Chief Executive Officer and Chief Financial Officer, we conducted an evaluation of our disclosure controls and procedures as defined under Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended ("Exchange Act"). Based on this evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of June 30, 2023 to provide reasonable assurance that information required to be disclosed in our reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC rules and forms and that such information is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

Changes in Internal Control over Financial Reporting

There were no changes in our internal control over financial reporting during the three months ended June 30, 2023 that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

PART II—OTHER INFORMATION

Item 1. Legal Proceedings.

We are subject to various claims, legal proceedings and investigations regarding product liability, intellectual property, commercial and other matters that arise in the normal course of business. We currently do not expect the outcome of these matters to have a material adverse impact on our results of operations, cash flows or financial position. However, the outcome of such matters is unpredictable, our assessment of them may change, and resolution of them could have a material adverse effect on our financial position, results of operations or cash flows.

For additional information related to our contingencies, see Note 11 to our condensed consolidated financial statements included in Part I, Item 1 of this Quarterly Report, which is incorporated herein by reference.

Item 1A. Risk Factors.

You should carefully consider the factors discussed in Part I, Item 1A, "Risk Factors" of our Annual Report, which could materially affect our business, financial condition and results of operations. There have been no material changes in those risk factors. The risks described in our Annual Report are not the only risks we face. Additional risks and uncertainties not currently known to us or that we currently deem to be immaterial also may materially adversely affect our business, financial condition or results of operations. In addition, the COVID-19 pandemic could exacerbate or trigger other risks discussed in our Annual Report, any of which could materially affect our business, financial condition and results of operations.

Item 5. Other Information

During the three months ended June 30, 2023, none of our directors or officers (as defined in Rule 16a-1(f) of the Exchange Act) adopted or terminated any contract, instruction or written plan for the purchase or sale of our securities that was intended to satisfy the affirmative defense conditions of Rule 10b5-1(c) of the Exchange Act or any non-Rule 10b5-1 trading arrangement (as defined in the SEC's rules).

Item 6. Exhibits.

Exhibit Index

Exhibit Number	Description
3.1	Amended and Restated Certificate of Incorporation of ZimVie Inc. (incorporated by reference to Exhibit 3.1 to the Company's Current
	Report on Form 8-K filed with the SEC on March 1, 2022).
3.2	Amended and Restated Bylaws of ZimVie Inc., effective as of February 17, 2023 (incorporated by reference to Exhibit 3.2 to the Company's
	Annual Report on Form 10-K filed with the SEC on March 1, 2023).
10.1	ZimVie Inc. 2022 Stock Incentive Plan (As amended on May 12, 2023) (incorporated by reference to Exhibit 10.1 to the Company's Current
	Report on Form 8-K filed with the SEC on May 18, 2023).
21	<u>List of Subsidiaries.</u>
31.1	Certification of Principal Executive Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as
	Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
31.2	Certification of Principal Financial Officer Pursuant to Rules 13a-14(a) and 15d-14(a) under the Securities Exchange Act of 1934, as
	Adopted Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
32.1	Certification of Principal Executive Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley
	<u>Act of 2002.</u>
32.2	Certification of Principal Financial Officer Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley
	Act of 2002.
101.INS	Inline XBRL Instance Document – the instance document does not appear in the Interactive Data File because XBRL tags are embedded
	within the Inline XBRL document.
101.SCH	Inline XBRL Taxonomy Extension Schema Document
101.CAL	Inline XBRL Taxonomy Extension Calculation Linkbase Document
101.DEF	Inline XBRL Taxonomy Extension Definition Linkbase Document
101.LAB	Inline XBRL Taxonomy Extension Label Linkbase Document
101.PRE	Inline XBRL Taxonomy Extension Presentation Linkbase Document
104	Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the rethereunto duly authorized.	gistrant l	nas duly caused this report to be signed on its behalf by the undersigned
	ZimV	ie Inc.
Date: August 2, 2023	By:	/s/ Richard Heppenstall
		Richard Heppenstall
		Executive Vice President, Chief Financial Officer and Treasurer (Principal Financial Officer)
	26	

Subsidiaries of ZimVie Inc. As of June 30, 2023

Name of Subsidiary Jurisdiction of Formation

Domestic subsidiaries:

Biomet 3i, LLC Florida

dba Zimmer Biomet Dental

dba ZimVie Dental

EBI Holdings, LLC

EBI Medical Systems, LLC

Delaware

EBI, LLC

Indiana

dba Biomet Healing Technologies (Forced)

dba Biomet Spine (Forced)

dba Biomet Spine & Bone Healing Technologies, LLC (Forced)

dba Biomet Spine & Bone Healing Technologies, Biomet Bracing and Biomet Osteobiologics, LLC (Forced)

dba Biomet Trauma, Biomet Spine (Forced)

dba Biomet Trauma, Biomet Spine, Biomet Bracing and Biomet Osteobiologics, LLC (Forced)

dba EBI, LLC (IN) (Forced) dba EBI, LLC of Indiana (Forced)

dba ZimVie

Electro-Biology, LLCDelawareImplant Concierge, LLCTexasZimmer Biomet Spine, Inc.Delaware

dba Lanx

dba Zimmer Spine

dba ZimVie

dba ZimVie Spine

Zimmer Dental Inc. Delaware

dba ZimVie Dental

ZimVie Holdings US 1 LLC Delaware
ZimVie Holdings US 2 LLC Delaware

Foreign subsidiaries:

Australia Biomet 3i Australia Pty. Ltd. ZimVie Austria GmbH Austria Biomet 3i Belgium N.V. Belgium ZimVie Brasil Comercio, Importacao e Exportacao de Produtos Medicos Ltda. Brazil Zimmer Biomet Dental Canada Inc. Canada ZimVie Chile Spa Chile Zimmer Dental (Shanghai) Medical Device Co. Ltd. China IC Guided Surgery, SRL Costa Rica LDR Médical S.A.S. France **Zimmer Dental SAS** France **Zimmer Spine SAS** France 7fx GmbH Germany Zimmer Dental GmbH Germany **ZB Dental India Private Limited** India Zimmer Dental Ltd. Israel 3DIEMME Srl Italy **Zfx Innovation Srl** Italy

Jurisdiction of Formation Name of Subsidiary Zimmer Dental Italy Srl Italy ZimVie Japan G.K. Japan ZimVie Korea Co Ltd. Korea JERDS Luxembourg Holding S.ar.l Luxembourg Biomet 3i Mexico S.A. de C.V. Mexico Biomet 3i Netherlands B.V. Netherlands ZimVie Netherlands Global Holding B.V. Netherlands ZimVie Netherlands Holding B.V. Netherlands Biomet 3i Portugal Portugal (Representaçoes de Produtos Dentarios Sociedade Unipessoal, Lda.) EBI Patient Care, Inc. Puerto Rico ZimVie Singapore Pte. Ltd. Singapore Biomet 3i Dental Iberica SLU Spain

Biomet 3i Switzerland GmbH Switzerland (Biomet 3i Schweiz GmbH)

ZimVie Taiwan Co Ltd. Taiwan Biomet 3i Turkey Turkey

(Biomet 3i Diş Sağlığı Ürünleri Pazarlama, İthalat, İhracat ve Dış Ticaret Limited Şirketi)

Biomet 3i UK Ltd. **United Kingdom**

CERTIFICATION PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Vafa Jamali, certify that:

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

Date: August 2, 2023	By:	/s/ Vafa Jamali	
		Vafa Jamali	
		Chief Executive Officer	

CERTIFICATION PURSUANT TO RULES 13a-14(a) AND 15d-14(a) UNDER THE SECURITIES EXCHANGE ACT OF 1934, AS ADOPTED PURSUANT TO SECTION 302 OF THE SARBANES-OXLEY ACT OF 2002

I, Richard Heppenstall, certify that:

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

Date: August 2, 2023	Ву:	/s/ Richard Heppenstall	
		Richard Heppenstall	
		Chief Financial Officer	

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of ZimVie Inc. (the "Company") on Form 10-Q for the period ended June 30, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

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

Date: August 2, 2023	Ву:	By: /s/ Vafa Jamali	
		Vafa Jamali	
	Chief Executive Officer		

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Quarterly Report of ZimVie Inc. (the "Company") on Form 10-Q for the period ended June 30, 2023 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), I certify, pursuant to 18 U.S.C. § 1350, as adopted pursuant to § 906 of the Sarbanes-Oxley Act of 2002, that:

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

Date: August 2, 2023	Ву:	/s/ Richard Heppenstall
		Richard Heppenstall
		Chief Financial Officer