UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a)

(Amendment No.)¹

<u>Itron, Inc.</u> (Name of Issuer)

<u>Common Stock, no par value per share</u> (Title of Class of Securities)

> 465741106 (CUSIP Number)

JEROME J. LANDE COPPERSMITH CAPITAL MANAGEMENT, LLC 1 World Trade Center, 85th Floor New York, New York 10007 (212) 804-8001

STEVE WOLOSKY
OLSHAN FROME WOLOSKY LLP
Park Avenue Tower
65 East 55th Street
New York, New York 10022
(212) 451-2300
(Name, Address and Telephone Number of Person

Authorized to Receive Notices and Communications)

September 9, 2015

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. *See* § 240.13d-7 for other parties to whom copies are to be sent.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, *see* the *Notes*).

The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

	-		
1	NAME OF REPORT	TING PERSON	
2		LUE PARTNERS II, LP	()
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x		
3	SEC USE ONLY		(b) o
3	SEC OSE ONET		
4	SOURCE OF FUND	S	
	WC		
5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)]
	OR 2(e)		
6	CITIZENCIII OD D	PLACE OF ORGANIZATION	
0	CITIZENSHIP OR P	LACE OF ORGANIZATION	
	DELAWARE		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		160,000	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING PERSON WITH		- 0 -	
PERSON WITH	9	SOLE DISPOSITIVE POWER	
	9	SOLE DISPOSITIVE POWER	
		160,000	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	160,000		
12		E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0	
14	CHECK DOX IF III	in Modrida Information (11) Exceptes Centrally SHARES 0	
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)	
		· /	
	Less than 1%		
14	TYPE OF REPORTI	NG PERSON	
	DAT		
1	PN		

1			
1	NAME OF REPORT	ING PERSON	
	CODDED SMITH CAI	PITAL PARTNERS, LLC	
2		DPRIATE BOX IF A MEMBER OF A GROUP	(a) x
2	CHECK THE AFFIC	OF RIATE BOX IF A MEMBER OF A GROUP	(a) x (b) o
3	SEC USE ONLY		
4	SOURCE OF FUNDS	S	
	AF		
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENCIUD OD D	LACE OF ORGANIZATION	
0	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
	DELAWARE		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		160,000	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING			
PERSON WITH	2	- 0 -	
	9	SOLE DISPOSITIVE POWER	
		160,000	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
10	160,000	E ACCDECAME AMOUNT IN DOLL (44) EVOLVEDES CERTAIN SWAPES	
12	CHECK BOX IF THI	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0
13	DEBCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	_
15	I LICENT OF CLAS	S REI RESERTED DI AMOONI IN NOW (11)	
	Less than 1%		
14	TYPE OF REPORTIN	NG PERSON	
	00		

1	NAME OF REPORT	ING PERSON	
	CODDED CHARTING A DITTAL MANA CENTENTE LLC		
2		PITAL MANAGEMENT, LLC	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x (b) o		
3	SEC USE ONLY	(0) 0	
3	SEC OSE OIVEI		
4	SOURCE OF FUND	S	
	AF, OO		
5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENSUID OD D	LACE OF ORGANIZATION	
U	CITIZENSIIIF OK F.	LAGE OF ORGANIZATION	
	DELAWARE		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY	_	920,259	
OWNED BY EACH REPORTING	8	SHARED VOTING POWER	
PERSON WITH		- 0 -	
TERSON WITH	9	SOLE DISPOSITIVE POWER	
	3	SOLE BISTOSTITY ET OWER	
		920,259	
	10	SHARED DISPOSITIVE POWER	
	A CODEC ATE AND	- 0 -	
11	AGGREGALE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	920,259		
12		E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0	
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)	
	2.40/		
1.4	2.4%	NO DEDCOM	
14	TYPE OF REPORTI	ING PERSOIN	
	00		

	-			
1	NAME OF REPORTI	ING PERSON		
	JEROME J. LANDE			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x			
_	(b) o			
3	SEC USE ONLY			
4	SOURCE OF FUNDS			
	AF			
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
Э	OR 2(e)	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO TIEM 2(0)		
	OK 2(e)			
6	CITIZENSHID OR DI	LACE OF ORGANIZATION		
	CITIZENOIM ORTI	ENGL OF ORGINALINOIV		
	USA			
NUMBER OF	7	SOLE VOTING POWER		
SHARES				
BENEFICIALLY		- 0 -		
OWNED BY EACH	8	SHARED VOTING POWER		
REPORTING				
PERSON WITH		920,259		
	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		
	10	SHARED DISPOSITIVE POWER		
		920,259		
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	920,259			
12	CHECK BOX IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0	
		· ·		
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)		
	2.4%			
14	TYPE OF REPORTIN	NG PERSON		
	INI			
	IN			

1	NAME OF REPORTING PERSON			
	CD A IC DOCEMBLE			
	CRAIG ROSENBLU			
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) x	
3	(b) o SEC USE ONLY			
3	SEC USE ONLY			
4	SOURCE OF FUND	20		
7	SOURCE OF TONE			
	AF			
5	CHECK BOX IF DI	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
	OR 2(e)	```		
6	CITIZENSHIP OR F	PLACE OF ORGANIZATION		
	USA			
NUMBER OF	7	SOLE VOTING POWER		
SHARES BENEFICIALLY		-0-		
OWNED BY EACH	8	SHARED VOTING POWER		
REPORTING	0	SINKED VOINGTOWER		
PERSON WITH		920,259		
	9	SOLE DISPOSITIVE POWER		
		- 0 -		
	10	SHARED DISPOSITIVE POWER		
		000.050		
11	ACCDEC ATE AMO	920,259 DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
11	AGGREGALE AMC	DOINT DENETICIALLY OWNED BY EACH REPORTING PERSON		
	920,259			
12		IE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0	
			-	
13	PERCENT OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	2.4%			
14	TYPE OF REPORTI	NG PERSON		
	INI			
	IN			

1	NAME OF REPORTI	ING PERSON		
	SCOPIA LONG LLC			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x			
_	(b) o			
3	SEC USE ONLY			
	COLUDED OF FLUX			
4	SOURCE OF FUNDS			
	WC			
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
3	OR 2(e)	CLOSURE OF LEGAL FROCEEDINGS IS REQUIRED FORSOANT TO TIEM 2(0)		
	OR 2(c)			
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION		
	DELAWARE			
NUMBER OF	7	SOLE VOTING POWER		
SHARES				
BENEFICIALLY		14,035		
OWNED BY EACH	8	SHARED VOTING POWER		
REPORTING PERSON WITH				
PERSON WITH	0	- 0 -		
	9	SOLE DISPOSITIVE POWER		
		14,035		
	10	SHARED DISPOSITIVE POWER		
	10			
		- 0 -		
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	14,035			
12	CHECK BOX IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0	
12	DED CENTE OF CLAS	C DEDDECEMBED DV AMOUNT IN DOLL (44)	_	
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)		
	Less than 1%			
14	TYPE OF REPORTIN	NG PERSON		
	00			

1	NAME OF REPORT	TING PERSON	
	SCOPIA LB LLC	ODDIATE DOWNE A MEMORED OF A COOME	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x		
3	SEC USE ONLY	(b) o	
3	SEC USE ONLY		
4	SOURCE OF FUND	S	
·			
	WC		
5	CHECK BOX IF DIS	SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
	CIERTED OF P	N. A.C.F. O.F. O.P. O.P. O.P. O.P. O.P. O.P. O	
6	CITIZENSHIP OR P	PLACE OF ORGANIZATION	
	DELAWARE		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		20,224	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING			
PERSON WITH	9	- 0 -	
	9	SOLE DISPOSITIVE POWER	
		20,224	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	20.224		
12	20,224	TE A CODEC ATE A MOUNT IN DOM (11) EVOLUDES CEDITAIN SHADES	
12	CHECK BOX IF IH	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0	
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)	
10			
	Less than 1%		
14	TYPE OF REPORTI	NG PERSON	
	00		

1	NAME OF REPORTI	ING PERSON		
	SCOPIA PX LLC			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x			
_	(b) o			
3	SEC USE ONLY			
4	SOURCE OF FUNDS			
	WC			
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
Э	OR 2(e)	CLUSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO TIEM 2(0)		
	OK 2(e)			
6	CITIZENSHID OR DI	LACE OF ORGANIZATION		
	CITIZENOIM ORTI	ENGL OF OROLLYZINION		
	DELAWARE			
NUMBER OF	7	SOLE VOTING POWER		
SHARES				
BENEFICIALLY		389,461		
OWNED BY EACH	8	SHARED VOTING POWER		
REPORTING				
PERSON WITH		- 0 -		
	9	SOLE DISPOSITIVE POWER		
		200.461		
	10	389,461 SHARED DISPOSITIVE POWER		
	10	SHARED DISPOSITIVE POWER		
		-0-		
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	389,461			
12	CHECK BOX IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0	
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)		
	1.0%	VO DEDOGNA		
14	TYPE OF REPORTIN	NG PERSON		
	00			
	00			

1			
1	NAME OF REPORT	ING PERSON	
	CCODIA DADENEDO		
	SCOPIA PARTNERS		
2	CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP	(a) x
3	(b) o		
3	SEC USE ONLY		
4	SOURCE OF FUNDS	3	
T	SOURCE OF TONDS		
	WC		
5	CHECK BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)	•	
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
NII I (DED OF	DELAWARE	COLE MOMINO DOLUM	
NUMBER OF	7	SOLE VOTING POWER	
SHARES BENEFICIALLY		11,539	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING		SIMILED VOINGTOWER	
PERSON WITH		- 0 -	
	9	SOLE DISPOSITIVE POWER	
		11,539	
	10	SHARED DISPOSITIVE POWER	
		-0-	
11	ACCDECATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	AGGREGATE AMO	ONL DESCRIBER OWNED BY EAGH REPORTING LENSON	
	11,539		
12		E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0
		• •	
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
	Less than 1%		
14	TYPE OF REPORTIN	NG PERSON	
	00		
	00		

1	NAME OF REPORTI	NG PERSON			
	SCOPIA WINDMILL				
2	CHECK THE APPRO	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x			
2	CEC LICE ONLY	(b) o			
3	SEC USE ONLY	SEC USE ONLY			
4	SOURCE OF FUNDS				
4	SOURCE OF FUNDS				
	WC				
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)			
	OR 2(e)		_		
6	CITIZENSHIP OR PI	ACE OF ORGANIZATION			
	DELAWARE				
NUMBER OF	7	SOLE VOTING POWER			
SHARES		200.040			
BENEFICIALLY	0	262,040			
OWNED BY EACH REPORTING	8	SHARED VOTING POWER			
PERSON WITH		- 0 -			
TEROON WITH	9	SOLE DISPOSITIVE POWER			
	3	SOLE DISTOSTIVE FOWER			
		262,040			
	10	SHARED DISPOSITIVE POWER			
		- 0 -			
11	AGGREGATE AMOU	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	262.040				
10	262,040	A CODECATE AMOUNT IN DOM (44) EVOLUBED CERTAIN OUA DEC			
12	CHECK BOX IF THE	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0		
13	DEDCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)			
15	FERCENT OF CLAS	O NET NESENTED DT AMOUNT IN NOW (11)			
	Less than 1%				
14	TYPE OF REPORTIN	IG PERSON			
	PN				

1	NAME OF REPORT	ING PERSON	
	SCOPIA INTERNATIONAL MASTER FUND LP		
2			(-)
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) x (b) o		
3	SEC USE ONLY		(0) 0
5	DEC COE OIVEI		
4	SOURCE OF FUNDS	5	
	WC		_
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENSHIP OR P	LACE OF ORGANIZATION	
Ŭ	CITIZENSIII OKT	ENGL OF ORGINIZATION	
	BERMUDA		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY	0	74,666	
OWNED BY EACH REPORTING	8	SHARED VOTING POWER	
PERSON WITH		- 0 -	
	9	SOLE DISPOSITIVE POWER	
		74,666	
	10	SHARED DISPOSITIVE POWER	
		-0-	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	1100KLOTHE THE	on Benerolina on the bi Endirine on thorest	
	74,666		
12	CHECK BOX IF TH	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
	Less than 1%		
14	TYPE OF REPORTII	NG PERSON	
	PN		

1	NAME OF REPORT	ING PERSON	
	SCODIA DV INTERN	NATIONAL MASTER FUND LP	
2			
2	CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP	(a) x
2	(b) o		
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
4	SOURCE OF FUND.		
	WC		
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)	0200012012201211002221110010112Q01122110011111111	_
	- (-)		
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
	BERMUDA		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		518,134	
OWNED BY EACH REPORTING	8	SHARED VOTING POWER	
PERSON WITH		-0-	
FERSON WITH	9	SOLE DISPOSITIVE POWER	
	3	SOLE DISPOSITIVE FOWER	
		518,134	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
4.2	518,134		
12	CHECK BOX IF THI	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	0
13	DEDCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
15	FERCENT OF CLAS	S REFRESENTED DI AMOUNT IN ROW (II)	
	1.4%		
14	TYPE OF REPORTIN	NG PERSON	
	PN		

1	NAME OF REPORTI	ING PERSON		
		NATIONAL MASTER FUND LP		
2	CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP	(a) x	
_			(b) o	
3	SEC USE ONLY			
	COLID CE OE ELINID			
4	SOURCE OF FUNDS			
	WC			
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
5	OR 2(e)	ODOUGHE OF BEGIEF INOCEDENTION IN REQUIRED FORCED INTO ITEM 2(d)		
	0112(0)			
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION		
	BERMUDA			
NUMBER OF	7	SOLE VOTING POWER		
SHARES				
BENEFICIALLY		42,074		
OWNED BY EACH REPORTING	8	SHARED VOTING POWER		
PERSON WITH		-0-		
PERSON WITH	9	SOLE DISPOSITIVE POWER		
	9	SOLE DISPOSITIVE FOWER		
		42,074		
	10	SHARED DISPOSITIVE POWER		
		- 0 -		
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	42,074			
12	CHECK BOX IF THE	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0		
13	DEDCEMT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)		
15	PERCENT OF CLAS	S KERKESENTED BY AMOUNT IN KOW (11)		
	Less than 1%			
14	TYPE OF REPORTIN	NG PERSON		
	PN			

1	NAME OF REPORT	ING PERSON	
	SCOPIA LONG INTERNATIONAL MASTER FUND LP		
2	CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP (a) x (b) o	
3	SEC USE ONLY	(0) 0	
5	SEC OSE ONEI		
4	SOURCE OF FUNDS	S	
	WC		
5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENCIUD OD D	LACE OF ORGANIZATION	
б	CITIZENSHIP OR P.	LACE OF ORGANIZATION	
	BERMUDA		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		58,799	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING PERSON WITH			
PERSON WITH	9	- 0 - SOLE DISPOSITIVE POWER	
	9	SOLE DISPOSITIVE POWER	
		58,799	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	F0 700		
12	58,799 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0		
14	CHECK DOX IF III	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0	
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)	
	Less than 1%		
14	TYPE OF REPORTII	NG PERSON	
	PN		
1	PIN		

1	NAME OF REPORT	ING PERSON	
	SCOPIA GARWAY CRAY C		
	SCOPIA CAPITAL C		
2	CHECK THE APPRO		(a) x
3	SEC USE ONLY		(b) o
3	SEC USE ONLY		
4	SOURCE OF FUNDS	5	
	AF		
5	CHECK BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
	CITIZENCIUS OF D	A OF OF OR CANUTATION	
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
	DELAWARE		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		1,390,972	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING PERSON WITH			
PERSON WITH	9	- 0 - SOLE DISPOSITIVE POWER	
	9	SOLE DISPOSITIVE POWER	
		1,390,972	
	10	SHARED DISPOSITIVE POWER	
		- 0 -	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	1 300 072		
12	1,390,972 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o		
12		E TIGOLEGILE I II. TOTA III NOTA (II) ENGLODES GENTAIN STERRES	,
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
	3.6%		
14	TYPE OF REPORTIN	NG PERSON	
	00		
ıl	00		

1	NAME OF REPORTI	ING PERSON	
	SCOPIA CAPITAL M		
2	CHECK THE APPRO	OPRIATE BOX IF A MEMBER OF A GROUP (a) x	
	CECTICE ONLY	(b) o	
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
4	SOURCE OF FUNDS		
	AF, OO		
5		CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
1777 (DED 05	DELAWARE	Leave Morriva power	
NUMBER OF SHARES	7	SOLE VOTING POWER	
BENEFICIALLY		1,426,780	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING	Ü	Similar Former OWER	
PERSON WITH		-0-	
	9	SOLE DISPOSITIVE POWER	
		1,426,780	
	10	SHARED DISPOSITIVE POWER	
11	ACCDECATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
11	AGGREGALE AMO	UNI DENEFICIALLI UWINED BY EACH KEPUKIING PEKSUN	
	1,426,780		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES o		
		· · · · · · · · · · · · · · · · · · ·	
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
	3.7%		
14	TYPE OF REPORTIN	NG PERSON	
	PN		
1	PIN		

1	NAME OF REPORTI	NG PERSON	
	SCOPIA MANAGEM		
2	CHECK THE APPRO	PRIATE BOX IF A MEMBER OF A GROUP	(a) x
2	CEC LICE ONLY		(b) o
3	SEC USE ONLY		
4	SOURCE OF FUNDS		
-	SOURCE OF TURBS	,	
	AF		
5	CHECK BOX IF DIS	CLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)	
	OR 2(e)		
6	CITIZENSHIP OR PI	LACE OF ORGANIZATION	
	NEWYODK		
NUMBER OF	NEW YORK 7	SOLE VOTING POWER	
SHARES	/	SOLE VOTING POWER	
BENEFICIALLY		1,426,780	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING			
PERSON WITH		-0-	
	9	SOLE DISPOSITIVE POWER	
		4 400 700	
	10	1,426,780	
	10	SHARED DISPOSITIVE POWER	
		-0-	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	1,426,780		
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0		
13	PERCENT OF CLAS	S REPRESENTED BY AMOUNT IN ROW (11)	
	3.7%		
14	TYPE OF REPORTIN	JC PERSON	
17	TIL OF KEI OKIII	TO LEIGOTT	
	CO		

1	NAME OF REPORT	TING PERSON		
	MATTHEW SIROVICH			
2		ROPRIATE BOX IF A MEMBER OF A GROUP (a) x		
-	CHECK THE 7HTT	(a) x (b) 0		
3	SEC USE ONLY	(-7		
4	SOURCE OF FUNDS			
	AF			
5		ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)		
J	OR 2(e)	ISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED FORSUANT TO THEM 2(u)		
	011 =(0)			
6	CITIZENSHIP OR 1	PLACE OF ORGANIZATION		
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NUMBER OF SHARES	/	SOLE VOTING POWER		
BENEFICIALLY		-0-		
OWNED BY EACH	8	SHARED VOTING POWER		
REPORTING				
PERSON WITH	_	1,426,780		
	9	SOLE DISPOSITIVE POWER		
		-0-		
	10	SHARED DISPOSITIVE POWER		
		1,426,780		
11	AGGREGATE AMO	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	1,426,780			
12		HE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0		
13	PERCENT OF CLA	SS REPRESENTED BY AMOUNT IN ROW (11)		
	2.70/			
14	3.7% TYPE OF REPORT	INC DEDCON		
14	I TPE OF KEPORI	ING PERSON		
	IN			

1	NAME OF REPORT	ING PERSON	
	IEDEL (IZ.) (INIDIGII		
2	JEREMY MINDICH		()
2	CHECK THE APPRO		(a) x (b) o
3	SEC USE ONLY		(0) 0
3	SEC OSE OIVEI		
4	SOURCE OF FUND	S	
	AF		
5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(d)]
	OR 2(e)		
6	CITIZENCUID OD D	LACE OF ORGANIZATION	
U	CITIZENSIIIF OK F	LACE OF ORGANIZATION	
	USA		
NUMBER OF	7	SOLE VOTING POWER	
SHARES			
BENEFICIALLY		- 0 -	
OWNED BY EACH	8	SHARED VOTING POWER	
REPORTING PERSON WITH		1,426,780	
FERSON WITH	9	SOLE DISPOSITIVE POWER	
	3	SOLE DISTOSITIVE TOWER	
		- 0 -	
	10	SHARED DISPOSITIVE POWER	
44	A CODECATE AND	1,426,780	
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	1,426,780		
12	, ,	E AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0	
	on the first the		
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)	
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1.4	3.7%	NO DEDCOM	
14	TYPE OF REPORTI	ING PERSOIN	
	IN		

The following constitutes the Schedule 13D filed by the undersigned (the "Schedule 13D").

Item 1. <u>Security and Issuer.</u>

This statement relates to shares of the Common Stock, no par value per share (the "Shares"), of Itron, Inc., a Washington corporation (the "Issuer"). The address of the principal executive offices of the Issuer is 2111 North Molter Road, Liberty Lake, Washington 99019.

Item 2. <u>Identity and Background.</u>

- (a) This statement is filed by:
 - (i) Coppersmith Value Partners II, LP, a Delaware limited partnership ("Coppersmith Value II"), with respect to the Shares directly and beneficially owned by it;
 - (ii) Coppersmith Capital Partners, LLC, a Delaware limited liability company ("Coppersmith Partners"), as the general partner of Coppersmith Value II;
 - (iii) Coppersmith Capital Management, LLC, a Delaware limited liability company ("Coppersmith Capital"), as the Investment Manager of Coppersmith Value II and of certain managed accounts (the "Coppersmith Accounts");
 - (iv) Jerome J. Lande, as the Managing Member of each of Coppersmith Partners and Coppersmith Capital;
 - (v) Craig Rosenblum, as a Member of each of Coppersmith Partners and Coppersmith Capital;
 - (vi) Scopia Long LLC, a Delaware limited liability company ("Scopia Long"), with respect to the Shares directly and beneficially owned by it;
 - (vii) Scopia LB LLC, a Delaware limited liability company ("Scopia LB"), with respect to the Shares directly and beneficially owned by it;
 - (viii) Scopia PX LLC, a Delaware limited liability company ("Scopia PX"), with respect to the Shares directly and beneficially owned by it;
 - (ix) Scopia Partners LLC, a Delaware limited liability company ("Scopia Partners"), with respect to the Shares directly and beneficially owned by it;
 - (x) Scopia Windmill Fund LP, a Delaware limited liability company ("Scopia Windmill"), with respect to the Shares directly and beneficially owned by it;
 - (xi) Scopia International Master Fund LP, a Bermuda limited partnership ("Scopia International"), with respect to the Shares directly and beneficially owned by it;

- (xii) Scopia PX International Master Fund LP, a Bermuda limited partnership ("Scopia PX International"), with respect to the Shares directly and beneficially owned by it;
- (xiii) Scopia LB International Master Fund LP, a Bermuda limited partnership ("Scopia LB International"), with respect to the Shares directly and beneficially owned by it;
- (xiv) Scopia Long International Master Fund LP, a Bermuda limited partnership ("Scopia Long International"), with respect to the Shares directly and beneficially owned by it;
- (xv) Scopia Capital GP LLC, a Delaware limited liability company ("Scopia Capital"), as the Managing Member of each of Scopia Long, Scopia LB, Scopia PX and Scopia Partners, and the general partner of each of Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International;
- (xvi) Scopia Capital Management LP, a Delaware limited partnership ("Scopia Management"), as the Investment Manager of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and of a certain separately managed account (the "Managed Account");
- (xvii) Scopia Management, Inc., a New York corporation ("Scopia Inc."), as the general partner of Scopia Management;
- (xviii) Matthew Sirovich, as a Managing Member of Scopia Capital and Managing Director of Scopia Inc.; and
- (xix) Jeremy Mindich, as a Managing Member of Scopia Capital and Managing Director of Scopia Inc.

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons." Each of the Reporting Persons is party to that certain Joint Filing Agreement, as described and defined in Item 6. Accordingly, the Reporting Persons are hereby filing a joint Schedule 13D.

(b) The address of the principal office of each of Coppersmith Value II, Coppersmith Partners, Coppersmith Capital and Messrs. Lande and Rosenblum is 1 World Trade Center, 85th Floor, New York, New York 10007.

The address of the principal office of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia Capital, Scopia Management, Scopia Inc. and Messrs. Sirovich and Mindich is 152 West 57th Street, 33rd Floor, New York, New York 10019. The address of the principal office of each of Scopia International, Scopia PX International, Scopia LB International and Scopia Long International is c/o Appleby Services (Bermuda) Limited, Canon's Court, 22 Victoria Street, Hamilton HM 12, Bermuda.

CUSIP NO. 465741106

(c) The principal business of Coppersmith Value II is investing in securities. The principal business of Coppersmith Partners is serving as the general partner of Coppersmith Value II. The principal business of Coppersmith Capital is serving as the Investment Manager of Coppersmith Value II and the Coppersmith Accounts. The principal occupation of Mr. Lande is serving as the Managing Member of each of Coppersmith Partners and Coppersmith Capital. The principal occupation of Mr. Rosenblum is serving as a Member of each of Coppersmith Partners and Coppersmith Capital.

The principal business of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International is serving as investment vehicles that invest primarily in publicly-traded equities. The principal business of Scopia Capital is serving as the Managing Member of each of Scopia Long, Scopia LB, Scopia PX and Scopia Partners, and as the general partner of each of Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International. Scopia Management provides investment advisory and management services and acts as the Investment Manager of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and of the Managed Account. Each of Messrs. Sirovich and Mindich serve as a Managing Member of Scopia Capital and Managing Director of Scopia Inc.

- (d) No Reporting Person has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) No Reporting Person has, during the last five years, been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
 - (f) Messrs. Lande, Rosenblum, Sirovich and Mindich are citizens of the United States of America.

Item 3. Source and Amount of Funds or Other Consideration.

The Shares purchased by Coppersmith Value II and held in the Coppersmith Accounts were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases, except as otherwise noted, as set forth in Schedule A, which is incorporated by reference herein. The aggregate purchase price of the 160,000 Shares beneficially owned by Coppersmith Value II is approximately \$4,760,874, including brokerage commissions. The aggregate purchase price of the 760,259 Shares held in the Coppersmith Accounts is approximately \$24,999,999, including brokerage commissions.

The Shares purchased by each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and held in the Managed Account were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases, except as otherwise noted, as set forth in Schedule A, which is incorporated by reference herein.

The aggregate purchase price of the 14,035 Shares beneficially owned by Scopia Long is approximately \$446,365, excluding brokerage commissions.

The aggregate purchase price of the 20,224 Shares beneficially owned by Scopia LB is approximately \$637,926, excluding brokerage commissions.

The aggregate purchase price of the 389,461 Shares beneficially owned by Scopia PX is approximately \$12,247,563, excluding brokerage commissions.

Collimissions.

The aggregate purchase price of the 11,539 Shares beneficially owned by Scopia Partners is approximately \$363,471, excluding brokerage commissions.

The aggregate purchase price of the 262,040 Shares beneficially owned by Scopia Windmill is approximately \$8,250,335, excluding brokerage commissions.

The aggregate purchase price of the 74,666 Shares beneficially owned by Scopia International is approximately \$2,351,570, excluding brokerage commissions.

The aggregate purchase price of the 518,134 Shares beneficially owned by Scopia PX International is approximately \$16,304,511, excluding brokerage commissions.

The aggregate purchase price of the 42,074 Shares beneficially owned by Scopia LB International is approximately \$1,288,583, excluding brokerage commissions.

The aggregate purchase price of the 58,799 Shares beneficially owned by Scopia Long International is approximately \$1,868,943, excluding brokerage commissions.

The aggregate purchase price of the 35,808 Shares held in the Managed Account is approximately \$1,127,347, excluding brokerage commissions.

Item 4. <u>Purpose of the Transaction.</u>

The Reporting Persons purchased the Shares based on the Reporting Persons' belief that the Shares, when purchased, were undervalued and represented an attractive investment opportunity based upon, among other things, the Issuer's ability to rationalize operations to improve profitability and increase shareholder value through evaluating potential strategic alternatives. Depending upon overall market conditions, other investment opportunities available to the Reporting Persons, and the availability of Shares at prices that would make the purchase or sale of Shares desirable, the Reporting Persons may endeavor to increase or decrease their position in the Issuer through, among other things, the purchase or sale of Shares on the open market or in private transactions or otherwise, on such terms and at such times as the Reporting Persons may deem advisable.

No Reporting Person has any present plan or proposal which would relate to or result in any of the matters set forth in subparagraphs (a) - (j) of Item 4 of Schedule 13D except as set forth herein or such as would occur upon or in connection with completion of, or following, any of the actions discussed herein. The Reporting Persons intend to review their investment in the Issuer on a continuing basis. Depending on various factors including, without limitation, the Issuer's financial position and investment strategy, the price levels of the Shares, conditions in the securities markets and general economic and industry conditions, the Reporting Persons may in the future take such actions with respect to their investment in the Issuer as they deem appropriate including, without limitation, engaging in communications with management and the Board of Directors of the Issuer, engaging in discussions with stockholders of the Issuer and others about the Issuer and the Reporting Persons' investment, making proposals to the Issuer concerning changes to the capitalization, ownership structure, board structure (including board composition), subsidiary structure or operations of the Issuer, purchasing additional Shares, selling some or all of their Shares, engaging in short selling of or any hedging or similar transaction with respect to the Shares, or changing their intention with respect to any and all matters referred to in Item 4.

Item 5. <u>Interest in Securities of the Issuer.</u>

The aggregate percentage of Shares reported owned by each person named herein is based upon 38,138,896 Shares outstanding as of July 31, 2015, which is the total number of Shares outstanding as reported in the Issuer's quarterly report on Form 10-Q, filed with the Securities and Exchange Commission on August 6, 2015.

A. Coppersmith Value II

(a) As of the close of business on the date hereof, Coppersmith Value II beneficially owned 160,000 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 160,000
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 160,000
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Coppersmith Value II during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

B. Coppersmith Partners

(a) Coppersmith Partners, as the general partner of Coppersmith Value II, may be deemed the beneficial owner of the 160,000 Shares owned by Coppersmith Value II.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 160,000
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 160,000
 - 4. Shared power to dispose or direct the disposition: 0
- (c) Coppersmith Partners has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of Coppersmith Value II during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

C. Coppersmith Capital

(a) As of the close of business on the date hereof, 760,259 Shares were held in the Coppersmith Accounts. Coppersmith Capital, as the Investment Manager of Coppersmith Value II and the Coppersmith Accounts, may be deemed the beneficial owner of the (i) 160,000 Shares owned by Coppersmith Value II and (ii) 760,259 Shares held in the Coppersmith Accounts.

Percentage: Approximately 2.4%

- (b) 1. Sole power to vote or direct vote: 920,259
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 920,259
 - 4. Shared power to dispose or direct the disposition: $\boldsymbol{0}$
- (c) The transactions in the Shares by Coppersmith Capital through the Coppersmith Accounts and on behalf of Coppersmith Value II during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

D. Mr. Lande

(a) Mr. Lande, as the Managing Member of each of Coppersmith Partners and Coppersmith Capital, may be deemed the beneficial owner of the (i) 160,000 Shares owned by Coppersmith Value II and (ii) 760,259 Shares held in the Coppersmith Accounts.

Percentage: Approximately 2.4%

- (b) 1. Sole power to vote or direct vote: 0
 - 2. Shared power to vote or direct vote: 920,259
 - 3. Sole power to dispose or direct the disposition: 0
 - 4. Shared power to dispose or direct the disposition: 920,259
- (c) Mr. Lande has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of Coppersmith Value II and through the Coppersmith Accounts during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

E. Mr. Rosenblum

(a) Mr. Rosenblum, as a Member of each of Coppersmith Partners and Coppersmith Capital, may be deemed the beneficial owner of the (i) 160,000 Shares owned by Coppersmith Value II and (ii) 760,259 Shares held in the Coppersmith Accounts.

Percentage: Approximately 2.4%

- (b) 1. Sole power to vote or direct vote: 0
 - 2. Shared power to vote or direct vote: 920,259
 - 3. Sole power to dispose or direct the disposition: 0
 - 4. Shared power to dispose or direct the disposition: 920,259
- (c) Mr. Rosenblum has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of Coppersmith Value II and through the Coppersmith Accounts during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

F. Scopia Long

(a) As of the close of business on the date hereof, Scopia Long beneficially owned 14,035 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 14,035
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 14,035
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia Long during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

G. Scopia LB

(a) As of the close of business on the date hereof, Scopia LB beneficially owned 20,224 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 20,224
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 20,224
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia LB during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

H. Scopia PX

(a) As of the close of business on the date hereof, Scopia PX beneficially owned 389,461 Shares.

Percentage: Approximately 1.0%

- (b) 1. Sole power to vote or direct vote: 389,461
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 389,461
 - 4. Shared power to dispose or direct the disposition: $\boldsymbol{0}$
- (c) The transactions in the Shares by Scopia PX during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

I. Scopia Partners

(a) As of the close of business on the date hereof, Scopia Partners beneficially owned 11,539 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 11,539
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 11,539
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia Partners during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

J. Scopia Windmill

(a) As of the close of business on the date hereof, Scopia Windmill beneficially owned 262,040 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 262,040
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 262,040
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia Windmill during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

K. Scopia International

(a) As of the close of business on the date hereof, Scopia International beneficially owned 74,666 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 74,666
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 74,666
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

L. Scopia PX International

(a) As of the close of business on the date hereof, Scopia PX International beneficially owned 518,134 Shares.

Percentage: Approximately 1.4%

- (b) 1. Sole power to vote or direct vote: 518,134
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 518,134
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia PX International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

M. Scopia LB International

(a) As of the close of business on the date hereof, Scopia LB International beneficially owned 42,074 Shares.

Percentage: Less than 1%

- (b) 1. Sole power to vote or direct vote: 42,074
 - 2. Shared power to vote or direct vote: $\boldsymbol{0}$
 - 3. Sole power to dispose or direct the disposition: 42,074
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia LB International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

N. Scopia Long International

(a) As of the close of business on the date hereof, Scopia Long International beneficially owned 58,799 Shares.

Percentage: Less than 1%

(b) 1. Sole power to vote or direct vote: 58,799

- 2. Shared power to vote or direct vote: 0
- 3. Sole power to dispose or direct the disposition: 58,799
- 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia Long International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

O. Scopia Capital

(a) Scopia Capital, as the Managing Member of each of Scopia Long, Scopia LB, Scopia PX and Scopia Partners, and the general partner of each of Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International, may be deemed the beneficial owner of the: (i) 14,035 Shares owned by Scopia Long; (ii) 20,224 Shares owned by Scopia LB; (iii) 389,461 Shares owned by Scopia PX; (iv) 11,539 Shares owned by Scopia Partners; (v) 262,040 Shares owned by Scopia Windmill; (vi) 74,666 Shares owned by Scopia International; (vii) 518,134 Shares owned by Scopia PX International; (viii) 42,074 Shares owned by Scopia LB International; and (ix) 58,799 Shares owned by Scopia Long International.

Percentage: Approximately 3.6%

- (b) 1. Sole power to vote or direct vote: 1,390,972
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 1,390,972
 - 4. Shared power to dispose or direct the disposition: 0
- (c) Scopia Capital has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

P. Scopia Management

(a) As of the close of business on the date hereof, 35,808 Shares were held in the Managed Account. Scopia Management, as the Investment Manager of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and the Managed Account, may be deemed the beneficial owner of the: (i) 14,035 Shares owned by Scopia Long; (ii) 20,224 Shares owned by Scopia LB; (iii) 389,461 Shares owned by Scopia PX; (iv) 11,539 Shares owned by Scopia Partners; (v) 262,040 Shares owned by Scopia Windmill; (vi) 74,666 Shares owned by Scopia International; (vii) 518,134 Shares owned by Scopia PX International; (viii) 42,074 Shares owned by Scopia LB International; (ix) 58,799 Shares owned by Scopia Long International; and (x) 35,808 Shares held in the Managed Account.

Percentage: Approximately 3.7%

- (b) 1. Sole power to vote or direct vote: 1,426,780
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 1,426,780
 - 4. Shared power to dispose or direct the disposition: 0
- (c) The transactions in the Shares by Scopia Management through the Managed Account and on behalf of each of Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International and Scopia Long International during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

Q. Scopia Inc.

(a) Scopia Inc., as the general partner of Scopia Management, may be deemed the beneficial owner of the: (i) 14,035 Shares owned by Scopia Long; (ii) 20,224 Shares owned by Scopia LB; (iii) 389,461 Shares owned by Scopia PX; (iv) 11,539 Shares owned by Scopia Partners; (v) 262,040 Shares owned by Scopia Windmill; (vi) 74,666 Shares owned by Scopia International; (vii) 518,134 Shares owned by Scopia PX International; (viii) 42,074 Shares owned by Scopia LB International; (ix) 58,799 Shares owned by Scopia Long International; and (x) 35,808 Shares held in the Managed Account.

Percentage: Approximately 3.7%

- (b) 1. Sole power to vote or direct vote: 1,426,780
 - 2. Shared power to vote or direct vote: 0
 - 3. Sole power to dispose or direct the disposition: 1,426,780
 - 4. Shared power to dispose or direct the disposition: 0
- (c) Scopia Inc. has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of each of Scopia Long, Scopia LB, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and through the Managed Account during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

R. Mr. Sirovich

(a) Mr. Sirovich, as a Managing Member of Scopia Capital and Managing Director of Scopia Inc., may be deemed the beneficial owner of the: (i) 14,035 Shares owned by Scopia Long; (ii) 20,224 Shares owned by Scopia LB; (iii) 389,461 Shares owned by Scopia PX; (iv) 11,539 Shares owned by Scopia Partners; (v) 262,040 Shares owned by Scopia Windmill; (vi) 74,666 Shares owned by Scopia International; (vii) 518,134 Shares owned by Scopia PX International; (viii) 42,074 Shares owned by Scopia LB International; (ix) 58,799 Shares owned by Scopia Long International; and (x) 35,808 Shares held in the Managed Account.

Percentage: Approximately 3.7%

- (b) 1. Sole power to vote or direct vote: 0
 - 2. Shared power to vote or direct vote: 1,426,780
 - 3. Sole power to dispose or direct the disposition: 0
 - 4. Shared power to dispose or direct the disposition: 1,426,780
- (c) Mr. Sirovich has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of each of Scopia Long, Scopia LB, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and through the Managed Account during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

S. Mr. Mindich

(a) Mr. Mindich, as a Managing Member of Scopia Capital and Managing Director of Scopia Inc., may be deemed the beneficial owner of the: (i) 14,035 Shares owned by Scopia Long; (ii) 20,224 Shares owned by Scopia LB; (iii) 389,461 Shares owned by Scopia PX; (iv) 11,539 Shares owned by Scopia Partners; (v) 262,040 Shares owned by Scopia Windmill; (vi) 74,666 Shares owned by Scopia International; (vii) 518,134 Shares owned by Scopia PX International; (viii) 42,074 Shares owned by Scopia LB International; (ix) 58,799 Shares owned by Scopia Long International; and (x) 35,808 Shares held in the Managed Account.

Percentage: Approximately 3.7%

- (b) 1. Sole power to vote or direct vote: 0
 - 2. Shared power to vote or direct vote: 1,426,780
 - 3. Sole power to dispose or direct the disposition: 0
 - 4. Shared power to dispose or direct the disposition: 1,426,780
- (c) Mr. Mindich has not entered into any transactions in the Shares during the past 60 days. The transactions in the Shares on behalf of each of Scopia Long, Scopia LB, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International and through the Managed Account during the past 60 days are set forth in Schedule A and are incorporated herein by reference.

An aggregate of 2,347,039 Shares, constituting approximately 6.2% of the Shares outstanding, are reported in this Schedule 13D.

The Reporting Persons, as members of a "group" for the purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, may be deemed the beneficial owner of the Shares directly owned by the other Reporting Person. Each Reporting Person disclaims beneficial ownership of such Shares except to the extent of his or its pecuniary interest therein.

- (d) No person other than the Reporting Persons is known to have the right to receive, or the power to direct the receipt of dividends from, or proceeds from the sale of, the Shares.
 - (e) Not applicable.

Item 6. <u>Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.</u>

On August 5, 2015, Coppersmith Capital, Scopia Management and Messrs. Lande, Rosenblum, Sirovich and Mindich entered into a Joint Filing Agreement (the "Joint Filing Agreement") in which, among other things, the parties agreed to (a) the joint filing on behalf of each of them of statements on Schedule 13D, and any amendments thereto, with respect to the securities of the Issuer to the extent required by applicable law and (b) form a group for the purpose of engaging in discussions with the Issuer regarding plans or proposals under Item 4 of Schedule 13D. A copy of the Joint Filing Agreement is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

On September 21, 2015, Coppersmith Value II, Coppersmith Partners, Scopia Long, Scopia LB, Scopia PX, Scopia Partners, Scopia Windmill, Scopia International, Scopia PX International, Scopia LB International, Scopia Long International, Scopia Capital and Scopia Inc. entered into a Joinder Agreement (the "Joinder Agreement") to the Joint Filing Agreement, pursuant to which such parties agreed to be bound by the terms and conditions set forth therein, including, among other things, the joint filing on behalf of each of them of statements on Schedule 13D, and any amendments thereto, with respect to the securities of the Issuer. A copy of the Joinder Agreement is attached hereto as Exhibit 99.2 and is incorporated herein by reference.

Other than as described herein, there are no contracts, arrangements, understandings or relationships among the Reporting Persons, or between the Reporting Persons and any other person, with respect to the securities of the Issuer.

Item 7. <u>Material to be Filed as Exhibits</u>.

- 99.1 Joint Filing Agreement, dated August 5, 2015.
- 99.2 Joinder Agreement, dated September 21, 2015.

SIGNATURES

After reasonable inquiry and to the best of his knowledge and belief, each of the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: September 21, 2015

COPPERSMITH VALUE PARTNERS II, LP

By: Coppersmith Capital Partners, LLC

General Partner

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

COPPERSMITH CAPITAL PARTNERS, LLC

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

COPPERSMITH CAPITAL MANAGEMENT, LLC

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

/s/ Jerome J. Lande

JEROME J. LANDE

/s/ Craig Rosenblum

CRAIG ROSENBLUM

By:

SCOPIA LONG LLC SCOPIA WINDMILL FUND LP

SCOPIA LB LLC SCOPIA INTERNATIONAL MASTER FUND LP

SCOPIA PX LLC SCOPIA PX INTERNATIONAL MASTER FUND LP

SCOPIA PARTNERS LLC SCOPIA LB INTERNATIONAL MASTER FUND LP

SCOPIA LONG INTERNATIONAL MASTER FUND LP

By: Scopia Capital Management LP

Investment Manager

By: Scopia Management, Inc.

General Partner

By: /s/ Matthew Sirovich

Name: Matthew Sirovich Title: Managing Director

SCOPIA CAPITAL MANAGEMENT LP

By: Scopia Management, Inc.

General Partner

By: /s/ Matthew Sirovich

Name: Matthew Sirovich Title: Managing Director

SCOPIA CAPITAL GP LLC SCOPIA MANAGEMENT, INC.

/s/ Matthew Sirovich
Name: Matthew Sirovich
Name: Matthew Sirovich
Name: Matthew Sirovich

Name:Matthew SirovichName:Matthew SirovichTitle:Managing MemberTitle:Managing Director

/s/ Matthew Sirovich

MATTHEW SIROVICH

/S/ Jeremy Mindich

JEREMY MINDICH

SCHEDULE A

Transactions in the Shares During the Past 60 Days

Shares of Common Stock	Price Per	Date of
Purchased/(Sold)*	<u>Share(\$)</u>	<u>Purchase / Sale</u>
<u>(</u>	<u>COPPERSMITH VALUE PARTNERS II, LE</u>	<u>P</u>
25,000	30.7177	08/24/2015
20,000	30.1705	08/25/2015
15,000	29.6139	08/26/2015
15,000	29.2986	08/27/2015
10,000	29.9872	08/28/2015
15,000	29.9697	08/31/2015
20,000	29.3630	09/01/2015
5,000	29.1312	09/02/2015
15,000	29.4802	09/03/2015
20,000	28.8441	09/04/2015
<u>CO1</u>	<u>PPERSMITH CAPITAL MANAGEMENT, I</u>	<u>LLC</u>
	(Through the Coppersmith Accounts)	
150,000	31.9225	08/06/2015
90,000	32.4412	08/07/2015
33,000	32.8590	08/10/2015
75,000	33.2308	08/11/2015
43,281	33.4169	08/12/2015
80,000	33.4638	08/13/2015
7,500	33.2701	08/14/2015
2,900	33.3803	08/17/2015
132,200	33.4961	08/18/2015
75,000	32.9788	08/19/2015
71,378	32.5521	08/20/2015
	SCOPIA LONG LLC	
206	31.5034	08/06/2015
1,161	32.4175	08/06/2015
320	31.3972	08/06/2015
581	32.5294	08/07/2015
697	33.3512	08/10/2015
697	33.2919	08/11/2015
581	33.5389	08/12/2015
269	33.5181	08/13/2015
581	33.5758	08/13/2015

^{*} All of the transactions on August 31 and September 1, 2015 by the entities and separately managed account that Scopia Capital Management LP serves as the Investment Manager of represent rebalancing transactions among such entities/account.

CUSIP NO. 465/41106		
225	22.200	00/14/2015
225	33.3663	08/14/2015
121	33.3545	08/17/2015
1,220	33.5650	08/17/2015
871	33.4877	08/18/2015
575 506	33.0226	08/19/2015
726	32.6012	08/20/2015
546	32.1161	08/21/2015
871	30.4237	08/24/2015
(558)	29.9929	08/31/2015
(65)	29.6185	09/01/2015
38	29.5756	09/01/2015
22	29.0768	09/02/2015
237	29.1613	09/09/2015
237	28.7391	09/10/2015
807	28.3031	09/11/2015
1,187	28.5477	09/14/2015
360	29.5364	09/15/2015
297	30.2308	09/16/2015
247	30.5227	09/17/2015
731	30.4153	09/18/2015
247	30.5432	09/21/2015
	SCOPIA LB LLC	
409	31.3972	08/06/2015
263	31.5034	08/06/2015
1,484	32.4175	08/06/2015
742	32.5294	08/07/2015
890	33.3512	08/10/2015
890	33.2919	08/11/2015
742	33.5389	08/12/2015
344	33.5181	08/13/2015
742	33.5758	08/13/2015
287	33.3663	08/14/2015
154	33.3545	08/17/2015
1,560	33.5650	08/17/2015
1,113	33.4877	08/18/2015
735	33.0226	08/19/2015
928	32.6012	08/20/2015
698	32.1161	08/21/2015
1,113	30.4237	08/24/2015
(81)	29.9929	08/31/2015
578	29.5756	09/01/2015
(9)	29.6185	09/01/2015
337	29.0768	09/02/2015
347	29.1613	09/09/2015
347	28.7391	09/10/2015
1,179	28.3031	09/11/2015
1,734	28.5477	09/14/2015
526	29.5364	09/15/2015
423	30.2308	09/16/2015
353	30.5227	09/17/2015
1,043	30.4153	09/18/2015
353	30.5432	09/21/2015

SCOPIA PX LLC

7,466	31.3972	08/06/2015
4,798	31.5034	08/06/2015
27,108	32.4175	08/06/2015
13,554	32.5294	08/07/2015
16,265	33.3512	08/10/2015
16,264	33.2919	08/11/2015
13,554	33.5389	08/12/2015
6,289	33.5181	08/13/2015
13,554	33.5758	08/13/2015
5,248	33.3663	08/14/2015
2,819	33.3545	08/17/2015
28,490	33.5650	08/17/2015
20,331	33.4877	08/18/2015
13,425	33.0226	08/19/2015
16,942	32.6012	08/20/2015
12,747	32.1161	08/21/2015
20,332	30.4237	08/24/2015
5,303	30.6464	08/25/2015
654	29.9999	08/31/2015
13,412	29.5756	09/01/2015
7,828	29.0768	09/02/2015
6,827	29.1613	09/09/2015
6,827	28.7391	09/10/2015
23,213	28.3031	09/11/2015
34,137	28.5477	09/14/2015
10,350	29.5364	09/15/2015
8,134	30.2308	09/16/2015
6,779	30.5227	09/17/2015
20,032	30.4153	09/18/2015
6,779	30.5432	09/21/2015
	SCOPIA PARTNERS LLC	
227	31.3972	08/06/2015

227	31.3972	08/06/2015
146	31.5034	08/06/2015
824	32.4175	08/06/2015
412	32.5294	08/07/2015
495	33.3512	08/10/2015
495	33.2919	08/11/2015
412	33.5389	08/12/2015
191	33.5181	08/13/2015
412	33.5758	08/13/2015
160	33.3663	08/14/2015
86	33.3545	08/17/2015
867	33.5650	08/17/2015
618	33.4877	08/18/2015
408	33.0226	08/19/2015
515	32.6012	08/20/2015
388	32.1161	08/21/2015
618	30.4237	08/24/2015
176	30.6464	08/25/2015

CUSIP NO. 465741106		
(78)	29.9929	08/31/2015
333	29.5756	09/01/2015
(9)	29.6185	09/01/2015
195	29.0768	09/01/2015
202	29.1613	
		09/09/2015
202	28.7391	09/10/2015
688	28.3031	09/11/2015
1,012	28.5477	09/14/2015
307	29.5364	09/15/2015
241	30.2308	09/16/2015
201	30.5227	09/17/2015
594	30.4153	09/18/2015
201	30.5432	09/21/2015
	SCOPIA WINDMILL FUND LP	
5,126	31.3972	08/06/2015
3,294	31.5034	08/06/2015
18,609	32.4175	08/06/2015
9,304	32.5294	08/07/2015
11,165	33.3512	08/10/2015
11,165	33.2919	08/11/2015
9,304	33.5389	08/12/2015
4,317	33.5181	08/13/2015
9,304	33.5758	08/13/2015
3,602	33.3663	08/14/2015
1,935	33.3545	08/17/2015
1,955	33.5650	08/17/2015
	33.4877	08/18/2015
13,957 9,216	33.0226	08/19/2015
11,630	32.6012	08/20/2015
8,750	32.1161	08/21/2015
13,958	30.4237	08/24/2015
3,324	30.6464	08/25/2015
(1,724)	29.9929	08/31/2015
7,619	29.5756	09/01/2015
(201)	29.6185	09/01/2015
4,447	29.0768	09/02/2015
4,649	29.1613	09/09/2015
4,649	28.7391	09/10/2015
15,807	28.3031	09/11/2015
23,245	28.5477	09/14/2015
7,048	29.5364	09/15/2015
5,650	30.2308	09/16/2015
4,709	30.5227	09/17/2015
13,915	30.4153	09/18/2015
4,709	30.5432	09/21/2015
	SCOPIA INTERNATIONAL MASTER FUND LP	
1,467	31.3972	08/06/2015
942	31.5034	08/06/2015
5,325	32.4175	08/06/2015
2,662	32.5294	08/07/2015
3,195	33.3512	08/10/2015
3,133	JJ.,JJ12	00/10/2013

27,334

18,049

22,778

17,137

27,336

7,182

(780)

16,742

(91)

9,772

9,084

CUSIP NO. 465741106		
3,195	33.2919	08/11/2015
2,662	33.5389	08/12/2015
1,235	33.5181	08/13/2015
2,662	33.5758	08/13/2015
1,031	33.3663	08/14/2015
554	33.3545	08/17/2015
5,596	33.5650	08/17/2015
3,993	33.4877	08/18/2015
2,637	33.0226	08/19/2015
3,328	32.6012	08/20/2015
2,504	32.1161	08/21/2015
3,994	30.4237	08/24/2015
1,047	30.6464	08/25/2015
(404)	29.9929	08/31/2015
2,204	29.5756	09/01/2015
(47)	29.6185	09/01/2015
1,287	29.0768	09/02/2015
1,309	29.1613	09/09/2015
1,309	28.7391	09/10/2015
4,451	28.3031	09/11/2015
6,546	28.5477	09/14/2015
1,985	29.5364	09/15/2015
1,559	30.2308	09/16/2015
1,299	30.5227	09/17/2015
3,840	30.4153	09/18/2015
1,299	30.5432	09/21/2015
<u>S</u>	COPIA PX INTERNATIONAL MASTER FUND LI	<u>P</u>
10,038	31.3972	08/06/2015
6,450	31.5034	08/06/2015
36,444	32.4175	08/06/2015
18,222	32.5294	08/07/2015
21,866	33.3512	08/10/2015
21,867	33.2919	08/11/2015
18,222	33.5389	08/12/2015
8,456	33.5181	08/13/2015
18,222	33.5758	08/13/2015
7,055	33.3663	08/14/2015
3,790	33.3545	08/17/2015
38,303	33.5650	08/17/2015
25,222	22.4055	00/40/0045

33.4877

33.0226

32.6012

32.1161

30.4237

30.6464

29.9929

29.5756

29.6185

29.0768

29.1613

08/18/2015

08/19/2015

08/20/2015

08/21/2015

08/24/2015

08/25/2015

08/31/2015

09/01/2015

09/01/2015

09/02/2015

09/09/2015

CUSIP NO. 465741106		
9,085	28.7391	09/10/2015
30,881	28.3031	09/11/2015
45,412	28.5477	09/14/2015
13,768	29.5364	09/15/2015
10,823	30.2308	09/16/2015
9,018	30.5227	09/17/2015
26,651	30.4153	09/18/2015
9,018	30.5432	09/21/2015
3,010	30.3432	03/21/2013
<u> </u>	SCOPIA LB INTERNATIONAL MASTER FUND LP	
464	31.3972	08/06/2015
298	31.5034	08/06/2015
1,683	32.4175	08/06/2015
842	32.5294	08/07/2015
1,010	33.3512	08/10/2015
1,010	33.2919	08/11/2015
842	33.5389	08/12/2015
391	33.5181	08/13/2015
842	33.5758	08/13/2015
326	33.3663	08/14/2015
175	33.3545	08/17/2015
1,769	33.5650	08/17/2015
1,262	33.4877	08/18/2015
834	33.0226	08/19/2015
1,052	32.6012	08/20/2015
791	32.1161	08/21/2015
1,263	30.4237	08/24/2015
5,346	29.9999	08/31/2015
5,521	29.5756	09/01/2015
3,222	29.0768	09/02/2015
722	29.1613	09/09/2015
722	28.7391	09/10/2015
2,456	28.3031	09/11/2015
3,612	28.5477	09/14/2015
1,095	29.5364 30.2308	09/15/2015
882		09/16/2015
735	30.5227	09/17/2015
2,172 735	30.4153	09/18/2015
/33	30.5432	09/21/2015
SC	OPIA LONG INTERNATIONAL MASTER FUND I	.p
<u>55</u>		
1,329	31.3972	08/06/2015
854	31.5034	08/06/2015
4,827	32.4175	08/06/2015
2,413	32.5294	08/07/2015
2,896	33.3512	08/10/2015
2,896	33.2919	08/11/2015
2,413	33.5389	08/12/2015
1,120	33.5181	08/13/2015
2,413	33.5758	08/13/2015
934	33.3663	08/14/2015
502	33.3545	08/17/2015

5,073	33.5650	08/17/2015
3,620	33.4877	08/18/2015
2,390	33.0226	08/19/2015
3,017	32.6012	08/20/2015
2,270	32.1161	08/21/2015
3,620	30.4237	08/24/2015
(2,192)	29.9929	08/31/2015
275	29.5756	09/01/2015
(257)	29.6185	09/01/2015
161	29.0768	09/02/2015
994	29.1613	09/09/2015
994	28.7391	09/10/2015
3,381	28.3031	09/11/2015
4,973	28.5477	09/14/2015
1,508	29.5364	09/15/2015
1,243	30.2308	09/16/2015
1,036	30.5227	09/17/2015
3,060	30.4153	09/18/2015
1,036	30.5432	09/21/2015

SCOPIA CAPITAL MANAGEMENT LP (Through the Managed Account)

C00	24 2072	00/06/2015
698	31.3972	08/06/2015
449	31.5034	08/06/2015
2,535	32.4175	08/06/2015
1,268	32.5294	08/07/2015
1,521	33.3512	08/10/2015
1,521	33.2919	08/11/2015
1,268	33.5389	08/12/2015
588	33.5181	08/13/2015
1,268	33.5758	08/13/2015
491	33.3663	08/14/2015
264	33.3545	08/17/2015
2,664	33.5650	08/17/2015
1,901	33.4877	08/18/2015
1,256	33.0226	08/19/2015
1,584	32.6012	08/20/2015
1,192	32.1161	08/21/2015
1,902	30.4237	08/24/2015
610	30.6464	08/25/2015
(183)	29.9929	08/31/2015
1,078	29.5756	09/01/2015
(21)	29.6185	09/01/2015
629	29.0768	09/02/2015
629	29.1613	09/09/2015
628	28.7391	09/10/2015
2,137	28.3031	09/11/2015
3,142	28.5477	09/14/2015
953	29.5364	09/15/2015
748	30.2308	09/16/2015
623	30.5227	09/17/2015
1,842	30.4153	09/18/2015
623	30.5432	09/21/2015

JOINT FILING AGREEMENT

This Agreement (this "Agreement") is made and entered into as of August 5, 2015, by and among (1) Coppersmith Capital Management, LLC, Jerome J. Lande and Craig Rosenblum (together, "Coppersmith") and (2) Scopia Capital Management LP, Matthew Sirovich and Jeremy Mindich (together, "Scopia" and with Coppersmith, each a "Party" and, collectively, the "Parties" or the "Group").

WHEREAS, each of the Parties are or intend to become stockholders, direct or beneficial, of Itron, Inc., a Washington corporation (the "Company");

WHEREAS, the Parties wish to form a group for the purpose of (i) engaging in discussions with the Company regarding plans or proposals under Item 4 of Schedule 13D in accordance with the Securities Exchange Act of 1934, as amended (the "Exchange Act"), (ii) taking all other action necessary to achieve the foregoing and (iii) taking any other actions the Group determines to undertake in connection with their respective investment in the Company.

NOW, IT IS AGREED, by the Parties:

- 1. In accordance with Rule 13d-1(k)(1)(iii) under the Exchange Act, each of the undersigned agrees to the joint filing on behalf of each of them of statements on Schedule 13D, and any amendments thereto, with respect to the securities of the Company. Each member of the Group shall be responsible for the accuracy and completeness of its own disclosure therein, and is not responsible for the accuracy and completeness of the information concerning the other member, unless such member has actual knowledge that such information is inaccurate. Coppersmith or its representative shall provide each member of the Group with copies of all Schedule 13D filings and other public filings to be filed on behalf of such member at least one business day prior to the filing or submission thereof; provided, however, if one business day's notice is not practicable, such copies will be provided with as much notice as practicable.
- 2. So long as this Agreement is in effect, each Party shall provide written notice to Olshan Frome Wolosky LLP ("Olshan") promptly following (i) every purchase or sale of securities of the Company and (ii) every acquisition or disposition of beneficial ownership of any securities of the Company; provided, however, that each Party agrees not to purchase or sell securities of the Company or otherwise increase or decrease its economic exposure to or beneficial ownership over the securities of the Company if it reasonably believes that, as a result of such action, the Group or any member thereof would be likely to be required to make any regulatory filing (including, but not limited to, a Schedule 13D amendment, Form 3 or Form 4 with the Securities and Exchange Commission (the "SEC")) without using its reasonable efforts to give the other members of the Group at least 24 hours prior written notice; provided, further, that no Party shall buy, or increase any beneficial ownership over, any securities of the Company if, as a result of such action, the Group would beneficially own more than 9.9% of the Company's common stock, without the prior consent of the other Party. For purposes of this Agreement, the term "beneficial ownership" shall have the meaning of such term set forth in Rule 13d-3 under the Exchange Act.

- 3. Each Party agrees to form the Group for the purpose of (i) engaging in discussions with the Company regarding plans or proposals under Item 4 of Schedule 13D in accordance with the Exchange Act, (ii) taking all other action necessary to achieve the foregoing and (iii) taking any other actions the Group determines to undertake in connection with their respective investment in the Company.
- 4. Coppersmith shall have the right to pre-approve all expenses incurred in connection with the Group's activities ("Group Expenses"). Upon reasonable request, Coppersmith will supply supporting documentation in reasonable detail for such Group Expenses. Each of Coppersmith and Scopia agrees to pay directly all such Group Expenses on a percentage basis based on its pro rata ownership percentage of the securities of the Company held by the Group, which are the following percentages: Coppersmith: 50% of such expenses and Scopia: 50% of such expenses. These percentages shall be adjusted each month based on such Party's respective ownership percentage as of the last day of the preceding month. Notwithstanding the foregoing, in the event that Scopia terminates this Agreement pursuant to Section 10, it shall only be responsible for its pro rata share of any Group Expenses (i) incurred up to the termination date, or (ii) relating to actions taken prior to the termination date where such actions were previously approved by the Group.
- 5. Each Party agrees that any SEC filing, press release, communication to the Company or communication to other stockholders proposed to be made or issued by the Group or any member of the Group in connection with the Group's activities set forth in Section 3 shall be as determined by Coppersmith ("Company Communication"). Coppersmith will provide notice to and a reasonable opportunity for each of the Parties to review and comment upon any such SEC filing, press release or communication, or any proposed agreement or negotiating position with respect to the Company. Subject to the foregoing, the Parties hereby agree to work in good faith to resolve any disagreement that may arise between or among any of the members of the Group concerning decisions to be made, actions to be taken or statements to be made in connection with the Group's activities. In the absence of disagreement, Coppersmith shall have discretion over the content and timing of public or private communications and negotiating positions taken on behalf of the Group. Notwithstanding the foregoing, Scopia shall have the right at all times to make such SEC filings and take such other actions if advised by counsel that it is required to do so under applicable laws, rules or regulations (including, but not limited to, the filing of a Schedule 13D, Form 3 or Form 4, or any amendment thereto, with the SEC and to the extent reasonably practicable, provide Coppersmith with written notice prior to taking such action). Coppersmith hereby agrees to indemnify, defend and hold harmless Scopia from and against any and all liabilities, claims, or losses resulting from or arising out of its negligence, bad faith or willful misconduct in connection with the determinations that it makes and the exercise of its discretion, referred to in this Section 5. Scopia hereby agrees to indemnify, defend and hold harmless Coppersmith from and against any and all liabilities, claims, or losses resulting from or arising out of its negligence, bad faith or willful misconduct in con
- 6. Each Party understands and agrees that this is an exclusive arrangement and no additional group members shall be admitted without the mutual written agreement of the Parties.

7.	The relationship of the Parties hereto shall be limited to carrying on the business of the Group in accordance with the terms of this
Agreement.	Such relationship shall be construed and deemed to be for the sole and limited purpose of carrying on such business as described herein. Nothing herein
shall be con	strued to authorize any Party to act as an agent for any other Party, or to create a joint venture or partnership. Except as specifically provided in this
Agreement,	nothing herein shall restrict any Party's right to purchase or sell securities of the Company, as it deems appropriate, in its sole discretion, provided that all
such sales ar	re made in compliance with all applicable securities laws.

- 8. This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute but one and the same instrument, which may be sufficiently evidenced by one counterpart.
- 9. In the event of any dispute arising out of the provisions of this Agreement or their investment in the Company, the Parties hereto consent and submit to the exclusive jurisdiction of the United States District Court for the Southern District of New York located in the Borough of Manhattan or the courts of the State of New York located in the County of New York.
- Any Party may terminate its obligations under this Agreement (i) for any reason upon ten (10) business days' prior written notice to all other Parties, with a copy by fax to Steve Wolosky at Olshan, Fax No. (212) 451-2222, and (ii) a non-breaching Party may terminate its obligations under this Agreement immediately upon another Party's breach of its obligations under this Agreement. Notwithstanding the foregoing, the rights and obligations set forth in Section 4 and Section 9 shall survive any termination of this Agreement.
- 11. Each Party acknowledges that Olshan shall act as counsel for both the Group and Coppersmith and its affiliates relating to their investment in the Company. Scopia acknowledges that it has been advised by separate counsel in the negotiation of the terms and conditions of this Agreement. Each of the Parties has reviewed and signed a conflict waiver in connection with Olshan's representation of the Group.
 - 12. The terms and provisions of this Agreement may not be modified, waived or amended without the written consent of each of the Parties.
 - 13. Each Party hereby agrees that this Agreement shall be filed as an exhibit to a Schedule 13D pursuant to Rule 13d-1(k)(1)(iii) under the Exchange Act.

[signature page follows]

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed as of the day and year first above written.

COPPERSMITH CAPITAL MANAGEMENT, LLC

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

/s/ Jerome J. Lande

JEROME J. LANDE

/s/ Craig Rosenblum

CRAIG ROSENBLUM

SCOPIA CAPITAL MANAGEMENT LP

By: /s/ Matthew Sirovich

Name: Matthew Sirovich

Title: Managing Director of its General Partner

/s/ Matthew Sirovich

MATTHEW SIROVICH

/s/ Jeremy Mindich

JEREMY MINDICH

JOINDER AGREEMENT

This JOINDER AGREEMENT (the "Joinder") is dated as of September 21, 2015 by and among Coppersmith Capital Management, LLC, Scopia Capital Management LP, Jerome J. Lande, Craig Rosenblum, Matthew Sirovich and Jeremy Mindich (collectively, the "Existing Members") and Coppersmith Value Partners II, LP, Coppersmith Capital Partners, LLC, Scopia Long LLC, Scopia LB LLC, Scopia PX LLC, Scopia Partners LLC, Scopia Windmill Fund LP, Scopia International Master Fund LP, Scopia LB International Master Fund LP, Scopia Long International Master Fund LP, Scopia Capital GP LLC and Scopia Management, Inc. (each a "New Member" and collectively, the "New Members").

WHEREAS, the Existing Members are parties to that certain Joint Filing Agreement dated as of August 5, 2015 (the "Agreement"), pursuant to which the Existing Members formed a "group" (as contemplated by Section 13(d) of the Securities Exchange Act of 1934, as amended) for the purpose of (i) engaging in discussions with Itron, Inc., a Washington corporation (the "Company"), regarding plans or proposals under Item 4 of Schedule 13D, (ii) taking all other action necessary to achieve the foregoing and (iii) taking any other actions the group determines to undertake in connection with their respective investment in the Company; and

WHEREAS, the New Members desire to join the group formed by the Existing Members.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants and agreements of the parties herein contained, the parties hereby agree as follows:

- 1. Effective immediately, each New Member is joined as a party to the Agreement.
- 2. Each New Member agrees to be bound by the terms of the Agreement, including the obligations of a member of the Group (as defined in the Agreement), the terms of which are incorporated herein and made a part hereof.
- 3. This Joinder may be executed in counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute but one and the same instrument, which may be sufficiently evidenced by one counterpart.

[Signatures appear on next page]

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed as of the day and year first above written.

COPPERSMITH VALUE PARTNERS II, LP

By: Coppersmith Capital Partners, LLC

General Partner

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

COPPERSMITH CAPITAL PARTNERS, LLC

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

COPPERSMITH CAPITAL MANAGEMENT, LLC

By: /s/ Jerome J. Lande

Name: Jerome J. Lande Title: Managing Member

/s/ Jerome J. Lande

JEROME J. LANDE

/s/ Craig Rosenblum

CRAIG ROSENBLUM

SCOPIA LONG LLC

SCOPIA WINDMILL FUND LP

SCOPIA LB LLC

SCOPIA INTERNATIONAL MASTER FUND LP

SCOPIA PX LLC

SCOPIA PX INTERNATIONAL MASTER FUND LP

SCOPIA PARTNERS LLC

SCOPIA LB INTERNATIONAL MASTER FUND LP

SCOPIA LONG INTERNATIONAL MASTER FUND LP

By: Scopia Capital Management LP

Investment Manager

By: Scopia Management, Inc.

General Partner

By: /s/ Matthew Sirovich

Name: Matthew Sirovich
Title: Managing Director

SCOPIA CAPITAL MANAGEMENT LP

By: Scopia Management, Inc.

General Partner

By: /s/ Matthew Sirovich

Name: Matthew Sirovich Title: Managing Director

SCOPIA CAPITAL GP LLC SCOPIA MANAGEMENT, INC.

By: /s/ Matthew Sirovich

Name: Matthew Sirovich Title: Managing Member By: /s/ Matthew Sirovich

Name: Matthew Sirovich
Title: Managing Director

/s/ Matthew Sirovich

MATTHEW SIROVICH

/S/ Jeremy Mindich

JEREMY MINDICH