Your Questions, Our Answers

Questions from Hewlett Packard Enterprise Company

2018 Annual Shareholder Meeting
We pride ourselves on our robust shareholder outreach program. Our Annual Shareholder Meeting is one of the key elements of this outreach, intended to provide a corporate update and a forum for management and the Board to answer shareholder questions. We've created and implemented a completely virtual annual meeting in order to facilitate shareholder attendance and participation by enabling our shareholders to participate fully from any location around the world at no cost. In addition, the online format allows us to communicate with you in advance of and during the meeting so you can ask any question of our Board and management. Further, we have committed to answering each and every single question that we received.

All questions are presented, as submitted, censored or edited only to remove identifying, confidential, or offensive content, received both during and prior to the meeting, sorted by topic. We have removed any identifying information such as names or e-mail addresses submitted along with questions. All responses are as of April 4, 2018 unless otherwise noted. HPE assumes no obligation and does not intend to update its responses below. If you have any questions or concerns please feel free to contact investor relations by visiting http://investors.hpe.com/contact-us.

We sincerely thank each of you for your questions and comments and for your ongoing support as a shareholder of Hewlett Packard Enterprise Company.

Strategy

Company Strategy

- "should your business model and marketing approach be changed"

Response: HPE is in a strong position today made possible by the work we've done over the last several years to transform the company, improve customer satisfaction and productivity, reinvigorate our culture and most importantly, reignite innovation and deliver ground-breaking new technology solutions. Now, we have embarked on the next phase of our journey with a program we call HPE Next. This program will help us simplify the way we work, drive execution, and invest in innovation that will differentiate our solutions. Through HPE Next, we will create a purpose-built company for today and tomorrow's competitive environment that will continue to lead in our markets for years to come. Our strategy is laser focused on enabling enterprise transformation by helping our customers connect their data from the core, to the cloud, to the edge through three strategic pillars: making hybrid IT simple, power the intelligent Edge, and the services that are more critical than ever. We are more confident in our future than ever before. We truly believe that we've built the best portfolio in the industry. We're
a more focused and nimble company. And, with all this in place, we are confident we will continue to build on the momentum we’ve created and deliver shareholder value.

• “what is hP doing in the realm of artificial intelligence and robodics?”

Response: HPE is incorporating AI into its own technology as well as providing solutions that help customers leverage AI to drive their business outcomes. With respect to our own technology, we have a vision to deliver autonomous infrastructure driven by artificial intelligence. We see a future where systems anticipate and prevent problems across an organization’s entire infrastructure. Systems that solve problems before they exist so IT professionals move away from manual and repetitive tasks and focus on innovating and delivering new services that drive business outcomes. Over the past few years, we’ve taken steps towards realizing that vision. For example, early last year we acquired Niara, which provides behavioral analytics software that automates the detection of network attacks and risky behaviors inside an organization and dramatically reduces the time and skill needed for security teams to investigate and respond to security events. Then, in March 2017, we acquired Nimble Storage and gained the AI-powered predictive analytics platform called Infosight, which we have since integrated across our 3Par storage portfolio and are currently working to pull across our server portfolio. And just last week we announced the acquisition of Cape Networks, which will help HPE improve network performance, reduce disruptions, and significantly simplify IT management for our customers. We also recently announced several AI-specific offerings that will help customers ramp up, optimize and scale artificial intelligence (AI) usage across business functions to drive outcomes such as better demand forecasting, improved operational efficiency and increased sales. The new offerings include:
  • HPE Digital Prescriptive Maintenance Services, the first in a series of AI-enabled industry offerings from HPE Pointnext, which automates problem prevention and increases productivity of industrial equipment
  • HPE Artificial Intelligence Transformation Workshop, providing consulting expertise from HPE Pointnext to help customers get started with AI, evolve their strategic data and analytics initiatives and prioritize AI use cases
  • HPE Apollo 6500 Gen10 System, a next-generation high performance computing system purpose-built for deep learning that delivers a 3x faster model training than previous generations(1)
  • HPE has also extended its AI partner ecosystem through a reseller agreement with WekaIO to deliver optimized storage performance in AI environments.
These are just some recent examples of how HPE is leveraging AI internally and providing AI offerings to customers.

• “Do you believe that the increased revenue from consolidating positions will lead to a higher level of quality of service, and customer satisfaction?”

Response: During the past couple of years, we have been focused on strengthening the company, setting us up for the future through actions that included several portfolio moves, such as our recent spin-mergers and several acquisitions. We stabilized and strengthened the leadership team, rebuilt our balance sheet, and improved productivity. Most importantly, we also reigned innovation and delivered groundbreaking new technology solutions. All of this has already begun leading to increased partner and customer satisfaction.
• "My suggestion is to buy GOPRO It's got a great camera. with young inexperienced management and cheap still in trouble had to sell is drone business. Plenty of room for innovation."

Response: This questions may have been intended for HP Inc., but nonetheless, innovation is a life blood at Hewlett Packard Enterprise. We believe HPE has the strongest portfolio in the industry today and we continue to introduce ground-breaking innovation in support of our vision. In Hybrid IT, this December we rolled out new predictive AI technology across our storage portfolio, enabling the systems to predict and prevent problems before they happen. Leveraging advanced machine learning, this technology is an important step toward our vision for an autonomous data center. We also introduced a software management platform that lets customers deploy, operate, and optimize on-premises private cloud environments and public cloud capabilities through a simple, unified experience. We believe that no one else in the market can match the platform we’ve created. In our Intelligent Edge business, we have highly differentiated offerings in this area from Aruba that allow customers to securely connect edge environments and drive new experiences and new revenue streams. Our Edgeline converged systems bring storage and compute directly to the source of the data that needs to be analyzed in a form factor optimized for the edge environments. And, our Universal IoT software platform seamlessly integrates data from disparate IoT systems at massive scale. In Services, we are also seeing growing interest in alternative consumption models that give customers financial flexibility through pay-per-use models. Our offering in this area, Flexible Capacity, is different than anything else on the market. Beyond our organic innovation, we have also strengthened our portfolio in key growth areas through acquisitions like SGI, Nimble Storage, SimpliVity, and CTP. We are more confident in our future than ever before, and truly believe we’ve built the best portfolio in the industry.

Spin-Merge Transactions & Stock Ownership

• “Why am I being charged for taxes for sale of Seattle Spin Co.? I never bought or owned it!!”
• “I am having a great deal of trouble convincing my tax advisor that the MFGP Spin-Off is tax free. Calls to HPE Investor Relations are not returned. As a former HP employee I would appreciate some help beyond the HPE Letter of 09/26/17 regarding the MFGP transaction.”
• “The recent Microfocus spin off resulted in significant, immediate capital gains for the small trust I have held for my children since their father’s death. Could this not have been handled more safely for small investors?”

Response: In connection with the spin-off of our former Software business, on August 4, 2017, HPE declared a pro rata dividend to HPE common shareholders of record as of the close of business on August 21, 2017 (the “Record Date”) of 100% of the outstanding shares of Seattle SpinCo, Inc. (“Seattle”) common stock payable on September 1, 2017 (the “Distribution Date”). On the Distribution Date, each shareholder who held HPE common stock on the Record Date in the “regular way” market received one share of Seattle Class A common stock for each share of HPE common stock owned on the Record Date. Each shareholder who owned a fractional share of HPE common stock received a cash payment in lieu of a fractional share of Seattle common stock. Immediately following the spin-off, Seattle was merged with a subsidiary of Micro Focus International plc (“Micro Focus”), a U.K. company. For information regarding certain U.S. federal income tax consequences of the distribution of Seattle common stock and subsequent merger, please see the document entitled "Important U.S. Federal Income

- “Are you considering splitting the stock?”

**Response:** We run a robust treasury and investor relations program which regularly evaluates both the liquidity and affordability of our stock. However, as of now we have no plans to split the stock.
Governance

Board of Directors

- “Do the following directors still work on a total of 4 or 5 boards of directors:
  Lip-Bu Tan
  Pamela Carter
  Patricia Russo”

Response: Mr. Tan, in addition to his role as a director of HPE, serves on the following boards; Cadence Design Systems, Semiconductor Manufacturing International Corporation, Aquantia Corporation, and Quantenna Communications, Inc. Mr. Tan has announced his intent not to stand for re-election on the boards of SMIC and Quantenna for the upcoming board years. Ms. Carter, in addition to her role as a director of HPE, serves on the following boards; CSX Corporation, Enbridge Inc., and Broadridge Financial Solutions, Inc. Ms. Russo, in addition to her role as a director of HPE, serves on the following boards; Arconic Inc., General Motors Company, Merck & Co., Inc., and KKR Management LLC. Each of these directors remains committed to their duties as directors of the HPE Board and are evaluated by management, their peers, and themselves on an annual basis. All directors are also elected by our shareholders each year.

- “Why did these directors receive negative votes of 18% to 37% each in 2017:
  Lip-Bu Tan
  Marc Andreessen
  Raymond Lane”

Response: When our shareholders vote in annual elections they vote FOR or AGAINST or they may withhold their votes. We are not always given insight into the driving factors of each vote. For more information regarding the experience and qualifications of our directors, please visit our proxy statement or our investor relations webpage.

- “Are these inside-related directors precluded from serving on any of the 3 most important board committees:
  Ann Livermore
  Raymond Ozzie”

Response: Our board is composed of independent directors with the exception of Ann Livermore, Meg Whitman, and Antonio Neri. All other directors, including Ray Ozzie, are independent. Only independent directors may serve on our Audit, Human Resources & Compensation, or Nominating, Governance, & Social Responsibility Committees, as specified in the committee charters. Additionally, a majority of directors on our Finance & Investment Committee must be independent.

- “Why is Leslie Brun, with 4 directorships, further burdened with duties on 2 of our most important board committees.”

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Response: Leslie Brun has a storied career in finance with over 38 years of investment banking, commercial banking, and financial advisory experience. This experience has made Les an invaluable asset with impeccable ethics and stellar financial and business acumen. In 2015, Les was recognized by the National Association of Corporate Directors as one of America’s top 100 Corporate Directors. Luckily for us, Les doesn’t consider us a burden!

For more information regarding the experience and qualifications of our directors, please visit our proxy statement or our investor relations webpage.

Shareholder Proposal

- “Why does board recommend against shareholder proposals? Why have shareholders?”
- “The voting information being provided is disingenuous. The board recommends voting against the "Stockholder proposal related to action by Written Consent of Stockholders" but I could find no information to make an informed decision. I looked on Google as well as the SEI website. I would like to “trust” but “verify”. I am unable to do that based on information so I had no choice on how to cast my vote.”
- “Why is there no link for the shareholder proposal so that I might read it before I vote? There should also be links to brief bios and pictures of the Proposed Directors.”

Response: We evaluate all proposals from shareholders and are amenable to adopting those that will enhance our governance framework for all shareholders. In the past, as a result of discussions with shareholders, we have adopted more forward-looking governance provisions to that effect. Our Board carefully considered the proposal for shareholders to act by written consent without a meeting and believes that it is not in the best interests of our shareholders. For more information regarding management's analysis and views on this proposal, as well as the text of the proposal itself, please visit https://iiwisdom.com/hpe-2018/proposals-to-be-voted-on/

The bios of each director are included in our annual proxy statement and updated constantly on our IR webpage. Please visit http://investors.hpe.com/governance to learn more.

- “provide one example of a group of small shareholders abusing the right to act by written consent.”

Response: We don’t believe it is appropriate to discuss the details of shareholder activity at other companies. We do believe that the written consent process does not promote transparent decision making and could disenfranchise shareholders, as it deprives shareholders of a forum for discussion or opportunity to have a meaningful and structured exchange of views and enables a small group of shareholders (including special interest investors and those who accumulate a short-term voting position through the borrowing of shares), with no fiduciary duties to the other shareholders, to approve their own proposed actions, which could be accomplished in some cases without prior notification to the company or other shareholders. ISS has previously acknowledged the risk of abuse, noting that “the potential risk of abuse associated with the right to act by written consent.”
consent such as bypassing procedural protections, particularly in a hostile situation, may outweigh its benefits to all shareholders.”

- “How many rule 14a-8 proposals were submitted for the 2018 annual meeting.”

  **Response:** One.

### Say-on-pay Advisory vote

- “In the future, shareholders should be able to vote on compensation policy for non-employee directors. In addition, it would be insightful to understand the “workload” of non-employee directors.”

  **Response:** Non-employee director compensation is determined by the independent members of our Board, acting on the recommendation of the HRC Committee, who work closely with independent compensation consultants regarding market practices. The HRC Committee intends to set director compensation levels at or near the market median relative to directors at companies of comparable size, industry, and scope of operations in order to ensure directors are paid competitively for their time commitment and responsibilities. This benchmarking is performed using the same peer group as used in our Section 16 officer compensation benchmarking, described in our proxy statement. Providing a competitive compensation package is important because it enables us to attract and retain highly qualified directors who are critical to our long-term success. All of our directors provide oversight of HPE on behalf of our shareholders through regular and special meetings, shareholder engagement, customer engagement, and meetings with various members of management.

- “What is the advisory vote to approve executive compensation?”

  **Response:** The advisory vote on executive compensation is a non-binding vote by shareholders on the approval of the compensation of our named executive officers, including the Compensation Discussion and Analysis, the compensation tables and the narrative discussion following such compensation tables, and the other related disclosures in our proxy statement. We consider our annual advisory say on pay votes to be an integral part of our constant and consistent dialogue with our shareholders, and we consider the outcome of each vote as we assess the health and design of our executive compensation program. Our shareholders’ feedback matters to us and we want the chance to hear from you every year so that we can integrate shareholder opinions into our review of our executive compensation program. This is why we’ve elected to hold this advisory vote annually.

### 2018 Proxy Statement and Annual Meeting

- “Why is there no proxy statement available for viewing on the Proxyvote website?”

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**Response:** A link to the proxy statement was available on the Proxyvote website under “Important Documents” – this is found on the right side of the voting page where this question was entered. In addition, the proxy is available on both the HPE proxy landing page at: http://investors.hpe.com/financial/proxy-2018 and the interactive proxy website at: https://iiwisdom.com/hpe-2018/. You can also find our proxy statement (as well as proxy statements for all public companies) on the SEC’s website at www.sec.gov.

- “What time is the meeting on April 4th?”
  
  **Response:** Our 2018 Annual Meeting was held at 9:00 a.m., Pacific Time, on Wednesday, April 4, 2018.

- “Hi there -- I'm a new shareholder to HPE and received the ballot for board of directors. I'd like to know more about who I'm voting for. Are there bios of these folks somewhere I can read? Thank you.
- Why is there no link for the shareholder proposal so that I might read it before I vote? There should also be links to brief bios and pictures of the Proposed Directors.”

  **Response:** Hello there, and welcome to the family! The bios of each director are included in our annual proxy statement and updated constantly on our IR webpage. Please visit http://investors.hpe.com/governance to learn more.

- “where is the phone number to vote by phone?”

  **Response:** The phone number and instructions on how to vote your shares are printed on the Notice and Access, or proxy card, or email (depending on your elected method of delivery), and can also be found in the proxy statement Question & Answer section each year. As noted in the 2018 Proxy Statement on page 88, Shareholders of record who live in the United States or Canada were able to submit their vote by calling 1-800-690-6903 and following the instructions.

- “How much delay in the internet”

  **Response:** Network latency is dependent primarily on the browser used to view the meeting, as well as other factors related to the user’s internet provider and bandwidth, the traffic load, online application load, weather and other interferences. We are not in a position to calculate latency due to the different internet providers, browser used, or connectivity speed used by each user.

- “Can shareholders play back the AGM”

  **Response:** Absolutely. Our annual meetings are recorded and posted to our investor relations webpage. Although the live meeting is restricted to shareholders at time of broadcast, anyone can log on and view the replay of the meeting. We hope you will all grab a cup of coffee or tea and review our 2018 annual meeting.

- “Will HPE put out a news release when all the AGM answers are available.”
Response: Answers are posted shortly after each annual meeting. This is not announced via news release.

- “He is referring to HP. HP is the other company that was created in the spinoff. He should be saying Hewlett Packard.”

Response: HP, Inc. is often referred to as (HP) while Hewlett Packard Enterprise Company is often referred to as (HPE). We often receive questions intended for our former parent company. This year we chose to address one because it touched on a theme that still connects us, the innovation engine -- the innovation engine is alive and well here, through both organic and inorganic growth and we felt it was important to share.

- “What would be the chance at an in-person annual meeting to have the first question taken be a springboard for management to dish the only shareholder proposal.”

Response: We cannot calculate the probability of question content by order of any live event. We do try to answer as many questions as we can during time allotted to the meeting, including questions that were pre-submitted by shareholders as well as those that are asked during the meeting. All questions are answered and posted on our investor relations website following the meeting each year.

- “While the virtual Annual Meeting may be acceptable to your institutional investors, it is not to individual investors like myself. The exchange of views and ideas in an open forum, face-to-face, is far preferable to the impersonal nature of the virtual meeting presently in place. A normal, open forum Annual Meeting, supplemented by virtual access for those unable to attend personally, would the the best path to follow in future.”

- “Why not have a hybrid meeting”

- “What is the extra cost for a hybrid meeting”

Response: We’ve created and implemented a virtual annual meeting in order to facilitate shareholder attendance and participation by enabling our shareholders to participate fully from any location around the world at no cost. In addition, the online format allows us to communicate with you in advance of and during the meeting so you can ask any question of our Board and management. We have individual investors all around the world, some of whom simply cannot afford to travel to attend an in person meeting. This way, we can engage with a broader shareholder base, on the same footing. The additional cost for a hybrid meeting would include, at a minimum, venue fees, technology rental fees, security fees, event planning fees, and hospitality costs that can easily amount to several hundred thousand dollars.

- “Will you announce the preliminary voting percentages during the meeting including the shareholder proposal.”

Response: Preliminary results are announced during each annual meeting and final results are released through the filing of a Form 8-K with the SEC, available at www.sec.gov.

- “You should give the percent of favorable votes for directors.”
Response: Once the final votes are tabulated, the exact number of votes for each director are disclosed on Form 8-K filed with the SEC following the annual meeting, and available at www.sec.gov.
Employee and Compensation Matters

Employee Compensation

• “Please provide an explanation as to why we pay $7.1B to shareholders, and nothing to employees for bonuses, and small raises from the recent tax cuts.”

Response: HPE delivers market-competitive total rewards, including recent salary increase budgets, which were planned and delivered before any recent tax reform. Additional investments in HPE U.S. retirement programs, time-off, and learning and development programs were made in conjunction with recent U.S. tax reform. HPE maintains a pay-for-performance philosophy with bonus funding determined by performance relative to financial targets set at the beginning of the fiscal year.

• “For years the TS or now Pointnext team has help provide most of the profit for the company. This year a new/different bonus is in place. Please ensure that PN members get a bonus.”

Response: HPE maintains a pay-for-performance philosophy with bonus funding determined by performance relative to financial targets set at the beginning of the fiscal year.

Executive Compensation

• “HP increased the pay of their executives when the company grew. Now that HPE is a fraction of it's former size, less than 1/3rd, why are the salaries and bonuses paid to the executives still bloated? As management offshores jobs of the workers who are customer facing, they reward themselves with obscene amounts of stock, bonuses and salaries, far outside what Deming outlined in his TQM principles. And it isn't as if the world doesn't notice. It's in the news all the time.”

Response: The HR & Compensation Committee of the Board works with an independent third-party compensation consultant to review compensation on an ongoing basis. HPE maintains a pay philosophy that references the median of the competitive market for HPE’s executive talent. We have updated and changed the companies used in the competitive market to reflect HPE’s new size, complexity, and structure. In-addition, most of HPE’s executive compensation is at-risk, variable, and aligned with the performance of the company and shareholder value. After thorough reviews, we feel confident we continue to reflect a market median structure of executive compensation at HPE that is aligned closely with performance.

Work Force Planning

• “What plans do you have to increase Government work by employing more veterans. Or in UK don't you care?”
Response: HPE is proud to recognize military Veterans as a key part of our talent acquisition strategy around the world. We believe that the core concepts of inclusion and diversity are, and always will be, core to the Company’s success.

- “How do you sleep at night when you laid off my husband after 40 years and stole his health insurance to boot?”

Response: HPE’s restructuring program, which has the goal of setting HPE up to compete even more successfully in the years ahead, unfortunately has necessitated some global workforce restructuring. These decisions are reached after careful consideration of a number of factors and every attempt is made to minimize the impact on employees.
Other

- “Can you please assist me with advice on how I can sell all of my HP shares? “

  **Response:** The brokerage which holds your shares should be able to assist you with selling your shares.

- “Why has the Hewlett Packard moved out of the United States?”

  **Response:** Hewlett Packard Enterprise Company is a Delaware corporation, with its headquarters in California. Our employees are engaged in sales, manufacturing, and business support functions at multiple sites across the US and all around the world. Furthermore, our customers and partners span the globe. We are proud of our global footprint, and we are constantly evaluating our supply chain strategy to ensure that we are able to continue producing the highest quality products at the best price, in order to meet the expectations of our customers and shareholders. We employ thousands of people throughout the U.S. in support of product development, Hewlett Packard Labs, and at manufacturing sites where we integrate complex compute solutions, including High Performance Computing, High Performance Data Analytics, Storage Solutions and Mission Critical Servers.

- "I realize this isn't the type of question you were looking for but I can't find another way to reach someone regarding my HP account. I need to update my mailing address and also to request a 2017 tax statement. Could you please provide a phone number or email address for account management? Thank you"

  **Response:** If you are looking for tax statement information relating to shares that you hold, your broker should be able to assist you. If you are a current employee of HPE, you can change your address in your Workday account and request tax information by filing an “AskHR” ticket.
Questions outside of HPE Company Scope:

- “How much direct marketing is HP going to be doing with the new range of 3D printers and will there be videos for the Print rates and types of work capability. Needs more push as the competitors are doing. Will HP develop a larger format printer say 36" x 36" X 48" if so how soon?”
- “I am 86 and still have my marbles. My son purchased my latest computer HP with large screen, and God awful cluster of number keys on the side, not permitting bilateral symmetry for touch typing and sight. I suppose not many of your customers aew as old as I, but the next generation is on there way. Also it would be very helpful if the COMPUTER FUNCTION KEYS were a different color, say, maybe white, than the letter and number keys. Than you for asking.”
- “How to make HP labtops run off solar and plug .”

Response: These questions are outside of our company's scope, and are likely intended for our former parent company, HP, Inc.
Forward-Looking Statements

The foregoing questions and answers from HPE's annual meeting of shareholders contain forward-looking statements that involve risks, uncertainties and assumptions. If the risks or uncertainties ever materialize or the assumptions prove incorrect, the results of Hewlett Packard Enterprise Company and its consolidated subsidiaries ("Hewlett Packard Enterprise") may differ materially from those expressed or implied by such forward-looking statements and assumptions. The words "believe", "expect", "anticipate", "optimistic", "intend", "aim", "will", "should" and similar expressions are intended to identify such forward-looking statements. All statements other than statements of historical fact are statements that could be deemed forward-looking statements, including but not limited to any projections of revenue, margins, expenses, effective tax rates, net earnings, net earnings per share, cash flows, benefit plan funding, deferred tax assets, share repurchases, currency exchange rates or other financial items; any projections of the amount, timing or impact of cost savings or restructuring charges; any statements of the plans, strategies and objectives of management for future operations, including the completed separation transaction and the previously announced divestiture transactions, the future performance of the company following such divestitures, as well as the execution of restructuring plans and any resulting cost savings, revenue or profitability improvements; any statements concerning the expected development, performance, market share or competitive performance relating to products or services; any statements regarding current or future macroeconomic trends or events and the impact of those trends and events on Hewlett Packard Enterprise and its financial performance; any statements regarding pending investigations, claims or disputes; any statements of expectation or belief; and any statements of assumptions underlying any of the foregoing. Risks, uncertainties and assumptions include the need to address the many challenges facing Hewlett Packard Enterprise's businesses; the competitive pressures faced by Hewlett Packard Enterprise's businesses; risks associated with executing Hewlett Packard Enterprise's strategy, including the previously announced divestiture transactions; the impact of macroeconomic and geopolitical trends and events; the need to manage third-party suppliers and the distribution of Hewlett Packard Enterprise's products and the delivery of Hewlett Packard Enterprise's services effectively; the protection of Hewlett Packard Enterprise's intellectual property assets, including intellectual property licensed from third parties and intellectual property shared with its former Parent; risks associated with Hewlett Packard Enterprise's international operations; the development and transition of new products and services and the enhancement of existing products and services to meet customer needs and respond to emerging technological trends; the execution and performance of contracts by Hewlett Packard Enterprise and its suppliers, customers, clients and partners; the hiring and retention of key employees; integration and other risks associated with business combination and investment transactions; the results of the separation transaction and the execution, timing and results of any restructuring plans, including the anticipated benefits of the divestiture transactions and restructuring plans; the resolution of pending investigations, claims and disputes; and other risks that are described in "Risk Factors" in Item 1A of Part I of Hewlett Packard Enterprise's Annual Report on Form 10-K for the fiscal year ended October 31, 2017 and that are otherwise described or updated from time to time in Hewlett Packard Enterprise's reports filed with the Securities and Exchange Commission. Hewlett Packard Enterprise assumes no obligation and does not intend to update these forward-looking statements.