DOW CHEMICAL CO /DE/ Form 10-Q November 02, 2018 <u>Table of Contents</u>

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

FORM 10-Q

þ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended SEPTEMBER 30, 2018

or

" TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____to____

Commission File Number: 1-3433

THE DOW CHEMICAL COMPANY

(Exact name of registrant as specified in its charter)

Delaware38-1285128(State or other jurisdiction of incorporation or organization)(I.R.S. Employer Identification No.)2211 H.H. DOW WAY, MIDLAND, MICHIGAN 48674(Address of principal executive offices) (Zip Code)Registrant's telephone number, including area code: 989-636-1000

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. b Yes "No

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files).

þ Yes "No

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filer," "accelerated filer," "smaller reporting company," and "emerging growth company" in Rule 12b-2 of the Exchange Act.

Large accelerated filer b Accelerated filer " Non-accelerated filer " Smaller reporting company " Emerging growth company "

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the

Exchange Act. "

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). "Yes p No

At September 30, 2018, 100 shares of common stock were outstanding, all of which were held by the registrant's parent, DowDuPont Inc.

The registrant meets the conditions set forth in General Instruction H(l)(a) and (b) for Form 10-Q and is therefore filing this form with a reduced disclosure format.

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The Dow Chemical Company and Subsidiaries

Throughout this Quarterly Report on Form 10-Q, except as otherwise noted by the context, the terms "Company" or "Dow" as used herein mean The Dow Chemical Company and its consolidated subsidiaries.

FORWARD-LOOKING STATEMENTS

Certain statements in this report, other than purely historical information, including estimates, projections, statements relating to business plans, objectives and expected operating results, and the assumptions upon which those statements are based, are "forward-looking statements" within the meaning of the Private Securities Litigation Reform Act of 1995, Section 27A of the Securities Act of 1933, as amended and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements may appear throughout this report including, without limitation, the section: "Management's Discussion and Analysis." These forward-looking statements often address expected future business and financial performance and financial condition, and often contain words such as "anticipate," "believe," "estimate," "expect," "future," "intend," "may," "opportunity," "outlook," "plan," "project," "see," "seek," "should," "strategy," "target," "will," "w continue," "will likely result" and similar expressions and variations or negatives of these words. Forward-looking statements are based on current expectations and assumptions that are subject to risks and uncertainties which may cause actual results to differ materially from the forward-looking statements.

On December 11, 2015, Dow and E. I. du Pont de Nemours and Company ("DuPont") entered into an Agreement and Plan of Merger, as amended on March 31, 2017 (the "Merger Agreement"), under which the companies would combine in an all-stock merger of equals transaction (the "Merger"). Effective August 31, 2017, the Merger was completed and each of Dow and DuPont became subsidiaries of DowDuPont Inc. ("DowDuPont").

Forward-looking statements by their nature address matters that are, to varying degrees, uncertain, including important risks associated with the Merger and the intended separation, subject to approval of the Company's Board of Directors and customary closing conditions, of DowDuPont's materials science business under the Dow brand as well as the intended separation of DowDuPont's agriculture and specialty products businesses in one or more tax-efficient transactions on anticipated terms (the "Intended Business Separations"). Forward-looking statements are not guarantees of future performance and are based on certain assumptions and expectations of future events which may not be realized. Forward-looking statements also involve risks and uncertainties, many of which are beyond Dow's control. Some of the important factors that could cause Dow's actual results to differ materially from those projected in any such forward-looking statements include, but are not limited to: (i) costs to achieve and achieving the successful integration of the respective agriculture, materials science and specialty products businesses of Dow and DuPont, anticipated tax treatment, unforeseen liabilities, future capital expenditures, revenues, expenses, earnings, productivity actions, economic performance, indebtedness, financial condition, losses, future prospects, business and management strategies for the management, expansion and growth of the combined operations; (ii) costs to achieve and achievement of the anticipated synergies by the combined agriculture, materials science and specialty products businesses; (iii) risks associated with the Intended Business Separations, associated costs, disruptions in the financial markets or other potential barriers; (iv) disruptions or business uncertainty, including from the Intended Business Separations, could adversely impact Dow's business (either directly or indirectly in connection with disruptions to DowDuPont or DuPont); (v) Dow's ability to retain and hire key personnel; (vi) uncertainty as to the long-term value of DowDuPont common stock; and (vii) risks to DowDuPont's, Dow's and DuPont's business, operations and results of operations from: the availability of and fluctuations in the cost of feedstocks and energy; balance of supply and demand and the impact of balance on prices; failure to develop and market new products and optimally manage product life cycles; ability, cost and impact on business operations, including the supply chain, of responding to changes in market acceptance, rules, regulations and policies and failure to respond to such changes; outcome of significant litigation, environmental matters and other commitments and contingencies; failure to appropriately manage process safety and product stewardship issues; global economic and capital market conditions, including the continued availability of capital and financing, as well as inflation, interest and currency exchange rates; changes in

political conditions, including trade disputes and retaliatory actions; business or supply disruptions; security threats, such as acts of sabotage, terrorism or war, natural disasters and weather events and patterns which could result in a significant operational event for the Company or adversely impact demand or production; ability to discover, develop and protect new technologies and to protect and enforce the Company's intellectual property rights; failure to effectively manage acquisitions, divestitures, alliances, joint ventures and other portfolio changes; unpredictability and severity of catastrophic events, including, but not limited to, acts of terrorism or outbreak of war or hostilities, as well as management's response to any of the aforementioned factors. These risks are and will be more fully discussed in the current, quarterly and annual reports filed with the U.S. Securities and Exchange Commission by DowDuPont as well as the preliminary registration statements on Form 10, in each case as amended from time to time, of each of Dow Holdings Inc. and Corteva, Inc. While the list of factors presented here is considered representative, no such list should be considered to be a complete statement of all potential risks and uncertainties. Unlisted factors may present significant additional obstacles to the realization of forward-looking statements.

Consequences of material differences in results as compared with those anticipated in the forward-looking statements could include, among other things, business disruption, operational problems, financial loss, legal liability to third parties and similar risks, any of which could have a material adverse effect on Dow's consolidated financial condition, results of operations, credit rating or liquidity. Neither Dow nor DowDuPont assumes any obligation to publicly provide revisions or updates to any forward-looking statements whether as a result of new information, future developments or otherwise, should circumstances change, except as otherwise required by securities and other applicable laws.

A detailed discussion of principal risks and uncertainties which may cause actual results and events to differ materially from such forward-looking statements is included in the section titled "Risk Factors" (see Part I, Item 1A of the Company's Annual Report on Form 10-K for the year ended December 31, 2017) and as set forth in the preliminary registration statements on Form 10, in each case as amended from time to time, of each of Dow Holdings Inc. and Corteva, Inc. Dow undertakes no obligation to update or revise publicly any forward-looking statements whether because of new information, future events, or otherwise, except as required by securities and other applicable laws.

PART I – FINANCIAL INFORMATION

ITEM 1. FINANCIAL STATEMENTS

The Dow Chemical Company and Subsidiaries Consolidated Statements of Income

	Three N Ended	Aonths	Nine M Ended	onths
In millions (Unaudited)	Sep 30, 2018	Sep 30, 2017	Sep 30, 2018	Sep 30, 2017
Net sales	\$14,97	5\$13,63	3\$45,668	3\$40,697
Cost of sales	11,933	10,663	35,885	31,618
Research and development expenses	373	408	1,166	1,235
Selling, general and administrative expenses	672	724	2,171	2,203
Amortization of intangibles	155	155	469	467
Restructuring and asset related charges - net	108	139	371	126
Integration and separation costs	278	283	711	528
Equity in earnings of nonconsolidated affiliates	165	156	639	406
Sundry income (expense) - net	11	268	99	146
Interest expense and amortization of debt discount	280	256	824	701
Income before income taxes	1,353	1,429	4,809	4,371
Provision for income taxes	317	624	1,086	1,292
Net income	1,036	805	3,723	3,079
Net income attributable to noncontrolling interests	36	22	102	87
Net income available for The Dow Chemical Company common stockholder	\$1,000	\$783	\$3,621	\$2,992
Depreciation	\$613	\$598	\$1,840	\$1,710
Capital expenditures	\$663	\$660	\$1,650	\$2,209
See Notes to the Consolidated Financial Statements.				

The Dow Chemical Company and Subsidiaries Consolidated Statements of Comprehensive Income

	Three N	Aonths	Nine M	lonths	
	Ended		Ended		
In millions (Unaudited)	Sep 30,	Sep 30,	Sep 30,	Sep 30),
In minious (Onaudited)	2018	2017	2018	2017	
Net income	\$1,036	\$805	\$3,723	\$3,079)
Other comprehensive income (loss), net of tax					
Unrealized gains (losses) on investments	8	(51)(31)(43)
Cumulative translation adjustments	(98)193	(192)819	
Pension and other postretirement benefit plans	123	105	373	308	
Derivative instruments	208	32	332	(57)
Total other comprehensive income	241	279	482	1,027	
Comprehensive income	1,277	1,084	4,205	4,106	
Comprehensive income attributable to noncontrolling interests, net of tax	31	28	58	121	
Comprehensive income attributable to The Dow Chemical Company	\$1,246	\$1,056	\$4,147	\$3,985	5
See Notes to the Consolidated Financial Statements.					

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The Dow Chemical Company and Subsidiaries Consolidated Balance Sheets		
In millions, except share amounts (Unaudited)	Sep 30, 2018	Dec 31, 2017
Assets	2010	2017
Current Assets		
Cash and cash equivalents (variable interest entities restricted - 2018: \$133; 2017: \$107)	\$3,403	\$6,188
Marketable securities	106	4
Accounts and notes receivable:		
Trade (net of allowance for doubtful receivables - 2018: \$124; 2017: \$117)	8,775	7,338
Other	4,150	4,711
Inventories	9,615	8,376
Other current assets	911	627
Total current assets	26,960	27,244
Investments		
Investment in nonconsolidated affiliates	3,818	3,742
Other investments (investments carried at fair value - 2018: \$1,864; 2017: \$1,512)	2,657	2,510
Noncurrent receivables	427	594
Total investments	6,902	6,846
Property		
Property	61,106	60,426
Less accumulated depreciation	37,710	36,614
Net property (variable interest entities restricted - 2018: \$769; 2017: \$907)	23,396	23,812
Other Assets		
Goodwill	13,871	13,938
Other intangible assets (net of accumulated amortization - 2018: \$5,581; 2017: \$5,161)	5,054	5,549
Deferred income tax assets	1,716	1,722
Deferred charges and other assets	1,152	829
Total other assets	21,793	22,038
Total Assets	\$79,051	\$79,940
Liabilities and Equity		
Current Liabilities		
Notes payable	\$910	\$484
Long-term debt due within one year	2,605	752
Accounts payable:		
Trade	5,549	5,360
Other	3,652	3,062
Income taxes payable	613	694
Accrued and other current liabilities	3,497	4,025
Total current liabilities	16,826	14,377
Long-Term Debt (variable interest entities nonrecourse - 2018: \$148; 2017: \$249)	17,085	19,765
Other Noncurrent Liabilities	700	
Deferred income tax liabilities	792	764
Pension and other postretirement benefits - noncurrent	9,137	10,794
Asbestos-related liabilities - noncurrent	1,164 5,700	1,237
Other noncurrent obligations	5,709	5,994 18 780
Total other noncurrent liabilities Stockholders' Equity	16,802	18,789
Stockholders' Equity Common stock (authorized and issued 100 shares of \$0.01 par value each)		
Common stock (authorized and issued 100 shares of \$0.01 par value cach)		

Additional paid-in capital	6,953 6,553
Retained earnings	29,489 28,050
Accumulated other comprehensive loss	(9,146)(8,591)
Unearned ESOP shares	(139)(189)
The Dow Chemical Company's stockholders' equity	27,157 25,823
Noncontrolling interests	1,181 1,186
Total equity	28,338 27,009
Total Liabilities and Equity	\$79,051 \$79,940
See Notes to the Consolidated Financial Statements.	

The Dow Chemical Company and Subsidiaries Consolidated Statements of Cash Flows

In millions (Unaudited)	Nine Months Ended Sep 30, Sep 30,
	2018 2017
Operating Activities Net income	\$3,723 \$3,079
Adjustments to reconcile net income to net cash provided by (used for) operating activities:	
Depreciation and amortization	2,502 2,318
Provision (Credit) for deferred income tax	(242)387
Earnings of nonconsolidated affiliates less than dividends received	81 194
Net periodic pension benefit cost	327 334
Pension contributions	(1,538)(444)
Net gain on sales of assets, businesses and investments	(54)(474)
Adjustment to gain on step acquisition of nonconsolidated affiliate	47 —
Restructuring and asset related charges - net	371 126
Other net loss	341 296
Changes in assets and liabilities, net of effects of acquired and divested companies: Accounts and notes receivable	(1.952)(9.201)
Inventories	(1,853)(8,291) (1,290)(1,175)
Accounts payable	(1,290)(1,175) 857 1,207
Other assets and liabilities, net	(1,075)231
Cash provided by (used for) operating activities	2,197 (2,212)
Investing Activities	2,1)7 (2,212)
Capital expenditures	(1,650)(2,209)
Investment in gas field developments	(1,000)(2,200) (82)(98)
Purchases of previously leased assets	- (2)
Proceeds from sales of property and businesses, net of cash divested	60 521
Acquisitions of property and businesses, net of cash acquired	(20)—
Investments in and loans to nonconsolidated affiliates	(11)(694)
Distributions and loan repayments from nonconsolidated affiliates	55 54
Proceeds from sale of ownership interests in nonconsolidated affiliates	— 64
Purchases of investments	(1,301)(450)
Proceeds from sales and maturities of investments	1,026 1,039
Proceeds from interests in trade accounts receivable conduits	657 6,989
Cash provided by (used for) investing activities	(1,266)5,214
Financing Activities	
Changes in short-term notes payable	426 365
Payments on long-term debt	(862)(550)
Proceeds from issuance of parent company stock	106 21
Proceeds from sales of common stock	— 423
Employee taxes paid for share-based payment arrangements	(90)(89)
Contingent payment for acquisition of businesses	- (31)
Distributions to noncontrolling interests	(69)(58)
Dividends paid to stockholders Dividends paid to parent	— (1,621) (3,158)—
Other financing activities, net	(3,138) = 2
other manening activities, net	<i></i>

Cash used for financing activities	(3,645)(1,540)
Effect of exchange rate changes on cash, cash equivalents and restricted cash	(59)323
Summary		
Increase (Decrease) in cash, cash equivalents and restricted cash	(2,773)1,785
Cash, cash equivalents and restricted cash at beginning of period	6,207	6,624
Cash, cash equivalents and restricted cash at end of period	\$3,434	\$8,409
Less: Restricted cash and cash equivalents, included in "Other current assets"	31	15
Cash and cash equivalents at end of period	\$3,403	\$8,394
See Notes to the Consolidated Financial Statements.		

The Dow Chemical Company and Subsidiaries Consolidated Statements of Equity

In millions (Unaudited)	Commo Stock	Add'l ⁿ Paid in Capital	Earnings		Unearn ESOP	edTreasur Stock	y Non-controll Interests	lingotal Equity
2017								
Balance at Dec 31, 2016	\$3,107	\$4,262	\$30,338	\$(9,822)\$ (239)\$(1,659)\$ 1,242	\$27,229
Net income available for The Dow								
Chemical Company common		—	2,992	—		—		2,992
stockholder								
Other comprehensive income				1,027				1,027
Dividends to stockholders			(1,673)—				(1,673)
Common stock issued/sold		423				724		1,147
Issuance of parent company stock		21	—	—		—		21
Stock-based compensation and		(443)—		47			(396)
allocation of ESOP shares		(115)		- /			
Impact of noncontrolling interests							(53) (53)
Merger impact	(3,107)2,172				935		—
Other)(21)—				(23)
Balance at Sep 30, 2017	\$ —	\$6,433	\$31,636	\$(8,795)\$ (192)\$—	\$ 1,189	\$30,271
2018								
Balance at Dec 31, 2017	\$ —	\$6,553	\$28,050	\$(8,591)\$ (189)\$—	\$ 1,186	\$27,009
Adoption of accounting standards (Not	e		989	(1,037)			(48)
1))0)	(1,057)—			(+0)
Net income available for The Dow								
Chemical Company common			3,621					3,621
stockholder								
Other comprehensive income			—	482		—		482
Dividends to parent			(3,158)—		—		(3,158)
Issuance of parent company stock		106						106
Stock-based compensation and		294			50			344
allocation of ESOP shares		271			50			
Impact of noncontrolling interests							(5) (5)
Other			(13)—	<u> </u>	<u> </u>		(13)
Balance at Sep 30, 2018	\$—		\$29,489	\$(9,146)\$ (139)\$—	\$ 1,181	\$28,338
See Notes to the Consolidated Financia	1 Stateme	ents.						

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

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NOTE 1 – CONSOLIDATED FINANCIAL STATEMENTS

Basis of Presentation

The unaudited interim consolidated financial statements of The Dow Chemical Company and its subsidiaries ("Dow" or the "Company") were prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and reflect all adjustments (including normal recurring accruals) which, in the opinion of management, are considered necessary for the fair presentation of the results for the periods presented. These statements should be read in conjunction with the audited consolidated financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Effective August 31, 2017, pursuant to the merger of equals transaction contemplated by the Agreement and Plan of Merger, dated as of December 11, 2015, as amended on March 31, 2017, Dow and E. I. du Pont de Nemours and Company ("DuPont") each merged with subsidiaries of DowDuPont Inc. ("DowDuPont") and, as a result, Dow and DuPont became subsidiaries of DowDuPont (the "Merger"). In accordance with the accounting guidance for earnings per share, the presentation of earnings per share is not required in financial statements of wholly owned subsidiaries.

Following the Merger, Dow and DuPont intend to pursue, subject to certain customary conditions, including, among others, the effectiveness of registration statements filed with the U.S. Securities and Exchange Commission ("SEC") and approval by the board of directors of DowDuPont, the separation of the combined company's agriculture, materials science and specialty products businesses through one or more tax-efficient transactions ("Intended Business Separations").

Beginning September 1, 2017, transactions between DowDuPont, Dow and DuPont and their affiliates are reflected in these consolidated financial statements and will be disclosed as related party transactions, when material. Transactions between Dow and DuPont primarily consist of the sale and procurement of certain feedstocks, energy and raw

materials that are consumed in each company's manufacturing process. See Note 20 for additional information.

Effective with the Merger, Dow's business activities are components of its parent company's business operations. Dow's business activities, including the assessment of performance and allocation of resources, are reviewed and managed by DowDuPont. Information used by the chief operating decision maker of Dow relates to the Company in its entirety. Accordingly, there are no separate reportable business segments for the Company under Accounting Standards Codification ("ASC") Topic 280 "Segment Reporting" and the Company's business results are reported in this Form 10-Q as a single operating segment.

Except as otherwise indicated by the context, the term "Union Carbide" means Union Carbide Corporation, a wholly owned subsidiary of Dow, and "Dow Silicones" means Dow Silicones Corporation (formerly known as Dow Corning Corporation, which changed its name effective as of February 1, 2018), a wholly owned subsidiary of Dow.

Changes to Prior Period Consolidated Financial Statements

In the first quarter of 2018, the Company adopted new accounting standards that required retrospective application. The Company updated the consolidated statements of income as a result of adopting Accounting Standards Update ("ASU") 2017-07, "Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost." The consolidated statements of cash flows were updated as a result of adopting ASU 2016-15, "Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments" and ASU 2016-18, "Statement of Cash Flows (Topic 230): Restricted Cash." See Note 2 for additional information on the ASUs. In the third quarter of 2018, the SEC's Office of the Chief Accountant provided additional guidance related to ASU 2016-15 that indicated an entity must evaluate daily transaction activity to calculate the value of cash received from beneficial interests in conduits, resulting in additional updates to the consolidated statements of cash flows.

Changes to the consolidated financial statements as a result of the retrospective application of the new accounting standards are summarized as follows:

Summary of Changes to the Consolidated Statements of Income	Three Months Ended Sep 30, 2017	Nine Months Ended Sep 30, 2017
In millions	As Filed $_1^{\text{Update}}$	ed As Filed ^{Updated}
Cost of sales	\$10,666\$10,60	63\$31,626\$31,618
Research and development expenses	\$406 \$408	\$1,227 \$1,235
Selling, general and administrative expenses	\$723 \$724	\$2,201 \$2,203
Sundry income (expense) - net		\$144 \$146
1. Reflects changes resulting from the adoption of ASU 2017-07.	See Note 2 for a	additional information.

	Nine Months
Summary of Changes to the Consolidated Statements of Cash Flows	Ended Sep 30,
	2017
In millions	As Filed $\frac{\text{Updated}}{1}$
Operating Activities	
Proceeds from interests in trade accounts receivable conduits	\$939 \$—
Accounts and notes receivable	\$(2,241)\$(8,291)
Other assets and liabilities, net	\$233 \$231
Cash provided by (used for) operating activities	\$4,779 \$(2,212)
Investing Activities	
Payment into escrow account	\$(130)\$—
Distribution from escrow account	\$130 \$—
Acquisitions of property and businesses, net of cash acquired	\$(31)\$—
Proceeds from interests in trade accounts receivable conduits	\$— \$6,989
Cash provided by (used for) investing activities	\$(1,806)\$5,214
Financing Activities	
Contingent payment for acquisition of businesses	\$— \$(31)
Cash used for financing activities	\$(1,509)\$(1,540)

Summary				
Increase in cash, cash equivalents and restricted cash	\$1,787 \$1,785			
Cash, cash equivalents and restricted cash at beginning of period	\$6,607 \$6,624			
Cash, cash equivalents and restricted cash at end of period	\$8,394 \$8,409			
Reflects the adoption of ASU 2016-15 and ASU 2016-18. See Not	te 2 for additional information. In connection with			
the review and implementation of ASU 2016-15, the Company als	to changed the prior year value of "Proceeds from			
1. interests in trade accounts receivable conduits" due to additional interpretive guidance of the required method for				
1 1 2 4 1 2 10 1 0 11 2 2 4 1 1				

calculating the cash received from beneficial interests in the conduits, including additional guidance from the SEC's Office of the Chief Accountant issued in the third quarter of 2018.

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Opening Balance Sheet Impact of Accounting Standards Adoption

In the first quarter of 2018, the Company adopted ASU 2014-09, "Revenue from Contracts with Customers (Topic 606)" and the associated ASUs (collectively, "Topic 606"), ASU 2016-01, "Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities" and ASU 2016-16, "Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory." See Note 2 for additional information on these ASUs. The cumulative effect on the Company's January 1, 2018, consolidated balance sheet as a result of adopting these accounting standards is summarized in the following table:

Summary of Impacts to the Consolidated Balance Sheet	Dec 31, 2017	Adjustments of	lue to:	Jan 1, 2018
In millions	As Filed	Topic ASU 606 2016-0	ASU 1 2016-16	Updated
Assets				
Inventories	\$8,376	\$(11)\$ —	\$ —	\$8,365
Other current assets	\$627	\$29 \$ —	\$ 31	\$687
Total current assets	\$27,244		\$ 31	\$27,293
Deferred income tax assets	\$1,722	\$25 \$ —	\$ 10	\$1,757
Deferred charges and other assets	\$829	\$43 \$ —	\$ —	\$872
Total other assets	\$22,038	\$68 \$—	\$ 10	\$22,116
Total Assets	\$79,940	\$86 \$—	\$ 41	\$80,067
Liabilities				
Accounts payable - Other	\$3,062	\$10 \$ —	\$ —	\$3,072
Income taxes payable	\$694	\$(2)\$-	\$ —	\$692
Accrued and other current liabilities	\$4,025	\$50 \$ —	\$ —	\$4,075
Total current liabilities	\$14,377	\$58 \$—	\$ —	\$14,435
Other noncurrent obligations	\$5,994	\$117 \$ —	\$ —	\$6,111
Total other noncurrent liabilities	\$18,789	\$117 \$ —	\$ —	\$18,906
Stockholders' Equity				
Retained earnings	\$28,050	\$(89)\$(20) \$ 41	\$27,982
Accumulated other comprehensive loss	\$(8,591)\$— \$ 20	\$ —	\$(8,571)
The Dow Chemical Company's stockholders' equity	\$25,823	\$(89)\$ —	\$ 41	\$25,775
Total equity	\$27,009	\$(89)\$ —	\$ 41	\$26,961
Total Liabilities and Equity	\$79,940	\$86 \$ —	\$ 41	\$80,067

The most significant changes as a result of adopting Topic 606 relate to the Company's contract liabilities which include payments received in advance of performance. Contract liabilities, which are included in "Accrued and other current liabilities" and "Other noncurrent obligations" in the consolidated balance sheets, increased as certain performance obligations, which were previously recognized over time and related to the licensing of certain rights to patents and technology, as well as other performance obligations, are now recognized at a point in time as none of the three criteria for 'over time' recognition under Topic 606 are met.

In the second quarter of 2018, the Company early adopted ASU 2018-02, "Income Statement - Reporting Comprehensive Income (Topic 220): Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income." This standard was adopted on April 1, 2018, and resulted in a \$1,057 million increase to retained earnings due to the reclassification from accumulated other comprehensive loss. The reclassification was primarily related to the change in the federal corporate tax rate and the effect of the Tax Cuts and Jobs Act of 2017 ("The Act") on the Company's pension plans, derivative instruments, available-for-sale securities and cumulative translation adjustments. This reclassification is reflected in the "Adoption of accounting standards" line in the consolidated statements of equity. See Note 2 for additional information.

Current Period Impact of Topic 606

The following table summarizes the effects of adopting Topic 606 on the Company's consolidated balance sheets, which was applied prospectively to contracts not completed at January 1, 2018. The effect of adopting Topic 606 did not have a material impact on the consolidated statements of income and the consolidated statements of cash flows.

Summary of Impacts to the Consolidated Balance Sheets In millions Assets	As Reported at Sep 30 2018	 djustme	nts	Balance at Sep 30, 2018 Excluding Adoption of Topic 606
Other current assets	\$911	\$ (18)	\$ 893
Total current assets	\$ 26,960			\$ 26,942
Deferred income tax assets	\$1,716			\$ 1,687
Deferred charges and other assets	\$ 1,152			\$ 1,109
Total other assets	\$21,793	-		\$ 21,721
Total Assets	\$ 79,051	•		\$ 78,961
Liabilities				
Accounts payable - Other	\$ 3,652	\$ (10)	\$ 3,642
Income taxes payable	\$613	\$ 2		\$ 615
Accrued and other current liabilities	\$ 3,497	\$ (17)	\$ 3,480
Total current liabilities	\$16,826	\$ (25)	\$ 16,801
Other noncurrent obligations	\$ 5,709	\$ (134)	\$ 5,575
Total other noncurrent liabilities	\$16,802	\$ (134)	\$ 16,668
Stockholders' Equity				
Retained earnings	\$ 29,489	\$ 69		\$ 29,558
The Dow Chemical Company's stockholders' equity	\$27,157			\$ 27,226
Total equity	\$ 28,338			\$ 28,407
Total Liabilities and Equity	\$79,051	\$ (90)	\$ 78,961

Significant Accounting Policy Updates

The Company's significant accounting policy for revenue was updated as a result of the adoption of Topic 606:

Revenue

The Company recognizes revenue when its customer obtains control of promised goods or services in an amount that reflects the consideration which the Company expects to receive in exchange for those goods or services. To determine revenue recognition for the arrangements that the Company determines are within the scope of Topic 606, the Company performs the following five steps: (1) identify the contract(s) with a customer, (2) identify the performance obligations in the contract, (3) determine the transaction price, (4) allocate the transaction price to the performance obligations in the contract and (5) recognize revenue when (or as) the entity satisfies a performance obligation. See Note 3 for additional information on revenue recognition.

Revenue related to the Company's insurance operations includes third-party insurance premiums, which are earned over the terms of the related insurance policies and reinsurance contracts.

As a result of the adoption of ASU 2018-02, the Company's significant accounting policy for income taxes was updated to indicate the Company uses the portfolio approach for releasing income tax effects from accumulated other

comprehensive loss.

Dividends

Prior to the Merger, the Company declared dividends of \$0.46 per share for the three months ended September 30, 2017 (\$1.38 per share for the nine months ended September 30, 2017). Effective with the Merger, Dow no longer has publicly traded common stock. Dow's common shares are owned solely by its parent company, DowDuPont. As a result, following the Merger, the Company's Board of Directors ("Board") determines whether or not there will be a dividend distribution to DowDuPont. See Note 20 for additional information.

NOTE 2 - RECENT ACCOUNTING GUIDANCE

Recently Adopted Accounting Guidance

In the second quarter of 2018, the Company early adopted ASU 2017-12, "Derivatives and Hedging (Topic 815): Targeted Improvements to Accounting for Hedging Activities," which amends the hedge accounting recognition and presentation under ASC 815, with the objectives of improving the financial reporting of hedging relationships to better portray the economic results of an entity's risk management activities and simplifying the application of hedge accounting by preparers. The new standard expands the strategies eligible for hedge accounting, relaxes the timing requirements of hedge documentation and effectiveness assessments, and permits, in certain cases, the use of qualitative assessments on an ongoing basis to assess hedge effectiveness. The new guidance also requires new disclosures and presentation. The new standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018. Early adoption is permitted in any interim or annual period after issuance of the ASU. Entities must adopt the new guidance by applying a modified retrospective approach to hedging relationships existing as of the adoption date. The adoption of the new guidance did not have a material impact on the consolidated financial statements.

In the second quarter of 2018, the Company early adopted ASU 2018-02, "Income Statement - Reporting Comprehensive Income (Topic 220): Reclassification of Certain Tax Effects from Accumulated Other Comprehensive Income," which allows a reclassification from accumulated other comprehensive income to retained earnings for stranded tax effects resulting from The Act, which was enacted on December 22, 2017, and requires certain disclosures about stranded tax effects. An entity has the option of applying the new guidance at the beginning of the period of adoption or retrospectively to each period (or periods) in which the tax effects related to items remaining in accumulated other comprehensive income are recognized. The new standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018, and early adoption is permitted, including adoption in an interim period for reporting periods in which the financial statements have not yet been issued. The Company's adoption of the new standard was applied prospectively at the beginning of the second quarter of 2018, with a reclassification of the stranded tax effects as a result of the The Act from accumulated other comprehensive loss to retained earnings. See Note 1 for additional information.

In the first quarter of 2018, the Company adopted ASU 2014-09, "Revenue from Contracts with Customers (Topic 606)," which is the new comprehensive revenue recognition standard that supersedes the revenue recognition requirements in Topic 605, "Revenue Recognition," and most industry specific guidance. The standard's core principle is that a company will recognize revenue when it transfers promised goods or services to a customer in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services. In 2015 and 2016, the Financial Accounting Standards Board ("FASB") issued additional ASUs related to Topic 606 that delayed the effective date of the guidance and clarified various aspects of the new revenue guidance, including principal versus agent considerations, identification of performance obligations, and accounting for licenses, and included other improvements and practical expedients. The new guidance was effective for annual and interim periods beginning after December 15, 2017. The Company elected to adopt the new guidance using the modified retrospective transition method for all contracts not completed as of the date of adoption. The Company recognized the cumulative effect of applying the new revenue standard as an adjustment to the opening balance of retained earnings at the beginning of the first quarter of 2018. The comparative periods have not been restated and continue to be accounted for under Topic 605. The adoption of the new guidance did not have a material impact on the consolidated financial statements. See Notes 1 and 3 for additional disclosures regarding the Company's contracts with customers as well as the impact of adopting Topic 606.

In the first quarter of 2018, the Company adopted ASU 2016-01, "Financial Instruments - Overall (Subtopic 825-10): Recognition and Measurement of Financial Assets and Financial Liabilities," which amends the guidance in U.S. GAAP on the classification and measurement of financial instruments. Changes to the current guidance primarily affects the accounting for equity investments, financial liabilities under the fair value option, and the presentation and

disclosure requirements for financial instruments. In addition, the ASU clarifies guidance related to the valuation allowance assessment when recognizing deferred tax assets resulting from unrealized losses on available-for-sale debt securities. The new standard was effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2017. The Company applied the amendments in the new guidance by means of a cumulative-effect adjustment to the opening balance of retained earnings at the beginning of the first quarter of 2018. The adoption of the new guidance did not have a material impact on the consolidated financial statements. See Notes 1 and 17 for additional information.

In the first quarter of 2018, the Company adopted ASU 2016-15, "Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments," which addresses diversity in practice in how certain cash receipts and cash payments are presented and classified in the statements of cash flows and addresses eight specific cash flow issues. The new standard was effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2017. A key provision in the new guidance impacted the presentation of interests in certain trade accounts receivable conduits, which were retrospectively

reclassified from "Operating Activities" to "Investing Activities" in the consolidated statements of cash flows. See Note 1 for additional information.

In the first quarter of 2018, the Company adopted ASU 2016-16, "Income Taxes (Topic 740): Intra-Entity Transfers of Assets Other Than Inventory," which requires an entity to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs. The amendments were effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2017. The new guidance was applied on a modified retrospective basis through a cumulative-effect adjustment directly to retained earnings at the beginning of the first quarter of 2018. The adoption of this guidance did not have a material impact on the consolidated financial statements. See Note 1 for additional information.

In the first quarter of 2018, the Company adopted ASU 2016-18, "Statement of Cash Flows (Topic 230): Restricted Cash," which clarifies how entities should present restricted cash and restricted cash equivalents in the statements of cash flows, and as a result, entities will no longer present transfers between cash and cash equivalents and restricted cash and restricted cash equivalents in the statements of cash flows. An entity with a material balance of restricted cash and restricted cash equivalents must disclose information about the nature of the restrictions. The new standard was effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2017. The new guidance changed the presentation of restricted cash in the consolidated statements of cash flows and was implemented on a retrospective basis in the first quarter of 2018. See Note 1 for additional information.

In the first quarter of 2018, the Company adopted ASU 2017-07, "Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost," which amends the requirements related to the income statement presentation of the components of net periodic benefit cost for employer sponsored defined benefit pension and other postretirement benefit plans. Under the new guidance, an entity must disaggregate and present the service cost component of net periodic benefit cost in the same income statement line items as other employee compensation costs arising from services rendered during the period, and only the service cost component will be eligible for capitalization. Other components of net periodic benefit cost must be presented separately from the line items that includes the service cost. The new standard was effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2017. Entities were required to use a retrospective transition method to adopt the requirement for separate income statement presentation of the service cost and other components, and a prospective transition method to adopt the requirement of 2018, the Company used a retrospective transition method to reclassify net periodic benefit cost, other than the service component, from "Cost of sales," "Research and development expenses" and "Selling, general and administrative expenses" to "Sundry income (expense) - net" in the consolidated statements of income. See Note 1 for additional information.

Accounting Guidance Issued But Not Adopted at September 30, 2018

In February 2016, the FASB issued ASU 2016-02, "Leases (Topic 842)," and associated ASUs related to Topic 842, which requires organizations that lease assets to recognize on the balance sheet the assets and liabilities for the rights and obligations created by those leases. The new guidance requires that a lessee recognize assets and liabilities for leases with lease terms of more than twelve months, and recognition, presentation and measurement in the financial statements will depend on its classification as a finance or operating lease. In addition, the new guidance will require disclosures to help investors and other financial statement users better understand the amount, timing and uncertainty of cash flows arising from leases. Lessor accounting remains largely unchanged from current U.S. GAAP but does contain some targeted improvements to align with the new revenue recognition guidance issued in 2014 (Topic 606). The new standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2018, using a modified retrospective approach, and early adoption is permitted. The Company has a cross-functional team in place to evaluate and implement the new guidance. The team continues to review existing lease arrangements and has engaged a third party to assist with the collection of lease data. The Company will elect

the optional transition method that allows for a cumulative effect adjustment in the period of adoption, and prior periods will not be restated. The impact of applying other practical expedients and accounting policy elections has been evaluated and the Company is in the process of documenting the related decisions. The Company is currently implementing a third-party software solution in connection with the adoption of the ASU; however, the system is still being modified to comply with the new guidance. The Company continues to enhance accounting systems and update business processes and controls related to the new guidance for leases. Collectively, these activities are expected to facilitate the Company's ability to meet the new accounting and disclosure requirements upon adoption in the first quarter of 2019. The Company is working to quantify the impact and anticipates that the adoption of the new standard will result in a material increase in lease-related assets and liabilities in the consolidated balance sheets. The impact to the Company's consolidated statements of income and consolidated statements of cash flows is not expected to be material.

In August 2018, the FASB issued ASU 2018-13, "Fair Value Measurement (Topic 820): Disclosure Framework - Changes to the Disclosure Requirements for Fair Value Measurement," which is part of the FASB disclosure framework project to improve the effectiveness of disclosures in the notes to the financial statements. The amendments in the new guidance remove, modify and add certain disclosure requirements related to fair value measurements covered in ASC 820, "Fair Value Measurement." The new standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted for either the entire standard or only the requirements that modify or eliminate the disclosure requirements, with certain requirements applied prospectively, and all other requirements applied retrospectively to all periods presented. The Company is currently evaluating the impact of adopting this guidance.

In August 2018, the FASB issued ASU 2018-14, "Compensation - Retirement Benefits - Defined Benefit Plans - General (Subtopic 715-20): Disclosure Framework - Changes to the Disclosure Requirements for Defined Benefit Plans," which, as part of the FASB disclosure framework project, removes disclosures that are no longer considered cost beneficial, clarifies the specific requirements of certain disclosures and adds new disclosure requirements that are considered relevant for employers that sponsor defined benefit pension and/or other postretirement benefit plans. The new standard is effective for fiscal years ending after December 15, 2020, and early adoption is permitted. The new guidance should be applied on a retrospective basis for all periods presented. The Company is currently evaluating the impact of adopting this guidance.

In August 2018, the FASB issued ASU 2018-15, "Intangibles - Goodwill and Other - Internal-Use Software (Subtopic 350-40): Customer's Accounting for Implementation Costs Incurred in a Cloud Computing Arrangement That is a Service Contract," which requires a customer in a cloud computing arrangement that is a service contract to follow the internal-use software guidance in ASC 350, "Intangibles - Goodwill and Other" to determine which implementation costs to capitalize as assets or expense as incurred. The new standard is effective for fiscal years, and interim periods within those fiscal years, beginning after December 15, 2019. Early adoption is permitted and an entity can elect to apply the new guidance on a prospective or retrospective basis. The Company is currently evaluating the impact of adopting this guidance.

NOTE 3 – REVENUE

Revenue Recognition

The majority of the Company's revenue is derived from product sales. In the three and nine months ended September 30, 2018, 99 percent of the Company's sales related to product sales (98 percent in the three and nine months ended September 30, 2017). The remaining sales were primarily related to Dow's insurance operations and licensing of patents and technologies. As of January 1, 2018, the Company accounts for revenue in accordance with Topic 606, "Revenue from Contracts with Customers," except for revenue from Dow's insurance operations, which is accounted for in accordance with Topic 944, "Financial Services - Insurance."

Product Sales

Product sales consist of sales of the Company's products to manufacturers and distributors. The Company considers order confirmations or purchase orders, which in some cases are governed by master supply agreements, to be contracts with a customer. Product sale contracts are generally short-term contracts where the time between order confirmation and satisfaction of all performance obligations is less than one year. However, the Company has some long-term contracts which can span multiple years.

Revenue from product sales is recognized when the customer obtains control of the Company's product, which occurs at a point in time, usually upon shipment, with payment terms typically in the range of 30 to 60 days after invoicing, depending on business and geographic region. When the Company performs shipping and handling activities after the transfer of control to the customer (e.g., when control transfers prior to shipment), these are considered fulfillment

activities, and the costs are accrued when the related revenue is recognized. Taxes collected from customers relating to product sales and remitted to governmental authorities are excluded from revenue. The Company has elected to use the practical expedient to expense cash and non-cash sales incentives, as the amortization period for the costs to obtain the contract would have been one year or less.

Certain long-term contracts include a series of distinct goods that are delivered continuously to the customer through a pipeline (e.g., feedstocks). For these types of product sales, the Company invoices the customer in an amount that directly corresponds with the value to the customer of the Company's performance-to-date. As a result, the Company recognizes revenue based on the amount billable to the customer in accordance with the right to invoice practical expedient.

The transaction price includes estimates for reductions in revenue from customer rebates and right of returns on product sales. These amounts are estimated based upon the most likely amount of consideration to which the customer will be entitled. The Company's obligation for right of returns is limited primarily to the Seed principal product group. All estimates are based on historical experience, anticipated performance and the Company's best judgment at the time, to the extent it is probable, that a

significant reversal of revenue recognized will not occur. All estimates for variable consideration are reassessed periodically. The Company has elected the practical expedient to not adjust the amount of consideration for the effects of a significant financing component for all instances in which the period between payment and transfer of the goods will be one year or less.

For contracts with multiple performance obligations, the Company allocates the transaction price to each performance obligation based on the relative standalone selling price. The standalone selling price is the observable price which depicts the price as if sold to a similar customer in similar circumstances.

Patents, Trademarks and Licenses

The Company enters into licensing arrangements in which it licenses certain rights of its patents and technology to customers. Revenue from the majority of the Company's licenses for patents and technology is derived from sales-based royalties. The Company estimates the amount of sales-based royalties it expects to be entitled to based on historical sales to the customer. For the remaining revenue from licensing arrangements, payments are typically received from the Company's licensees based on billing schedules established in each contract. Revenue is recognized by the Company when the performance obligation is satisfied.

Remaining Performance Obligations

Remaining performance obligations represent the transaction price allocated to unsatisfied or partially unsatisfied performance obligations. At September 30, 2018, the Company had remaining performance obligations related to material rights granted to customers for contract renewal options of \$103 million and unfulfilled performance obligations for the licensing of technology of \$227 million. The Company expects revenue to be recognized for the remaining performance obligations over the next one to six years.

The remaining performance obligations are for product sales that have expected durations of one year or less, product sales of materials delivered through a pipeline for which the Company has elected the right to invoice practical expedient, or variable consideration attributable to royalties for licenses of patents and technology. The Company has received advance payments from customers related to long-term supply agreements that are deferred and recognized over the life of the contract, with remaining contract terms that range up to 22 years. The Company will have rights to future consideration for revenue recognized when product is delivered to the customer. These payments are included in "Accrued and other current liabilities" and "Other noncurrent obligations" in the consolidated balance sheets.

Disaggregation of Revenue

The Company disaggregates its revenue from contracts with customers by principal product group and geographic region, as the Company believes it best depicts the nature, amount, timing and uncertainty of its revenue and cash flows. See details in the tables below:

Net Trade Revenue by Principal Product Group Three Nine

Months	Months
Ended	Ended
Sep 30,	Sep 30,
2018	2018
\$1,051	\$3,108
1,446	4,325
948	3,506
679	1,958
1,961	5,573
126	393
1,211	3,564
	Ended Sep 30, 2018 \$1,051 1,446 948 679 1,961 126

Nutrition & Health	145	458
Packaging and Specialty Plastics	3,795	11,535
Polyurethanes & CAV ¹	2,608	7,852
Safety & Construction	531	1,498
Seed	100	740
Transportation & Advanced Polymers	297	927
Corporate	75	221
Other	3	10
Total	\$14,970	5\$45,668
		~ .

1. Beginning in the third quarter of 2018, the Construction Chemicals principal product group was combined with Polyurethanes & CAV. Also, certain product lines associated with the oil and gas industry were realigned from the Industrial Solutions principal product group to Polyurethanes & CAV. These changes have been retrospectively reflected in the results presented.

Net Trade Revenue by Geographic Region	Three	Nine
	Months	Months
In millions	Ended	Ended
III IIIIIIOIIS	Sep 30,	Sep 30,
	2018	2018
U.S. & Canada	\$5,296	\$16,529
EMEA ¹	4,440	13,944
Asia Pacific	3,508	10,439
Latin America	1,732	4,756
Total	\$14,976	\$45,668
1. Europe, Middle East and Africa.		

Contract Balances

The Company receives payments from customers based upon contractual billing schedules. Accounts receivable are recorded when the right to consideration becomes unconditional. Contract assets include amounts related to the Company's contractual right to consideration for completed performance obligations not yet invoiced. Contract liabilities include payments received in advance of performance under the contract and are realized when the associated revenue is recognized under the contract. "Contract liabilities - current" primarily reflects deferred revenue from prepayments from customers for product to be delivered in a time period of 12 months or less. "Contract liabilities - noncurrent" includes advance payments that the Company has received from customers related to long-term supply agreements and royalty payments that are deferred and recognized over the life of the contract.

Revenue recognized in the first nine months of 2018 from amounts included in contract liabilities at the beginning of the period was approximately \$190 million. In the first nine months of 2018, the amount of contract assets reclassified to receivables as a result of the right to the transaction consideration becoming unconditional was insignificant. The Company did not recognize any asset impairment charges related to contract assets during the period.

The following table summarizes the contract balances at September 30, 2018 and December 31, 2017:

Contract Balances	Sep	Topic 606	Dec
In millions	30,	Adjustments	31,
	2018	Jan 1, 2018	2017
Accounts and notes receivable - Trade	\$8,775	5\$ —	\$7,338
Contract assets - current ¹	\$36	\$ 18	\$—
Contract assets - noncurrent ²	\$47	\$ 43	\$—
Contract liabilities - current ³	\$165	\$ 50	\$117
Contract liabilities - noncurrent ⁴	\$1,41	1\$ 117	\$1,365
	.1	1.1 / 11 1	1

1. Included in "Other current assets" in the consolidated balance sheets.

2. Included in "Deferred charges and other assets" in the consolidated balance sheets.

3. Included in "Accrued and other current liabilities" in the consolidated balance sheets.

4. Included in "Other noncurrent obligations" in the consolidated balance sheets.

NOTE 4 – DIVESTITURES

Merger Remedy - Divestiture of the Global Ethylene Acrylic Acid Copolymers and Ionomers Business On February 2, 2017, as a condition of regulatory approval of the Merger, Dow announced it would divest its global ethylene acrylic acid copolymers and ionomers business ("EAA Business") to SK Global Chemical Co., Ltd. The divestiture included production assets located in Freeport, Texas, and Tarragona, Spain, along with associated intellectual property and product trademarks. Under terms of the purchase agreement, SK Global Chemical Co., Ltd

will honor certain customer and supplier contracts and other agreements. On September 1, 2017, the sale was completed for \$296 million, net of working capital adjustments, costs to sell and other adjustments, with proceeds subject to customary post-closing adjustments.

In the third quarter of 2017, the Company recognized a pretax gain of \$227 million on the sale, included in "Sundry income (expense) - net" in the consolidated statements of income.

Merger Remedy - Divestiture of a Portion of Dow AgroSciences' Corn Seed Business

On July 11, 2017, as a condition of regulatory approval of the Merger, Dow announced it entered into a definitive agreement with CITIC Agri Fund to sell a select portion of Dow AgroSciences' corn seed business in Brazil, including some seed processing plants and seed research centers, a copy of Dow AgroSciences' Brazilian corn germplasm bank, the MORGANTM brand and a license

for the use of the DOW SEMENTESTM brand for a certain period of time, for a purchase price of \$1.1 billion. The sale closed in the fourth quarter of 2017.

The Company evaluated the divestiture of the EAA Business and determined it did not represent a strategic shift that had a major effect on the Company's operations and financial results and did not qualify as an individually significant component of the Company. The divestiture of a portion of Dow AgroSciences' corn seed business did not qualify as a component of the Company. As a result, these divestitures were not reported as discontinued operations.

NOTE 5 - RESTRUCTURING AND ASSET RELATED CHARGES - NET

Restructuring Plans

DowDuPont Cost Synergy Program

In September and November 2017, DowDuPont approved post-merger restructuring actions under the DowDuPont Cost Synergy Program (the "Synergy Program") which is designed to integrate and optimize the organization following the Merger and in preparation for the Intended Business Separations. Based on all actions approved to date under the Synergy Program, the Company expects to record total pretax restructuring charges of approximately \$1.3 billion, comprised of approximately \$525 million to \$575 million of severance and related benefit costs; \$400 million to \$440 million of asset write-downs and write-offs; and \$290 million to \$310 million of costs associated with exit and disposal activities.

As a result of these actions, the Company recorded pretax restructuring charges of \$101 million for the three months ended September 30, 2018, consisting of severance and related benefit costs of \$43 million and asset write-downs and write-offs of \$58 million. For the nine months ended September 30, 2018, the Company recorded pretax restructuring charges of \$352 million, consisting of severance and related benefit costs of \$185 million, asset write-downs and write-offs of \$133 million and costs associated with exit and disposal activities of \$34 million. For the three and nine months ended September 30, 2017, the Company recorded a pretax restructuring charge for severance and related benefit costs of \$139 million. The impact of these charges is shown as "Restructuring and asset related charges - net" in the consolidated statements of income. The Company expects to record additional restructuring charges during 2018 and 2019 and substantially complete the Synergy Program by the end of 2019.

The Company has recorded pretax restructuring charges of \$1,039 million inception-to-date under the Synergy Program, consisting of severance and related benefit costs of \$542 million, asset write-downs and write-offs of \$420 million and costs associated with exit and disposal activities of \$77 million.

The following table summarizes the activities related to the Synergy Program. At September 30, 2018, \$267 million was included in "Accrued and other current liabilities" (\$231 million at December 31, 2017) and \$61 million was included in "Other noncurrent obligations" (\$118 million at December 31, 2017) in the consolidated balance sheets.

Synergy Program In millions	Severanc and Related Benefit Costs	^e Asset Write-downs and Write-offs	Costs Associated with Exit and Disposal Activities	Total
2017 restructuring charges	\$ 357	\$ 287	\$ 43	\$687
Charges against the reserve	_	(287)		(287)
Cash payments	(51)) —		(51)
Reserve balance at Dec 31, 2017 2018 restructuring charges ¹	\$ 306 185	\$ — 133	\$ 43 34	\$349 352

Charges against the reserve	—	(133) —	(133)
Cash payments	(203) —	(37) (240)
Reserve balance at Sep 30, 2018	\$ 288	\$ —	\$ 40	\$328
1. Included in "Restructuring and	asset rel	ated charges	- net" in the	consolidated statements of income.

The restructuring charges related to the write-down and write-off of assets in the first nine months of 2018 totaled \$133 million and related primarily to the consolidation or shutdown of manufacturing, research and development ("R&D") and other non-manufacturing facilities and the write-down of inventory aligned with seed and crop protection activities.

2016 Restructuring

The 2016 restructuring activities were substantially complete at June 30, 2018, with remaining liabilities for severance and related benefit costs and costs associated with exit and disposal activities to be settled over time.

Dow expects to incur additional costs in the future related to its restructuring activities. Future costs are expected to include demolition costs related to closed facilities and restructuring plan implementation costs; these costs will be recognized as incurred. The Company also expects to incur additional employee-related costs, including involuntary termination benefits, related to its other optimization activities. These costs cannot be reasonably estimated at this time.

NOTE 6 - SUPPLEMENTARY INFORMATION

The Company uses "Sundry income (expense) – net" to record a variety of income and expense items such as foreign currency exchange gains and losses, interest income, dividends from investments, gains and losses on sales of investments and assets, non-operating pension and other postretirement benefit plan credits or costs, and certain litigation matters. For the three months ended September 30, 2018, "Sundry income (expense) - net" was income of \$11 million compared with income of \$268 million for the three months ended September 30, 2017, which included a gain of \$227 million related to the divestiture of the EAA Business. For the nine months ended September 30, 2018, "Sundry income (expense) - net" was income of \$99 million compared with income of \$146 million for the nine months ended September 30, 2017. In addition to the item previously discussed, the first nine months of 2017 included a \$469 million loss related to the Bayer CropScience arbitration matter, gains on sales of assets and other investments and a \$137 million gain related to the Nova patent infringement award. See Notes 4 and 12 for additional information.

Accrued and Other Current Liabilities

"Accrued and other current liabilities" in the consolidated balance sheets were \$3,497 million at September 30, 2018 and \$4,025 million at December 31, 2017. Accrued payroll, which is a component of "Accrued and other current liabilities," was \$915 million at September 30, 2018 and \$1,109 million at December 31, 2017. No other component of "Accrued and other current liabilities" was more than 5 percent of total current liabilities.

NOTE 7 – INCOME TAXES

On December 22, 2017, The Act was enacted. The Act reduces the U.S. federal corporate income tax rate from 35 percent to 21 percent, requires companies to pay a one-time transition tax on earnings of certain foreign subsidiaries that were previously deferred, creates new provisions related to foreign sourced earnings, eliminates the domestic manufacturing deduction and moves towards a territorial system. At September 30, 2018, the Company had not completed its accounting for the tax effects of The Act; however, as described below, the Company made reasonable estimates of the effects on its existing deferred tax balances and the one-time transition tax. In accordance with Staff Accounting Bulletin 118, income tax effects of The Act may be refined upon obtaining, preparing, or analyzing additional information during the measurement period and such changes could be material. During the measurement period, provisional amounts may also be adjusted for the effects, if any, of interpretative guidance issued by U.S. regulatory and standard-setting bodies.

As a result of The Act, the Company remeasured its U.S. federal deferred tax assets and liabilities based on the rates at which they are expected to reverse in the future, which is generally 21 percent. However, the Company is still analyzing certain aspects of The Act and refining its calculations. In the third quarter of 2018, adjustments of \$28 million (\$59 million for the nine months ended September 30, 2018) were recorded as a benefit to "Provision for income taxes" in the consolidated statements of income. To date, the provisional amount recorded related to the remeasurement of the Company's deferred tax balance was a cumulative benefit of \$9 million.

The Act requires a mandatory deemed repatriation of post-1986 undistributed foreign earnings and profits ("E&P"), which results in a one-time transition tax. The Company has not yet completed its calculation of the total post-1986 foreign E&P for its foreign subsidiaries as E&P will not be finalized until the fourth quarter of 2018, after the DowDuPont federal income tax return is filed. Adjustments for the three and nine months ended September 30, 2018, were a charge of \$11 million recorded to "Provision for income taxes." To date, the Company has recorded a cumulative provisional charge of \$876 million with respect to the one-time transition tax.

In the nine months ended September 30, 2018, the Company recorded an indirect impact of The Act related to prepaid tax on the intercompany sale of inventory. The amount recorded related to the inventory was a \$38 million charge to "Provision for income taxes."

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For tax years beginning after December 31, 2017, The Act introduced new provisions for U.S. taxation of certain global intangible low-taxed income ("GILTI"). The Company is evaluating the policy election on whether the additional liability will be recorded in the period in which it is incurred or recognized for the basis differences that would be expected to reverse in future years.

In the third quarter of 2017, as a result of the Merger and subsequent change in the Company's ownership, certain net operating loss carryforwards available for the Company's consolidated German tax group were derecognized. In addition, the sale of stock between two consolidated subsidiaries in 2014 created a gain that was initially deferred for tax purposes. This deferred gain became taxable as a result of activities executed in anticipation of the intended separation of DowDuPont into three publicly traded companies. As a result, in the third quarter of 2017, the Company decreased "Deferred income tax assets" in the consolidated balance sheets and recorded a charge of \$267 million to "Provision for income taxes."

Each year the Company files tax returns in the various national, state and local income taxing jurisdictions in which it operates. These tax returns are subject to examination and possible challenge by the tax authorities. Positions challenged by the tax authorities may be settled or appealed by the Company. As a result, there is an uncertainty in income taxes recognized in the Company's financial statements in accordance with accounting for income taxes and accounting for uncertainty in income taxes. The ultimate resolution of such uncertainties is not expected to have a material impact on the Company's results of operations.

NOTE 8 - INVENTORIES

The following table provides a breakdown of inventories:

Inventories	Sep 30,	Dec 31,
In millions	2018	2017
Finished goods	\$5,877	\$5,213
Work in process	2,386	1,747
Raw materials	1,053	898
Supplies	860	848
Total	\$10,176	\$8,706
Adjustment of inventories to a LIFO basis	(561)(330)
Total inventories	\$9,615	\$8,376

NOTE 9 – GOODWILL AND OTHER INTANGIBLE ASSETS

The following table shows the carrying amount of goodwill:

Goodwill In millions Net goodwill at Dec 31, 2017 \$13,938 Foreign currency impact (67) Net goodwill at Sep 30, 2018 \$13,871

The following table provides information regarding the Company's other intangible assets:

Other Intangible Assets	Sep 30,	2018		Dec 31,	2017	
In millions	Gross Carryin Amoun	^C Amort	Net	Gross Carryin Amoun	Amort	Net
Intangible assets with finite lives:						
Developed technology	\$3,255	\$(1,869	9)\$1,386	5\$3,263	\$(1,690)\$1,573
Software	1,495	(853)642	1,420	(780)640
Trademarks/tradenames	679	(606)73	697	(570)127
Customer-related	4,913	(2,086)2,827	5,035	(1,965)3,070
Other	243	(167)76	245	(156)89
Total other intangible assets, finite lives	\$10,585	5\$(5,58)	1)\$5,004	4\$10,660	0\$(5,16)	1)\$5,499
In-process research and development	50		50	50		50
Total other intangible assets	\$10,635	5\$(5,58)	1)\$5,054	4\$10,710	0\$(5,16)	1)\$5,549

The following table provides information regarding amortization expense related to other intangible assets:

	Three	Nine	
Amortization Expense	Months	Months	
	Ended	Ended	
In millions	Sep 30ep 30	,Sep 3 9 ep 30,	
In millions	2018 2017	2018 2017	
Other intangible assets, excluding software	\$155\$ 155	\$469\$ 467	
Software, included in "Cost of sales"	\$25 \$21	\$73 \$61	

Total estimated amortization expense for 2018 and the five succeeding fiscal years is as follows:

Estimated Amortization Expense In millions 2018 \$ 712 2019 \$ 645 2020 \$ 613 2021 \$ 587 2022 \$ 521 2023 \$ 501

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NOTE 10 – TRANSFERS OF FINANCIAL ASSETS

The Company has historically sold trade accounts receivable of select North American entities and qualifying trade accounts receivable of select European entities on a revolving basis to certain multi-seller commercial paper conduit entities ("conduits"). The proceeds received are comprised of cash and interests in specified assets of the conduits (the receivables sold by the Company) that entitle the Company to the residual cash flows of such specified assets in the conduits after the commercial paper has been repaid. Neither the conduits nor the investors in those entities have recourse to other assets of the Company in the event of nonpayment by the debtors.

In the fourth quarter of 2017, the Company suspended further sales of trade accounts receivable through these facilities and began reducing outstanding balances through collections of trade accounts receivable previously sold to such conduits. In September and October 2018, the North American and European facilities, respectively, were amended and the terms of the agreements changed from off-balance sheet arrangements to secured borrowing arrangements. See Note 11 for additional information on the secured borrowing arrangements.

The following table summarizes the carrying value of interests held, which represents the Company's maximum exposure to loss related to the receivables sold, and the percentage of anticipated credit losses related to the trade accounts receivable sold. Also provided is the sensitivity of the fair value of the interests held to hypothetical adverse changes in the anticipated credit losses; amounts shown below are the corresponding hypothetical decreases in the carrying value of interests.

Interests Held	Sep 30	,Dec 31,
In millions	2018	2017
Carrying value of interests held	\$ —	\$677
Percentage of anticipated credit losses	%	2.64 %
Impact to carrying value - 10% adverse change	\$ —	\$—
Impact to carrying value - 20% adverse change	\$ —	\$1

Credit losses, net of any recoveries, on receivables sold were insignificant for the three and nine months ended September 30, 2018 and 2017.

Following is an analysis of certain cash flows between the Company and the conduits:

Cash Proceeds	Three Months Ended	Nine Months Ended
In millions		Sep 3 9 ep 30, 2018 2017
Collections reinvested in revolving receivables Interests in conduits $^{\rm 1}$		\$— \$18,027 \$657\$6,989

Presented in "Investing Activities" in the consolidated statements of cash flows in accordance with ASU 2016-15. See Notes 1 and 2 for additional information. In connection with the review and implementation of ASU 2016-15, the Company also changed the prior year value of "Interests in conduits" due to additional interpretive guidance of the "required method for calculating the cash received from beneficial interests in the conduits, including additional guidance from the SEC's Office of the Chief Accountant issued in the third quarter of 2018 that indicated an entity must evaluate daily transaction activity to calculate the value of cash received from beneficial interests in conduits.

Following is additional information related to the sale of receivables under these facilities:

Trade Accounts Receivable Sold

In millions	Sep 30,	
	2018	2017
Delinquencies on sold receivables still outstanding	\$	\$ 82
Trade accounts receivable outstanding and derecognized	\$	\$ 612

NOTE 11 - NOTES PAYABLE, LONG-TERM DEBT AND AVAILABLE CREDIT FACILITIES

A summary of the Company's notes payable, long-term debt and available credit facilities can be found in Note 15 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. If applicable, updates have been included in the respective section below.

2018 Activity

In the first nine months of 2018, the Company redeemed \$333 million of 5.7 percent notes at maturity and an aggregate principal amount of \$86 million of International Notes ("InterNotes") at maturity. In addition, approximately \$75 million of long-term debt was repaid by consolidated variable interest entities. The Company also called an aggregate principal amount of \$343 million tax-exempt bonds of various interest rates and maturities in 2029, 2033 and 2038. As a result of the redemptions, the Company recognized a pretax loss of \$7 million on the early extinguishment of debt, included in "Sundry income (expense) - net" in the consolidated statements of income.

2017 Activity

In the first nine months of 2017, the Company redeemed \$436 million of 6.0 percent notes at maturity and an aggregate principal amount of \$31 million of InterNotes at maturity. In addition, approximately \$60 million of long-term debt was repaid by consolidated variable interest entities.

Committed Credit Facilities

On May 27, 2018, the Company renewed a \$200 million Bilateral Revolving Credit Facility agreement, which has a maturity date in May 2020 and provides for interest at floating rates, as defined in the agreement. On July 20, 2018, the Company renewed a \$200 million Bilateral Revolving Credit Facility agreement, which has a maturity date in July 2020 and provides for interest at floating rates, as defined in the agreement. On August 4, 2018, the Company renewed a \$100 million Bilateral Revolving Credit Facility agreement, which has a maturity date in August 2020 and provides for interest at floating rates, as defined in the agreement, which has a maturity date in August 2020 and provides for interest at floating rates, as defined in the agreement, which has a maturity date in August 2020 and provides for interest at floating rates, as defined in the agreement.

On October 30, 2018, the Company terminated and replaced its \$5.0 billion Five Year Competitive Advance and Revolving Credit Facility Agreement under substantially similar terms and conditions, which has a maturity date in October 2023. In addition, the Company amended a \$100 million Bilateral Revolving Credit Facility agreement, which has a maturity date in October 2019 and provides for interest at floating rates, as defined in the agreement.

Term Loan Facility

In connection with the ownership restructure of Dow Silicones on May 31, 2016, Dow Silicones incurred \$4.5 billion of indebtedness under a certain third party credit agreement ("Term Loan Facility"). The Company subsequently guaranteed the obligations of Dow Silicones under the Term Loan Facility and, as a result, the covenants and events of default applicable to the Term Loan Facility are substantially similar to the covenants and events of default set forth in the Company's Five Year Competitive Advance and Revolving Credit Facility. In the second quarter of 2018, Dow Silicones exercised the 19-month extension option making amounts borrowed under the Term Loan Facility repayable on December 30, 2019. In addition, Dow Silicones amended the Term Loan Facility to include an additional 2-year extension option, at Dow Silicones' election, upon satisfaction of certain customary conditions precedent.

Secured Borrowing

In September 2018, the Company renewed its North American accounts receivable securitization facility for a one year term and amended the terms of the agreement from an off-balance sheet arrangement to a secured borrowing arrangement, with a borrowing capacity up to \$800 million. Under the structure of the amended agreement, the Company will use select trade accounts receivable to collateralize the credit facility with certain lenders. At September 30, 2018, the facility had not been drawn upon.

At September 30, 2018, the Company had total committed credit facilities of \$11.7 billion and available credit facilities of \$7.2 billion.

In October 2018, the Company renewed its European accounts receivable securitization facility for a two year term and amended the terms of the agreement from an off-balance sheet arrangement to a secured borrowing arrangement, with a borrowing capacity up to Euro 400 million. Under the structure of the amended agreement, the Company will use select trade accounts receivable to collateralize the credit facility with certain lenders.

Debt Covenants and Default Provisions

There were no material changes to the debt covenants and default provisions related to the Company's outstanding long-term debt and primary, private credit agreements in the first nine months of 2018.

NOTE 12 - COMMITMENTS AND CONTINGENT LIABILITIES

Environmental Matters

Accruals for environmental matters are recorded when it is probable that a liability has been incurred and the amount of the liability can be reasonably estimated, based on current law and existing technologies. At September 30, 2018, the Company had accrued obligations of \$826 million for probable environmental remediation and restoration costs, including \$136 million for the remediation of Superfund sites. These obligations are included in "Accrued and other current liabilities" and "Other noncurrent obligations" in the consolidated balance sheets. This is management's best estimate of the costs for remediation and restoration with respect to environmental matters for which the Company has accrued liabilities, although it is reasonably possible that the ultimate cost with respect to these particular matters could range up to approximately two and a half times that amount. Consequently, it is reasonably possible that environmental remediation and restoration costs in excess of amounts accrued could have a material impact on the Company's results of operations, financial condition and cash flows. It is the opinion of the Company's management, however, that the possibility is remote that costs in excess of the range disclosed will have a material impact on the Company's results of operations, financial condition and cash flows. Inherent uncertainties exist in these estimates primarily due to unknown environmental conditions, changing governmental regulations and legal standards regarding liability, and emerging remediation technologies for handling site remediation and restoration. At December 31, 2017, the Company had accrued obligations of \$878 million for probable environmental remediation and restoration costs, including \$152 million for the remediation of Superfund sites.

Litigation

Asbestos-Related Matters of Union Carbide Corporation

A summary of Asbestos-Related Matters of Union Carbide Corporation can be found in Note 16 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Introduction

Union Carbide is and has been involved in a large number of asbestos-related suits filed primarily in state courts during the past four decades. These suits principally allege personal injury resulting from exposure to asbestos-containing products and frequently seek both actual and punitive damages. The alleged claims primarily relate to products that Union Carbide sold in the past, alleged exposure to asbestos-containing products located on Union Carbide's premises, and Union Carbide's responsibility for asbestos suits filed against a former Union Carbide subsidiary, Amchem Products, Inc. ("Amchem"). In many cases, plaintiffs are unable to demonstrate that they have suffered any compensable loss as a result of such exposure, or that injuries incurred in fact resulted from exposure to Union Carbide's products.

Union Carbide expects more asbestos-related suits to be filed against Union Carbide and Amchem in the future, and will aggressively defend or reasonably resolve, as appropriate, both pending and future claims.

Estimating the Asbestos-Related Liability

Since 2003, Union Carbide has engaged Ankura Consulting Group, LLC ("Ankura"), a third party actuarial specialist, to review Union Carbide's historical asbestos-related claim and resolution activity in order to assist Union Carbide's management in estimating the asbestos-related liability. Each year, Ankura has reviewed the claim and resolution activity to determine the appropriateness of updating the most recent Ankura study.

Based on the December 2017 Ankura review and Union Carbide's own review of the data, Union Carbide's total asbestos-related liability through the terminal year of 2049, including asbestos-related defense and processing costs, was \$1,369 million at December 31, 2017, and included in "Accrued and other current liabilities" and "Asbestos-related liabilities - noncurrent" in the consolidated balance sheets.

Each quarter, Union Carbide reviews claims filed, settled and dismissed, as well as average settlement and resolution costs by disease category. Union Carbide also considers additional quantitative and qualitative factors such as the nature of pending claims, trial experience of Union Carbide and other asbestos defendants, current spending for defense and processing costs, significant appellate rulings and legislative developments, trends in the tort system, and their respective effects on expected future resolution costs. Union Carbide's management considers all these factors in conjunction with the most recent Ankura study and determines whether a change in the estimate is warranted. Based on Union Carbide's review of 2018 activity, it was determined that no adjustment to the accrual was required at September 30, 2018.

Union Carbide's asbestos-related liability for pending and future claims and defense and processing costs was \$1,290 million at September 30, 2018, and approximately 16 percent of the recorded liability related to pending claims and approximately 84 percent related to future claims.

Summary

The Company's management believes the amounts recorded by Union Carbide for the asbestos-related liability (including defense and processing costs) reflect reasonable and probable estimates of the liability based upon current, known facts. However, future events, such as the number of new claims to be filed and/or received each year, the average cost of defending and disposing of each such claim, as well as the numerous uncertainties surrounding asbestos litigation in the United States over a significant period of time, could cause the actual costs for Union Carbide to be higher or lower than those projected or those recorded. Any such events could result in an increase or decrease in the recorded liability.

Because of the uncertainties described above, Union Carbide cannot estimate the full range of the cost of resolving pending and future asbestos-related claims facing Union Carbide and Amchem. As a result, it is reasonably possible that an additional cost of disposing of Union Carbide's asbestos-related claims, including future defense and processing costs, could have a material impact on the Company's results of operations and cash flows for a particular period and on the consolidated financial position.

Bayer CropScience v. Dow AgroSciences ICC Arbitration

A summary of the Bayer CropScience v. Dow AgroSciences ICC Arbitration can be found in Note 16 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

On August 13, 2012, Bayer CropScience AG and Bayer CropScience NV (together, "Bayer") filed a request for arbitration with the International Chamber of Commerce ("ICC") International Court of Arbitration against Dow AgroSciences LLC, a wholly owned subsidiary of the Company, and other subsidiaries of the Company (collectively, "DAS") under a 1992 license agreement executed by predecessors of the parties (the "License Agreement"). In its request for arbitration, Bayer alleged that (i) DAS breached the License Agreement, (ii) the License Agreement was properly terminated with no ongoing rights to DAS, (iii) DAS infringed its patent rights related to the use of the pat gene in certain soybean and cotton seed products, and (iv) Bayer was entitled to monetary damages and injunctive relief. DAS denied that it breached the License Agreement and asserted that the License Agreement remained in effect because it was not properly terminated. DAS also asserted that all of Bayer's patents at issue are invalid and/or not infringed, and, therefore, for these reasons (and others), a license was not required.

A three-member arbitration tribunal presided over the arbitration proceeding (the "tribunal"). In a decision dated October 9, 2015, the tribunal determined that (i) DAS breached the License Agreement, (ii) Bayer properly terminated the License Agreement, (iii) all of the patents remaining in the proceeding are valid and infringed, and (iv) that Bayer is entitled to monetary damages in the amount of \$455 million inclusive of pre-judgment interest and costs (the "arbitral award"). One of the arbitrators, however, issued a partial dissent finding that all of the patents are invalid based on the double-patenting doctrine. The tribunal also denied Bayer's request for injunctive relief.

On March 1, 2017, the U.S. Court of Appeals for the Federal Circuit affirmed the arbitral award. As a result of this action, in the first quarter of 2017, the Company recorded a loss of \$469 million, inclusive of the arbitral award and post-judgment interest, which was included in "Sundry income (expense) - net" in the consolidated statements of income. On May 26, 2017, the Company paid the \$469 million arbitral award to Bayer as a result of that decision. On September 11, 2017, DAS filed a petition for writ of certiorari with the United States Supreme Court to review the case, but the Court denied DAS's petition. The litigation is now concluded with no risk of further liability.

Rocky Flats Matter

A summary of the Rocky Flats Matter can be found in Note 16 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

The Company and Rockwell International Corporation ("Rockwell") (collectively, the "defendants") were defendants in a class action lawsuit filed in 1990 on behalf of property owners ("plaintiffs") in Rocky Flats, Colorado, who asserted claims for nuisance and trespass based on alleged property damage caused by plutonium releases from a nuclear weapons facility owned by the U.S. Department of Energy ("DOE") but operated by Dow and Rockwell. The plaintiffs tried their case as a public liability action under the Price Anderson Act ("PAA"). Dow and Rockwell litigated this matter in the U.S. District Court for the District of Colorado, the U.S. Tenth Circuit Court of Appeals and then filed a petition for writ of certiorari in the United States Supreme Court. On May 18, 2016, Dow, Rockwell and the plaintiffs entered into a settlement agreement for \$375 million, of which \$131 million was paid by Dow. The DOE authorized the settlement pursuant to the PAA and the nuclear hazards indemnity provisions contained in Dow's and Rockwell's contracts. On April 28, 2017, the District Court conducted a fairness hearing and granted final judgment approving the class settlement and dismissed class claims against the defendants ("final judgment order").

On December 13, 2016, the United States Civil Board of Contract Appeals unanimously ordered the United States government to pay the amounts stipulated in the settlement agreement. On January 17, 2017, the Company received a full indemnity payment of \$131 million from the United States government for Dow's share of the class settlement. On January 26, 2017, the Company placed

\$130 million in an escrow account for the settlement payment owed to the plaintiffs. The funds were subsequently released from escrow as a result of the final judgment order. The litigation is now concluded.

Dow Silicones Chapter 11 Related Matters

A summary of the Dow Silicones Chapter 11 Related Matters can be found in Note 16 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Introduction

In 1995, Dow Silicones, then a 50:50 joint venture between Dow and Corning Incorporated ("Corning"), voluntarily filed for protection under Chapter 11 of the U.S. Bankruptcy Code in order to resolve Dow Silicones' breast implant liabilities and related matters (the "Chapter 11 Proceeding"). Dow Silicones emerged from the Chapter 11 Proceeding on June 1, 2004 (the "Effective Date") and is implementing the Joint Plan of Reorganization (the "Plan"). The Plan provides funding for the resolution of breast implant and other product liability litigation covered by the Chapter 11 Proceeding and provides a process for the satisfaction of commercial creditor claims in the Chapter 11 Proceeding. As of June 1, 2016, Dow Silicones is a wholly owned subsidiary of Dow.

Breast Implant and Other Product Liability Claims

Under the Plan, a product liability settlement program administered by an independent claims office (the "Settlement Facility") was created to resolve breast implant and other product liability claims. Product liability claimants rejecting the settlement program in favor of pursuing litigation must bring suit against a litigation facility (the "Litigation Facility"). Dow Silicones has an obligation to fund the Settlement Facility and the Litigation Facility over a 16-year period, commencing at the Effective Date. At September 30, 2018, Dow Silicones and its insurers have made life-to-date payments of \$1,762 million to the Settlement Facility and the Settlement Facility reported an unexpended balance of \$122 million.

Dow Silicones' liability for breast implant and other product liability claims ("Implant Liability") was \$263 million at September 30, 2018 (\$263 million at December 31, 2017), which was included in "Other noncurrent obligations" in the consolidated balance sheets. Dow Silicones is not aware of circumstances that would change the factors used in estimating the Implant Liability and believes the recorded liability reflects the best estimate of the remaining funding obligations under the Plan; however, the estimate relies upon a number of significant assumptions, including: future claim filing levels in the Settlement Facility will be similar to those in a prior settlement program, which management uses to estimate future claim filing levels for the Settlement Facility; future acceptance rates, disease mix, and payment values will be materially consistent with historical experience; no material negative outcomes in future controversies or disputes over Plan interpretation will occur; and the Plan will not be modified. If actual outcomes related to any of these assumptions prove to be materially different, the future liability to fund the Plan may be materially different than the amount estimated. If Dow Silicones was ultimately required to fund the full liability up to the maximum capped value, the liability would be \$2,081 million at September 30, 2018.

Commercial Creditor Issues

The Plan provides that each of Dow Silicones' commercial creditors (the "Commercial Creditors") would receive in cash the sum of (a) an amount equal to the principal amount of their claims and (b) interest on such claims. The actual amount of interest that will ultimately be paid to these Commercial Creditors is uncertain due to pending litigation between Dow Silicones and the Commercial Creditors regarding the appropriate interest rates to be applied to outstanding obligations from the 1995 bankruptcy filing date through the Effective Date, as well as the presence of any recoverable fees, costs and expenses. Upon the Plan becoming effective, Dow Silicones paid approximately \$1,500 million to the Commercial Creditors, representing principal and an amount of interest that Dow Silicones considers undisputed.

On May 10, 2017, the U.S. District Court for the Eastern District of Michigan entered a stipulated order resolving pending discovery motions and established a discovery schedule for the Commercial Creditors matter. As a result, Dow Silicones and its third party consultants conducted further analysis of the Commercial Creditors claims and defenses. This analysis indicated the estimated remaining liability to Commercial Creditors to be within a range of \$77 million to \$260 million. No single amount within the range appeared to be a better estimate than any other amount within the range. Therefore, Dow Silicones recorded the minimum liability within the range, which resulted in a decrease to the Commercial Creditor liability of \$33 million in the second quarter of 2017, which was included in "Sundry income (expense) - net" in the consolidated statements of income. At September 30, 2018, the liability related to Dow Silicones' potential obligation to its Commercial Creditors in the Chapter 11 Proceeding was \$81 million and is included in "Accrued and other current liabilities" in the consolidated balance sheets (\$78 million at December 31, 2017). The actual amount of interest that will be paid to these creditors is uncertain and will ultimately be resolved through continued proceedings in the District Court.

Indemnifications

In connection with the June 1, 2016, ownership restructure of Dow Silicones, the Company is indemnified by Corning for 50 percent of future losses associated with certain pre-closing liabilities, including the Implant Liability and Commercial Creditors matters described above, subject to certain conditions and limits. The maximum amount of indemnified losses which may be recovered are subject to a cap that declines over time. No indemnification assets were recorded at September 30, 2018 or December 31, 2017.

Summary

The amounts recorded by Dow Silicones for the Chapter 11 related matters described above were based on current, known facts, which management believes reflect reasonable and probable estimates of the liability. However, future events could cause the actual costs for Dow Silicones to be higher or lower than those projected or those recorded. Any such events could result in an increase or decrease in the recorded liability.

Other Litigation Matters

In addition to the specific matters described above, the Company is party to a number of other claims and lawsuits arising out of the normal course of business with respect to product liability, patent infringement, employment matters, governmental tax and regulation disputes, contract and commercial litigation, and other actions. Certain of these actions purport to be class actions and seek damages in very large amounts. All such claims are being contested. Dow has an active risk management program consisting of numerous insurance policies secured from many carriers at various times. These policies may provide coverage that could be utilized to minimize the financial impact, if any, of certain contingencies described above. It is the opinion of the Company's management that the possibility is remote that the aggregate of all such other claims and lawsuits will have a material adverse impact on the results of operations, financial condition and cash flows of the Company.

Gain Contingency - Dow v. Nova Chemicals Corporation Patent Infringement Matter A summary of the Dow v. Nova Chemicals Corporation Patent Infringement Matter can be found in Note 16 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

On December 9, 2010, Dow filed suit in the Federal Court in Ontario, Canada ("Federal Court") alleging that Nova Chemicals Corporation ("Nova") was infringing the Company's Canadian polyethylene patent 2,106,705. Nova counterclaimed on the grounds of invalidity and non-infringement. On June 29, 2017, the Federal Court issued a Confidential Supplemental Judgment, concluding that Nova must pay \$645 million Canadian dollars (equivalent to \$495 million U.S. dollars) to Dow, plus pre- and post-judgment interest, for which Dow received payment of \$501 million from Nova on July 6, 2017. Although Nova is appealing portions of the damages judgment, certain portions of it are indisputable and will be owed to Dow regardless of the outcome of any further appeals by Nova. As a result of these actions and in accordance with ASC 450-30 "Gain Contingencies," the Company recorded a \$160 million pretax gain in the second quarter of 2017 of which \$137 million was included in "Sundry income (expense) - net" and \$23 million was included in "Selling, general and administrative expenses" in the consolidated statements of income. At September 30, 2018, the Company had \$341 million (\$341 million at December 31, 2017) included in "Other noncurrent obligations" related to the disputed portion of the damages judgment. Dow is confident of its chances of defending the entire judgment on appeal, particularly the trial court's determinations on important factual issues, which will be accorded deferential review on appeal.

Guarantees

The following table provides a summary of the final expiration, maximum future payments and recorded liability reflected in the consolidated balance sheets for each type of guarantee:

Guarantees	Sep 30, 2018	Dec 31, 2017

In millions	Final Expiratior	Maximum Future Payments	Recorded Liability	Final Expiration	Maximum Future Payments	Recorded Liability
Guarantees	2023	\$ 4,594	\$ 35	2023	\$ 4,774	\$ 49
Residual value guarantees	2027	895	130	2027	889	135
Total guarantees		\$ 5,489	\$ 165		\$ 5,663	\$ 184

Guarantees

Guarantees arise during the ordinary course of business from relationships with customers and nonconsolidated affiliates when the Company undertakes an obligation to guarantee the performance of others (via delivery of cash or other assets) if specified triggering events occur. With guarantees, such as commercial or financial contracts, non-performance by the guaranteed party triggers the obligation of the Company to make payments to the beneficiary of the guarantee. The majority of the Company's guarantees relate to debt of nonconsolidated affiliates, which have expiration dates ranging from less than one year to less than five years, and trade financing transactions in Latin America, which typically expire within one year of inception. The Company's current expectation is that future payment or performance related to the non-performance of others is considered remote.

The Company has entered into guarantee agreements ("Guarantees") related to project financing for Sadara Chemical Company ("Sadara"), a nonconsolidated affiliate. The total of an Islamic bond and additional project financing (collectively "Total Project Financing") obtained by Sadara is approximately \$12.5 billion. Sadara had \$12.1 billion of Total Project Financing outstanding at September 30, 2018 (\$12.4 billion at December 31, 2017). The Company's guarantee of the Total Project Financing is in proportion to the Company's 35 percent ownership interest in Sadara, or up to approximately \$4.4 billion when the project financing is fully drawn. The Guarantees will be released upon completion of construction of the Sadara complex and satisfactory fulfillment of certain other conditions, including passage of an extensive operational testing program, which is expected by the middle of 2019, and must occur no later than December 2020.

Residual Value Guarantees

The Company provides guarantees related to leased assets specifying the residual value that will be available to the lessor at lease termination through sale of the assets to the lessee or third parties.

NOTE 13 - ACCUMULATED OTHER COMPREHENSIVE LOSS

The following table summarizes the changes and after-tax balances of each component of accumulated other comprehensive loss ("AOCL") for the nine months ended September 30, 2018 and 2017:

Accumulated Other Comprehensive Loss	Unrealiz Gains	ed Cumulati	Pension	.	Total Accum
In millions	(Losses) on Investme	Translati Adj	and Othe	er Derivati e Instrume	ve ents Comp Loss
Balance at Jan 1, 2017	\$ 43	\$ (2,381)\$(7,389)\$ (95) \$(9,822)
Other comprehensive income (loss) before reclassifications	50	827		(52) 825
Amounts reclassified from accumulated other comprehensive income (loss)	(93) (8) 308	(5) 202
Net other comprehensive income (loss)	\$ (43) \$819	\$308	\$ (57) \$1,027
Balance at Sep 30, 2017	\$ —	\$ (1,562) \$ (7,081)\$ (152) \$(8,795)
Balance at Jan 1, 2018 ¹ Other comprehensive income (loss) before reclassifications	\$ 17 (36	\$ (1,481) (190)\$(6,998)—)\$ (109 271) \$(8,571) 45
Amounts reclassified from accumulated other comprehensive income (loss)	5	(2) 373	61	437
Net other comprehensive income (loss)	\$ (31) \$ (192)\$373	\$ 332	\$482
Reclassification of stranded tax effects ²	\$ (1) \$ (107)\$(927)\$ (22) \$(1,057)
Balance at Sep 30, 2018	\$ (15) \$(1,780) \$ (7,552)\$ 201	\$(9,146)
1.					

The beginning balance of "Unrealized gains (losses) on investments" was increased by \$20 million to reflect the impact of the adoption of ASU 2016-01. See Notes 1 and 2 for additional information.

2. Amounts reclassified to retained earnings as a result of the adoption of ASU 2018-02. See Notes 1 and 2 for additional information.

The tax effects on the net activity related to each component of other comprehensive income (loss) for the three and nine months ended September 30, 2018 and 2017 were as follows:

Tax Benefit (Expense) ¹	Three Nine Months Ended
In millions	Sep 3(Sep 30,Sep 30,Sep 30, 2018 2017 2018 2017
Unrealized gains (losses) on investments	\$(2)\$28 \$7 \$24
Cumulative translation adjustments	(4)(23)(24)(49)
Pension and other postretirement benefit plans	(33)(48)(95)(143)
Derivative instruments	(49)(19)(58)2
Tax expense from income taxes related to other comprehensive income (loss) items	\$(88)\$(62)\$(170)\$(166)
1. Prior period amounts were updated to conform with the current year presentation.	

A summary of the reclassifications out of AOCL for the three and nine months ended September 30, 2018 and 2017 is provided as follows:

Reclassifications Out of Accumulated Other Comprehensive Loss	Three Months	Nine Months	S Consolidated Statements of Income
Comprehensive Loss	Ended	Ended	Classification
In millions	Sep 30\$ep 30),Sep 30\$ep 30),
		2018 2017	
Unrealized (gains) losses on investments	\$4 \$(96)\$7 \$(143)See (1) below
Tax expense (benefit)	(1)33	(2)50	See (2) below
After tax	\$3 \$(63)\$5 \$(93)
Cumulative translation adjustments	\$— \$(2)\$(2)\$(8)See (3) below
Pension and other postretirement benefit plans	\$156 \$153	\$468 \$451	See (4) below
Tax benefit	(33)(48)(95)(143))See (2) below
After tax	\$123 \$105	\$373 \$308	
Derivative instruments	\$16 \$14	\$75 \$(1)See (5) below
Tax benefit	(4)(3)(14)(4)See (2) below
After tax	\$12 \$11	\$61 \$(5)
Total reclassifications for the period, after tax	\$138 \$51	\$437 \$202	
1. "Net sales" and "Sundry income (expense) - net	•		

2. "Provision for income taxes."

3. "Sundry income (expense) - net."

These AOCL components are included in the computation of net periodic benefit cost of the Company's defined benefit pension and other postretirement benefit plans. See Note 15 for additional information.

5. "Cost of sales," "Sundry income (expense) - net" and "Interest expense and amortization of debt discount."

NOTE 14 - NONCONTROLLING INTERESTS

Ownership interests in the Company's subsidiaries held by parties other than the Company are presented separately from the Company's equity in the consolidated balance sheets as "Noncontrolling interests." The amount of consolidated net income attributable to the Company and the noncontrolling interests are both presented on the face of the consolidated statements of income.

The following table summarizes the activity for equity attributable to noncontrolling interests for the three and nine months ended September 30, 2018 and 2017:

Noncontrolling Interests		Three Months		Nine Months		
			Ended			
	Sep 30	, Sep 30,	Sep 30), Sep 30),	
In millions	2018	2017	2018	2017		
Balance at beginning of period	\$1,152	\$1,168	\$1,186	5 \$1,242	2	
Net income attributable to noncontrolling interests	36	22	102	87		
Distributions to noncontrolling interests ¹	(2)(7)(63)(55)	
Deconsolidation of noncontrolling interests ²				(119)	
Cumulative translation adjustments	(5)5	(45)33		
Other		1	1	1		
Balance at end of period	\$1,181	\$1,189	\$1,181	\$1,189	9	

Net of dividends paid to a joint venture, which were reclassified to "Equity in earnings of nonconsolidated affiliates" 1. in the consolidated statements of income, totaled zero for the three months ended September 30, 2018 (zero for the three months ended September 30, 2017) and \$6 million for the nine months ended September 30, 2018 (\$3 million for the nine months ended September 30, 2017).

2. On June 30, 2017, the Company sold its ownership interest in SKC Haas Display Films group of companies.

NOTE 15 - PENSION PLANS AND OTHER POSTRETIREMENT BENEFITS

A summary of the Company's pension plans and other postretirement benefits can be found in Note 19 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. The following table provides the components of the Company's net periodic benefit cost for all significant plans:

Net Periodic Benefit Cost for All Significant Plans	Three MonthsNine Months				
Net Periodic Bellent Cost for All Significant Plans	Ended Ended				
In millions	Sep 30\$ep 30, Sep 30\$ep 30,				
III IIIIIIOIIS	2018 2017 2018 2017				
Defined Benefit Pension Plans:					
Service cost	\$131 \$127 \$396 \$378				
Interest cost	216 221 651 660				
Expected return on plan assets	(401)(388)(1,21)(1,156)				
Amortization of prior service credit	(6)(6)(18)(18)				
Amortization of net loss	168 161 509 476				
Curtailment/settlement ¹	— — — (6)				
Net periodic benefit cost	\$108 \$115 \$327 \$334				
Other Postretirement Benefits:					
Service cost	\$3 \$3 \$9 \$9				
Interest cost	11 14 33 41				

Amortization of net gain(6)(2)(18)(5)Net periodic benefit cost\$8<\$15<\$24<\$45</td>1. The 2017 impact relates to the curtailment and settlement of a pension plan in Korea.

On January 1, 2018, the Company adopted ASU 2017-07, which impacted the presentation of the components of net periodic benefit cost in the consolidated statements of income. Net periodic benefit cost, other than the service cost component, was retrospectively reclassified to "Sundry income (expense) - net" in the consolidated statements of income. See Notes 1 and 2 for additional information.

The Company's funding policy is to contribute to defined benefit pension plans in the U.S. and a number of other countries when pension laws and/or economics either require or encourage funding. In the third quarter of 2018, the Company made a \$1,100 million discretionary contribution to its principal U.S. pension plan and increased its total 2018 estimated pension contributions to approximately \$1,600 million, of which \$1,538 million had been contributed through September 30, 2018.

NOTE 16 - STOCK-BASED COMPENSATION

A summary of the Company's stock-based compensation plans can be found in Note 20 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Stock Incentive Plan

The Company grants stock-based compensation to employees and non-employee directors under The Dow Chemical Company Amended and Restated 2012 Stock Incentive Plan (the "2012 Plan"). In connection with the Merger, on August 31, 2017, all outstanding Dow stock options and deferred stock awards were converted into stock options and deferred stock awards with respect to DowDuPont common stock. The stock options and deferred stock awards have the same terms and conditions under the applicable plans and award agreements prior to the Merger. Dow and DuPont did not merge their stock-based compensation plans as a result of the Merger. The Dow and DuPont stock-based compensation plans were assumed by DowDuPont and continue in place with the ability to grant and issue DowDuPont common stock. Most of the Company's stock-based compensation awards are granted in the first quarter of each year. There was minimal grant activity following the first quarter of 2018.

In the first quarter of 2018, the Company granted the following stock-based compensation awards to employees under the 2012 Plan:

6.3 million stock options with a weighted-average exercise price of \$71.85 per share and a weighted-average fair value of \$15.46 per share; and

1.9 million restricted stock units (formerly termed deferred stock) with a weighted-average fair value of \$71.83 per share.

Effective with the first quarter 2018 grant, the Company began using the Black-Scholes option valuation model to estimate the fair value of stock options. This valuation methodology was adopted as a result of the Merger to align valuation methodologies with DuPont and better align with industry practice.

NOTE 17 – FINANCIAL INSTRUMENTS

A summary of the Company's financial instruments, risk management policies, derivative instruments and hedging activities can be found in Note 21 of the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. If applicable, updates have been included in the respective section below.

The following table summarizes the fair value of financial instruments at September 30, 2018 and December 31, 2017:

Fair Value of Financial Instruments	Sep 30, 2	2018			Dec 31, 2	2017			
In millions	Cost	Gair	n Loss	Fair Value	Cost	Gair	n Loss	Fair Value	
Cash equivalents ¹	\$778	\$—	\$—	\$778	\$2,280	\$—	\$—	\$2,280	
Marketable securities	\$105	\$1	\$—	\$106	\$4	\$—	\$—	\$4	
Other investments:									
Debt securities:									
Government debt ²	\$704	\$8	\$(24)\$688	\$637	\$13	\$(11)\$639	
Corporate bonds	1,008	30	(27)1,011	704	32	(3)733	
Total debt securities	\$1,712	\$38	\$(51)\$1,699	\$1,341	\$45	\$(14)\$1,372	
Equity securities ³	\$156	\$22	\$(13)\$165	\$164	\$2	\$(26)\$140	
Total other investments	\$1,868	\$60	\$(64)\$1,864	\$1,505	\$47	\$(40)\$1,512	
Total cash equivalents, marketable securities	\$2,751	¢ <i>C</i> 1	\$ (61	107740	\$ 2 700	\$47	\$ (40	1 \$ 2 706	
and other investments	\$2,731	\$01	\$(64)\$2,748	\$3,789	\$47	\$(40)\$3,796	
Long-term debt including debt due within one	\$ (10,600	1) \$ 16'	7\$(1.25)	2)\$(20,775)\$ <i>(2</i> 0 517	1\$6	\$ (2.10)	4)\$(22,61	5)
year ⁴	\$(19,090)\$10	/\$(1,23	2)\$(20,775)\$(20,317)\$0	$\phi(2,10^{2})$	+)\$(22,01	5)
Derivatives relating to:									
Interest rates	\$—	\$41	\$(2)\$39	\$—	\$—	\$(4)\$(4)
Foreign currency		191	(32)159		22	(112)(90)
Commodities ⁵		275	(193)82		130	(256)(126)
Total derivatives	\$—	\$50	7\$(227)\$280	\$—	\$152	2\$(372)\$(220)
	• . • . •			•					

1. Prior period amounts were updated to conform with the current year presentation.

2. U.S. Treasury obligations, U.S. agency obligations, agency mortgage-backed securities and other municipalities' obligations.

3. Equity securities with a readily determinable fair value. Presented in accordance with ASU 2016-01. See Notes 1 and 2 for additional information.

4. Cost includes fair value hedge adjustments of \$18 million at September 30, 2018 and \$19 million at December 31, 2017 on \$2,990 million of debt.

5. Presented net of cash collateral.

Debt Securities

The Company's investments in debt securities are primarily classified as available-for-sale. The following table provides the investing results from available-for-sale securities for the nine months ended September 30, 2018 and 2017:

Investing Results ¹	Nine Months		
livesting Results .	Ended		
In millions	Sep 30\$ep 30,		
III IIIIIIOIIS	2018 2017		
Proceeds from sales of available-for-sale securities	\$880 \$181		
Gross realized gains	\$19 \$4		

Gross realized losses

\$(26)\$ —

1. Prior year amounts were updated to conform with the current year presentation as a result of the adoption of ASU 2016-01.

Equity Securities

The Company's investments in equity securities with a readily determinable fair value totaled \$165 million at September 30, 2018 (\$140 million at December 31, 2017). The net unrealized gain recognized in earnings on equity securities totaled \$2 million for the three months ended September 30, 2018 and an unrealized gain of \$10 million for the nine months ended September 30, 2018. The aggregate carrying value of the Company's investments in equity securities where fair value is not readily determinable totaled \$57 million at September 30, 2018, reflecting the cost of the investments. There were no adjustments to the cost basis of these investments for impairment or observable price changes for the three and nine months ended September 30, 2018.

Derivatives

Interest Rate Risk Management

The main objective of interest rate risk management is to reduce the total funding cost to the Company and to alter the interest rate exposure to the desired risk profile. To achieve this objective, the Company hedges using interest rate swaps, "swaptions" and exchange-traded instruments.

The Company had \$2,437 million notional United States dollar equivalent open interest rate derivatives designated as cash flow hedges at September 30, 2018, with a net gain included in AOCL of \$30 million after tax (net loss of \$3 million after tax at December 31, 2017). These contracts have maturity dates that extend to 2022. In the third quarter of 2018, the Company terminated certain interest rate contracts and realized a net gain in AOCL of \$33 million after tax.

The following tables provide the fair value and balance sheet classification of derivative instruments at September 30, 2018 and December 31, 2017:

Fair Value of Derivative Instruments		Sep	30, 2018	
In millions	Balance Sheet Classification	Gros	Counterpa and Cash SS Collateral Netting ¹	Net Amounts artyIncluded in the Consolidated Balance Sheet
Asset derivatives:				
Derivatives designated as hedging instruments:		ф 1 0	¢ (2	<u>> م الم الم الم الم الم الم الم الم الم ا</u>
Interest rate swaps	Deferred charges and other assets		\$ (2) \$ 41
Foreign currency contracts	Other current assets		(38) 130
Commodity contracts	Other current assets	116) 108
Commodity contracts	Deferred charges and other assets	150) 148
Total		\$47	7\$ (50)\$427
Derivatives not designated as hedging instruments:				
Foreign currency contracts	Other current assets	\$13	7\$ (76) \$ 61
Commodity contracts	Other current assets	10	(1) 9
Commodity contracts	Deferred charges and other assets	11	(1) 10
Total	Derented charges and other assets		8\$ (78) \$ 80
Total asset derivatives			5\$ (128) \$ 507
Liability derivatives:				
Derivatives designated as hedging instruments:				
Interest rate swaps	Other noncurrent obligations	\$4	\$ (2) \$ 2
Foreign currency contracts	Accrued and other current liabilitie	s43	(38) 5
Commodity contracts	Accrued and other current liabilitie	s98	(8) 90
Commodity contracts	Other noncurrent obligations	91	(7) 84
Total		\$230	6\$ (55) \$ 181
Derivatives not designated as hedging				
instruments:				
Foreign currency contracts	Accrued and other current liabilitie		3\$ (76) \$ 27
Commodity contracts	Accrued and other current liabilitie	s8	(1) 7
Commodity contracts	Other noncurrent obligations	13	(1) 12

Total\$124\$ (78) \$46Total liability derivatives\$360\$ (133) \$227Counterparty and cash collateral amounts represent the estimated net settlement amount when applying netting and1 set-off rights included in master netting arrangements between Dow and its counterparties and the payable or

1. set-off rights included in master netting arrangements between Dow and its counterparties and the payable or receivable for cash collateral held or placed with the same counterparty.

Fair Value of Derivative Instruments		Dec 31, 2017	
		Countern	Net Amounts artyIncluded in
		and Cash	the
In millions	Balance Sheet Classification	Gross Collateral	Consolidated
		Netting ¹	Balance
			Sheet
Asset derivatives:			
Derivatives designated as hedging instruments:			\ ^
Foreign currency contracts	Other current assets	\$51 \$ (46) \$ 5
Commodity contracts	Other current assets	20 (4) 16
Commodity contracts	Deferred charges and other assets	70 (5) 65
Total		\$141\$ (55)\$86
Derivatives not designated as hedging			
instruments: Foreign currency contracts	Other current assets	\$75 \$ (58) \$ 17
Commodity contracts	Other current assets	50 (5) 45
Commodity contracts	Deferred charges and other assets	50 (5 7 (3) 43
Total	Deterred enarges and other assets	\$132\$ (66)\$66
Total asset derivatives		\$132\$ (00 \$273\$ (121) \$ 152
		ψ275ψ (121) ψ 152
Liability derivatives:			
Derivatives designated as hedging instruments:			
Interest rate swaps	Other noncurrent obligations	\$4 \$	\$ 4
Foreign currency contracts	Accrued and other current liabilitie) 63
Commodity contracts	Accrued and other current liabilitie	es96 (15) 81
Commodity contracts	Other noncurrent obligations	143 (12) 131
Total		\$352\$ (73) \$ 279
Derivatives not designated as hedging			
instruments:			
Foreign currency contracts	Accrued and other current liabilitie) \$ 49
Commodity contracts	Accrued and other current liabilitie	· · · · · · · · · · · · · · · · · · ·) 39
Commodity contracts	Other noncurrent obligations	8 (3) 5
Total		\$160\$ (67) \$ 93
Total liability derivatives	soont the estimated set settlement -	\$512\$ (140) \$ 372

Counterparty and cash collateral amounts represent the estimated net settlement amount when applying netting and 1. set-off rights included in master netting arrangements between Dow and its counterparties and the payable or receivable for cash collateral held or placed with the same counterparty.

Assets and liabilities related to forward contracts, interest rate swaps, currency swaps, options and other conditional or exchange contracts executed with the same counterparty under a master netting arrangement are netted. Collateral accounts are netted with corresponding liabilities. The Company posted cash collateral of \$5 million at September 30, 2018 (\$21 million at December 31, 2017). Counterparties posted cash collateral of \$3 million with the Company at September 30, 2018 (zero at December 31, 2017).

Income Statement Effect of Derivative Instruments

Foreign currency derivatives not designated as hedges are used to offset foreign exchange gains or losses resulting from the underlying exposures of foreign currency denominated assets and liabilities. The amount charged on a pretax basis related to foreign currency derivatives not designated as a hedge, which was included in "Sundry income

(expense) - net" in the consolidated statements of income, was a gain of \$26 million for the three months ended September 30, 2018 (\$117 million loss for the three months ended September 30, 2017) and a gain of \$91 million for the nine months ended September 30, 2018 (\$277 million loss for the nine months ended September 30, 2017). The income statement effects of other derivatives were immaterial.

Reclassification from AOCL

The net after-tax amounts to be reclassified from AOCL to income within the next 12 months are a \$1 million loss for interest rate contracts, a \$27 million gain for commodity contracts and a \$9 million gain for foreign currency contracts.

NOTE 18 - FAIR VALUE MEASUREMENTS

A summary of the Company's recurring and nonrecurring fair value measurements can be found in Note 22 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. If applicable, updates have been included in the respective section below.

Fair Value Measurements on a Recurring Basis

The following tables summarize the bases used to measure certain assets and liabilities at fair value on a recurring basis:

Basis of Fair Value Measurements on a Recurring Basis at Sep 30, 2018 In millions	Quoted Prices in Active Markets for Identical Items (Level 1	(Level 2)	Unobservah	^{le} Total
Assets at fair value:				
Cash equivalents ¹	\$ —	\$ 778	\$	 \$778
Marketable securities		106		106
Equity securities ²	21	144		165
Debt securities: ²				
Government debt ³	—	688		688
Corporate bonds	—	1,011		1,011
Derivatives relating to: ⁴				
Interest rates		43		43
Foreign currency	_	305		305
Commodities	75	212		287
Total assets at fair value	\$ 96	\$ 3,287	\$	-\$3,383
Liabilities at fair value:				
Long-term debt including debt due within one year ⁵	\$ —	\$ 20,775	\$	-\$20,775
Derivatives relating to: ⁴				
Interest rates	_	4		4
Foreign currency	_	146		146
Commodities	30	180		210
Total liabilities at fair value	\$ 30	\$ 21,105	\$	-\$21,135
	1 1			1.1.1

Treasury bills, time deposits, and money market funds included in "Cash and cash equivalents" in the consolidated 1 balance sheets and held at amortized cost, which approximates fair value.

The Company's investments in debt securities, which are primarily available-for-sale, and equity securities are 2

included in "Other investments" in the consolidated balance sheets.

U.S. Treasury obligations, U.S. agency obligations, agency mortgage-backed securities and other municipalities' obligations.

4. See Note 17 for the classification of derivatives in the consolidated balance sheets.

5. See Note 17 for information on fair value measurements of long-term debt.

Basis of Fair Value Measurements on a Recurring Basis at Dec 31, 2017 In millions	Quoted Prices in Active Markets for Identical Items (Level 1	(Level 2)	Unobservable	Total
Assets at fair value:				
Cash equivalents ¹	\$ —	\$ 2,280	\$ —	\$2,280
Marketable securities	—	4		4
Interests in trade accounts receivable conduits ²	—		677	677
Equity securities ³	88	52	_	140
Debt securities: ³				
Government debt ⁴	—	639	_	639
Corporate bonds	—	733	_	733
Derivatives relating to: ⁵				
Foreign currency		126		126
Commodities	47	100		147
Total assets at fair value	\$ 135	\$ 3,934	\$ 677	\$4,746
Liabilities at fair value:				
Long-term debt including debt due within one year ⁶	\$ —	\$ 22,615	\$ —	\$22,615
Derivatives relating to: ⁵				
Interest rates		4		4
Foreign currency		216		216
Commodities	31	261		292
Total liabilities at fair value	\$ 31	\$ 23,096	\$ —	\$23,127

1. Treasury bills, time deposits, and money market funds included in "Cash and cash equivalents" in the consolidated balance sheets and held at amortized cost, which approximates fair value.

2. Included in "Accounts and notes receivable - Other" in the consolidated balance sheets. See Note 10 for additional information on transfers of financial assets.

3. The Company's investments in debt securities, which are primarily available-for-sale, and equity securities are included in "Other investments" in the consolidated balance sheets.

4. U.S. Treasury obligations, U.S. agency obligations, agency mortgage-backed securities and other municipalities' obligations.

5. See Note 17 for the classification of derivatives in the consolidated balance sheets.

6. See Note 17 for information on fair value measurements of long-term debt.

The following table summarizes the changes in fair value measurements of interests held in trade receivable conduits using Level 3 inputs for the three and nine months ended September 30, 2018 and 2017:

Fair Value Measurements Using Level 3 Inputs for Interests Held in Trade Receivable Conduits $^{\rm 1}$	Three Nine Months Months Ended
In millions	Sep 350ep 30, Sep 305ep 30, 20182017 2018 2017
Balance at beginning of period	\$24 \$1,684 \$677 \$1,237
Gain (loss) included in earnings ²	— (15)3 (17)
Purchases ³	— 2,327 — 7,608

Settlements ^{3, 4}

(24)(2,157)(680)(6,989)

Balance at end of period

\$- \$1,839 \$- \$1,839

1. Included in "Accounts and notes receivable – Other" in the consolidated balance sheets. See Note 10 for additional information on transfers of financial assets.

- 2. Included in "Selling, general and administrative expenses" in the consolidated statements of income. Presented in accordance with ASU 2016-15. See Notes 1 and 2 for additional information. In connection with the review and implementation of ASU 2016-15, the Company also changed the prior year value of "Purchases" and
- 3. "Settlements" due to additional interpretive guidance of the required method for calculating the cash received from beneficial interests in the conduits, including additional guidance from the SEC's Office of the Chief Accountant issued in the third quarter of 2018 that indicated an entity must evaluate daily transaction activity to calculate the value of cash received from beneficial interests in conduits.
- 4. Includes noncash transactions of \$23 million for the three and nine months ended September 30, 2018.

Fair Value Measurements on a Nonrecurring Basis

As part of the Synergy Program, the Company has or will shut down a number of manufacturing, R&D and corporate facilities around the world. In the first nine months of 2018, manufacturing, R&D and other non-manufacturing facilities and the write-off of inventory associated with this plan were written down to zero. The impairment charges related to the Synergy Program, totaling \$133 million, were included in "Restructuring and asset related charges - net" in the consolidated statements of income. See Note 5 for additional information on the Company's restructuring activities.

NOTE 19 - VARIABLE INTEREST ENTITIES

A summary of the Company's variable interest entities ("VIEs") can be found in Note 23 to the Consolidated Financial Statements included in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Assets and Liabilities of Consolidated VIEs

The Company's consolidated financial statements include the assets, liabilities and results of operations of VIEs for which the Company is the primary beneficiary. The other equity holders' interests are reflected in "Net income attributable to noncontrolling interests" in the consolidated statements of income and "Noncontrolling interests" in the consolidated balance sheets.

The following table summarizes the carrying amounts of these entities' assets and liabilities included in the Company's consolidated balance sheets at September 30, 2018 and December 31, 2017:

Assets and Liabilities of Consolidated VIEs	Sep 30.	,Dec 31,
In millions	2018	2017
Cash and cash equivalents	\$133	\$107
Other current assets	136	131
Net property	769	907
Other noncurrent assets	44	50
Total assets ¹	\$1,082	\$1,195
Current liabilities	\$278	\$303
Long-term debt	148	249
Other noncurrent obligations	33	41
Total liabilities ²	\$459	\$ 593
1 All assets were restricted at September 30	2018 au	nd December

1. All assets were restricted at September 30, 2018 and December 31, 2017.

2. All liabilities were nonrecourse at September 30, 2018 and December 31, 2017.

In addition, the Company holds a variable interest in an entity created to monetize accounts receivable of select European entities. Dow is the primary beneficiary of this entity as a result of holding subordinated notes while maintaining servicing responsibilities for the accounts receivable. The carrying amounts of assets and liabilities included in the Company's consolidated balance sheets pertaining to this entity were current assets of less than \$1 million (zero restricted) at September 30, 2018 (\$671 million, zero restricted, at December 31, 2017), and current liabilities of zero (zero nonrecourse) at September 30, 2018 (less than \$1 million, zero nonrecourse, at December 31, 2017).

Amounts presented in the consolidated balance sheets and the table above as restricted assets or nonrecourse obligations relating to consolidated VIEs at September 30, 2018 and December 31, 2017, are adjusted for intercompany eliminations and parental guarantees.

Nonconsolidated VIEs

The following table summarizes the carrying amounts of assets and liabilities included in the consolidated balance sheets at September 30, 2018 and December 31, 2017, related to variable interests in joint ventures or entities for which the Company is not the primary beneficiary. The Company's maximum exposure to loss is the same as the carrying amounts, unless otherwise noted below.

Carrying Amounts of Assets and Liabilities Related to Nonconsolidated	
VIEs	
In millions	Description of asset or
	liability

Sep 30, Dec 31, 2018 2017

Hemlock Semiconductor L.L.C. Silicon joint ventures

AgroFresh Solutions, Inc.

Equity method investment ¹ (699) (752)Equity method investments ² 99 Equity method investment ² 48 Other receivable ³ -

1. Classified as "Other noncurrent obligations" in the consolidated balance sheets. The Company's maximum exposure to loss was zero at September 30, 2018 (zero at December 31, 2017).

2. Classified as "Investment in nonconsolidated affiliates" in the consolidated balance sheets.

3. Classified as "Accounts and notes receivable - Other" in the consolidated balance sheets.

NOTE 20 - RELATED PARTY TRANSACTIONS

Effective with the Merger, Dow reports transactions with DowDuPont and DuPont and its affiliates as related party transactions.

DowDuPont

The Company has committed to fund a portion of DowDuPont's share repurchases, dividends paid to common stockholders and certain governance expenses. Funding is accomplished through intercompany loans. On a quarterly basis, the Company's Board reviews and determines a dividend distribution to DowDuPont to settle the intercompany loans. The dividend distribution considers the level of the Company's earnings and cash flows and the outstanding intercompany loan balances. In the third quarter of 2018, the Company declared and paid dividends to DowDuPont of \$1,048 million (\$3,158 million for the first nine months of 2018). At September 30, 2018, the Company's outstanding intercompany loan balance was insignificant (insignificant at December 31, 2017). In addition, at September 30, 2018, Dow had a receivable related to a tax sharing agreement with DowDuPont of \$247 million (\$354 million at December 31, 2017), included in "Accounts and notes receivable - Other" in the consolidated balance sheets.

DuPont and its Affiliates

Dow sells to and procures from DuPont and its affiliates certain feedstocks, energy and raw materials that are consumed in each company's manufacturing process. The following table presents amounts due to or due from DuPont and its affiliates at September 30, 2018:

Balances Due To or Due From DuPont and its Affiliates	Sep 30,Dec 31,
In millions	2018 2017
Accounts and notes receivable - Other	\$ 117 \$ 26
Accounts payable - Other	\$91 \$12

The following table presents revenue earned and expenses incurred related to transactions with DuPont and its affiliates:

Sales to DuPont and its Affiliates	Three	Nine	
	Months	Months	
In millions	Ended	Ended	
III IIIIIIOIIS	Sep 30,	Sep 30,	
	2018	2018	
Net sales	\$ 73	\$ 180	
Cost of sales	\$ 51	\$ 119	

The Company also transferred certain feedstocks and energy to DuPont at cost which totaled \$93 million and \$259 million for the three and nine months ended September 30, 2018, respectively, and was reflected in "Cost of sales" in the consolidated statements of income.

Purchases from DuPont and its affiliates were \$73 million for the three months ended September 30, 2018 and \$151 million for the nine months ended September 30, 2018. Transactions with DuPont and its affiliates for the three and nine months ended September 30, 2017, were not material to the consolidated financial statements.

ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS.

OVERVIEW

Effective August 31, 2017, pursuant to the merger of equals transaction contemplated by the Agreement and Plan of Merger, dated as of December 11, 2015, as amended on March 31, 2017, Dow and E. I. du Pont de Nemours and Company ("DuPont") each merged with subsidiaries of DowDuPont Inc. ("DowDuPont") and, as a result, Dow and DuPont became subsidiaries of DowDuPont (the "Merger"). Following the Merger, Dow and DuPont intend to pursue, subject to the receipt of approval by the board of directors of DowDuPont and customary closing conditions, the separation of the combined company's agriculture, materials science and specialty products businesses through one or more tax-efficient transactions ("Intended Business Separations").

Effective with the Merger, Dow's business activities are components of its parent company's business operations. Dow's business activities, including the assessment of performance and allocation of resources, ultimately are reviewed and managed by DowDuPont. Information used by the chief operating decision maker of Dow relates to the Company in its entirety. Accordingly, there are no separate reportable business segments for the Company under Accounting Standards Codification Topic 280 "Segment Reporting" and the Company's business results are reported in this Form 10-Q as a single operating segment.

Pursuant to General Instruction H(1)(a) and (b) for Form 10-Q "Omission of Information by Certain Wholly-Owned Subsidiaries," the Company is filing this Form 10-Q with a reduced disclosure format. In addition, the Company has elected to make certain changes in the presentation of its Consolidated Financial Statements and Notes to the Consolidated Financial Statements to conform with the presentation adopted for DowDuPont.

Except as otherwise indicated by the context, the term "Union Carbide" means Union Carbide Corporation, a wholly owned subsidiary of Dow, and "Dow Silicones" means Dow Silicones Corporation (formerly known as Dow Corning Corporation, which changed its name effective as of February 1, 2018), a wholly owned subsidiary of Dow.

RECENT DEVELOPMENTS

The Form 10 registration statement for the separation of DowDuPont's materials science business (filed as Dow Holdings Inc.) was filed with the U.S. Securities and Exchange Commission ("SEC") on September 7, 2018, as amended on October 19, 2018.

On September 12, 2018, the Company announced new low capital intensity, high return investments in its upstream and downstream silicones franchise to accelerate innovation and support global customer demand in high growth markets. The investment plans include a series of incremental siloxane debottlenecking and efficiency improvement projects, a new hydroxyl functional siloxane polymer plant in Carrollton, Kentucky, and additional expansion projects to increase capacity in performance silicones products and intermediates, including a new specialty resin plant in Zhangjiagang, Jiangsu, China.

Impact From Recently Enacted Tariffs

Certain countries where the Company's products are manufactured, distributed or sold have recently enacted tariffs on certain products. The Company has analyzed the direct impact from the enacted tariffs and does not expect them to have a material impact on results of operations in 2018. The Company is taking actions to mitigate the impact by leveraging its global asset base to adjust its product and raw material flows.

Selected Financial Data ¹	Three Months Ended Nine Months Ended				
In millions	Sep 30, 2018	Sep 30, 2017	Sep 30, 2018	Sep 30, 2017	
Net sales	\$14,976				7
Cost of sales ("COS")	\$11,933	\$10,663	\$ \$35,885	5 \$31,61	8
Percent of net sales	79.7	%78.2	%78.6	%77.7	%
Research and development expenses ("R&D")	\$373	\$408	\$1,166	\$1,235	
Percent of net sales	2.5	%3.0	%2.6	%3.0	%
Selling, general and administrative expenses ("SG&A")	\$672	\$724	\$2,171	\$2,203	
Percent of net sales	4.5	%5.3	%4.8	%5.4	%
Effective tax rate	23.4	%43.7	%22.6	%29.6	%
Net income available for common stockholder 1. Prior year amounts have been updated to conform wit	\$1,000 h the curre	\$783 ent year pr	\$3,621 resentation	\$2,992	

RESULTS OF OPERATIONS

Net Sales

The following table summarizes sales variances by geographic region from the prior year:

Sales Variances by Geographic Region Three Months Ended Sep 30, 2018 Nine Months Ended Sep 30, 2018

	Local		Local	
	Price	Portfolio	Price	Portfolio
Percentage change from prior year	& Currency V	olume & Other Tota	1& CurrencyVo	lume & Other Total
	Product	1	Product	1
	Mix		Mix	
U.S. & Canada	7%— % 1	% — % 8 %	5% ~ % 2	% — % 7 %
EMEA ²	9 (1) 2	— 10	6 6 4	— 16
Asia Pacific	3 (1) 1.	5 — 17	3 2 17	(1) 21
Latin America	4 (1) 4	(4) 3	6 — 2	(3) 5
Total	6%— % 5	% (1)% 10%	5%2 % 6	% (1)% 12%

Includes the divestiture of the global Ethylene Acrylic Acid copolymers and ionomers business ("EAA Business") 1. and a portion of Dow AgroSciences' corn seed business in Brazil. In addition, the nine months ended September 30,

2018, includes the divestiture of SKC Haas Display Films group of companies.

2. Europe, Middle East and Africa.

Net sales in the third quarter of 2018 were \$15.0 billion, up 10 percent from \$13.6 billion in the third quarter of last year, primarily due to increased selling prices and demand growth, reflecting additional capacity from U.S. Gulf Coast growth projects and increased supply from Sadara Chemical Company ("Sadara"). Sales increased in all geographic regions with double-digit gains in Asia Pacific (up 17 percent) and EMEA (up 10 percent). Local price increased 6 percent, primarily in response to higher feedstock and raw material costs. Local price increased in all geographic regions and across all principal product groups, except Seed, Electronics & Imaging and Crop Protection, with the most notable increases in Hydrocarbons & Energy, Consumer Solutions, Polyurethanes & CAV and Coatings & Performance Monomers. Volume increased 5 percent with gains in most principal product groups. The most notable volume increases were in Polyurethanes & CAV, Packaging and Specialty Plastics and Industrial Solutions, which

were partially offset by declines in Consumer Solutions, Seed and Industrial Biosciences. Volume increased in all geographic regions, including a double-digit increase in Asia Pacific (up 15 percent). Portfolio & Other decreased sales 1 percent, reflecting recent divestitures. Currency was essentially flat compared with the same period last year.

Net sales for the first nine months of 2018 were \$45.7 billion, up 12 percent from \$40.7 billion in the same period last year, driven by higher sales volume, reflecting additional capacity from U.S. Gulf Coast growth projects and increased supply from Sadara, increased selling prices and the favorable impact of currency. Sales increased in all geographic regions with double-digit increases in Asia Pacific (up 21 percent) and EMEA (up 16 percent). Volume was up 6 percent compared with the same period last year, reflecting growth in most principal product groups. The most notable volume increases were in Polyurethanes & CAV, Packaging and Specialty Plastics, Industrial Solutions and Hydrocarbons & Energy, which were partially offset by a decline in Seed. Volume increased in all geographic regions, including a double-digit increase in Asia Pacific (up 17 percent). Local price increased 5 percent,

with increases in all geographic regions, primarily in response to higher feedstock and raw material costs. Local price increased across all principal product groups, except Electronics & Imaging which was flat, with notable increases in Consumer Solutions, Polyurethanes & CAV, Hydrocarbons & Energy, Packaging and Specialty Plastics, Coatings & Performance Monomers and Industrial Solutions. Currency was up 2 percent compared with the same period last year, driven primarily by EMEA (up 6 percent). Portfolio & Other decreased sales 1 percent, reflecting recent divestitures.

Cost of Sales

COS was \$11.9 billion in the third quarter of 2018, up from \$10.7 billion in the third quarter of 2017. For the first nine months of 2018, COS was \$35.9 billion, up from \$31.6 billion in the first nine months of 2017. For the three and nine months ended September 30, 2018, COS increased primarily due to increased sales volume, which reflected additional capacity from U.S. Gulf Coast growth projects and increased supply from Sadara, higher feedstock and other raw material costs and increased planned maintenance turnaround costs which more than offset lower commissioning expenses related to U.S. Gulf Coast growth projects and cost synergies. COS as a percentage of net sales in the third quarter of 2018 was 79.7 percent (78.2 percent in the third quarter of 2017) and 78.6 percent for the first nine months of 2017).

Research and Development Expenses

R&D expenses totaled \$373 million in the third quarter of 2018, down \$35 million (9 percent) from \$408 million in the third quarter of 2017. For the first nine months of 2018, R&D expenses totaled \$1,166 million, down \$69 million (6 percent) from \$1,235 million in the same period last year. R&D expenses decreased primarily due to cost synergies and lower performance-based compensation.

Selling, General and Administrative Expenses

SG&A expenses were \$672 million in the third quarter of 2018, down \$52 million (7 percent) from \$724 million in the third quarter of last year. For the first nine months of 2018, SG&A expenses totaled \$2,171 million, down \$32 million (1 percent) from \$2,203 million in the same period last year. SG&A expenses decreased primarily due to cost synergies and lower performance-based compensation. Prior year expenses were favorably impacted by a recovery of costs related to the Nova Chemicals Corporation ("Nova") patent infringement award in the second quarter of 2017. See Note 12 to the Consolidated Financial Statements for additional information.

Amortization of Intangibles

Amortization of intangibles was \$155 million in the third quarter of 2018, flat compared with the third quarter of 2017. In the first nine months of 2018, amortization of intangibles was \$469 million, compared with \$467 million in the same period last year. See Note 9 to the Consolidated Financial Statements for additional information on intangible assets.

Restructuring and Asset Related Charges - Net

DowDuPont Cost Synergy Program

In September and November 2017, DowDuPont approved post-merger restructuring actions under the DowDuPont Cost Synergy Program (the "Synergy Program") which is designed to integrate and optimize the organization following the Merger and in preparation for the Intended Business Separations. Based on all actions approved to date under the Synergy Program, the Company expects to record total pretax restructuring charges of approximately \$1.3 billion, comprised of approximately \$525 million to \$575 million of severance and related benefit costs; \$400 million to \$440 million of asset write-downs and write-offs; and \$290 million to \$310 million of costs associated with exit and disposal activities.

As a result of these actions, the Company recorded pretax restructuring charges of \$101 million for the three months ended September 30, 2018, consisting of severance and related benefit costs of \$43 million and asset write-downs and write-offs of \$58 million. For the nine months ended September 30, 2018, the Company recorded pretax restructuring

charges of \$352 million, consisting of severance and related benefit costs of \$185 million, asset write-downs and write-offs of \$133 million and costs associated with exit and disposal activities of \$34 million. For the three and nine months ended September 30, 2017, the Company recorded a pretax restructuring charge for severance and related benefit costs of \$139 million. The Company expects to record additional restructuring charges during 2018 and 2019 and substantially complete the Synergy Program by the end of 2019.

2016 Restructuring

The 2016 restructuring activities were substantially complete at June 30, 2018, with remaining liabilities for severance and related benefit costs and costs associated with exit and disposal activities to be settled over time. See Note 5 to the Consolidated Financial Statements for details on the Company's restructuring activities.

Integration and Separation Costs

Integration and separation costs, which reflect costs related to the Merger and the ownership restructure of Dow Silicones (through May 31, 2018), as well as post-Merger integration and Intended Business Separation activities, were \$278 million in the third quarter of 2018, down from \$283 million in the third quarter of 2017. In the first nine months of 2018, integration and separation costs were \$711 million, up from \$528 million in the first nine months of 2017, primarily due to post-Merger integration and Intended Business Separation activities.

Equity in Earnings of Nonconsolidated Affiliates

Dow's share of the earnings of nonconsolidated affiliates was \$165 million in the third quarter of 2018, up from \$156 million in the third quarter of 2017, as higher earnings from the Kuwait joint ventures were partially offset by lower equity earnings from the Thai joint ventures. In the first nine months of 2018, Dow's share of the earnings of nonconsolidated affiliates was \$639 million, up from \$406 million in the first nine months of 2017, as higher earnings from the Kuwait joint ventures and lower equity losses from Sadara Chemical Company ("Sadara") were partially offset by lower equity earnings from the Thai joint ventures and the HSC Group, which reflected customer settlements in the first quarter of 2017 related to long-term polysilicon sales agreements.

Sundry Income (Expense) - Net

Sundry income (expense) – net includes a variety of income and expense items such as foreign currency exchange gains and losses, interest income, dividends from investments, gains and losses on sales of investments and assets, non-operating pension and other postretirement benefit plan credits or costs, and certain litigation matters. Sundry income (expense) – net in the third quarter of 2018 was income of \$11 million, a decrease of \$257 million compared with income of \$268 million in the third quarter of 2017, which included a \$227 million gain related to the divestiture of the EAA Business.

Year to date, sundry income (expense) - net was income of \$99 million, a decrease of \$47 million compared with income of \$146 million in the same period last year. In addition to the item previously discussed, the first nine months of 2017 included a \$469 million loss related to the Bayer CropScience arbitration matter, gains on sales of assets and other investments and a \$137 million gain related to the Nova patent infringement award. See Notes 4, 6 and 12 to the Consolidated Financial Statements for additional information.

Interest Expense and Amortization of Debt Discount

Interest expense and amortization of debt discount was \$280 million in the third quarter of 2018, up from \$256 million in the third quarter of 2017. Interest expense and amortization of debt discount was \$824 million in the first nine months of 2018, up from \$701 million in the first nine months of 2017. The increase primarily reflects lower capitalized interest as a result of decreased capital spending.

Provision for Income Taxes

The Company's effective tax rate fluctuates based on, among other factors, where income is earned and by the level of equity earnings, since most of the earnings from the Company's equity method investments are taxed at the joint venture level.

On December 22, 2017, the Tax Cuts and Jobs Act ("The Act") was enacted. The Act reduces the U.S. federal corporate income tax rate from 35 percent to 21 percent, requires companies to pay a one-time transition tax on earnings of certain foreign subsidiaries that were previously deferred, creates new provisions related to foreign sourced earnings, eliminates the domestic manufacturing deduction and moves towards a territorial system. The Company recorded adjustments related to The Act during the third quarter of 2018 which resulted in a benefit of \$17 million to "Provision for income taxes." Adjustments in the first nine months of 2018 were a benefit of \$10 million.

The effective tax rate for the third quarter of 2018 was 23.4 percent, compared with 43.7 percent for the third quarter of 2017. For the first nine months of 2018, the effective tax rate was 22.6 percent, compared with 29.6 percent for the first nine months of 2017. The tax rate in the third quarter of 2018 was favorably impacted by the reduced U.S. federal corporate income tax rate and unfavorably impacted by non-deductible restructuring costs and certain provisions in The Act related to the taxability of foreign earnings. In addition to the items previously discussed, the tax rate for the first nine months of 2018 was favorably impacted by tax benefits related to the issuance of stock-based compensation. The tax rate in the third quarter of 2017 was primarily impacted by a \$267 million charge related to changes in tax attributes in the United States and Germany as result of the Merger. In addition, the tax rate for the first nine months of 2017 reflected a tax benefit from the Bayer CropScience arbitration matter and the adoption of Accounting Standards Update ("ASU") 2016-09, which resulted in the recognition of excess tax benefits related to stock-based compensation in the provision for income taxes. See Notes 7 and 12 to the Consolidated Financial Statements for additional information.

Net Income Attributable to Noncontrolling Interests

Net income attributable to noncontrolling interests was \$36 million in the third quarter of 2018, up from \$22 million in the third quarter of 2017. For the first nine months of 2018, net income attributable to noncontrolling interests was \$102 million, compared with \$87 million for the same period last year.

Net Income Available for the Common Stockholder

Net income available for the common stockholder was \$1,000 million in the third quarter of 2018, up from \$783 million in the third quarter of 2017. Net income available for the common stockholder in the first nine months of 2018 was \$3,621 million, up from \$2,992 million in the same period last year. Effective with the Merger, Dow no longer has publicly traded common stock. Dow's common shares are owned solely by its parent company, DowDuPont.

CHANGES IN FINANCIAL CONDITION

The Company had cash and cash equivalents of \$3,403 million at September 30, 2018 and \$6,188 million at December 31, 2017, of which \$2,075 million at September 30, 2018 and \$4,318 million at December 31, 2017, was held by subsidiaries in foreign countries, including United States territories. For each of its foreign subsidiaries, the Company makes an assertion regarding the amount of earnings intended for permanent reinvestment, with the balance available to be repatriated to the United States.

The Company is currently evaluating the impact of The Act on its permanent reinvestment assertion. The Act requires companies to pay a one-time transition tax on earnings of foreign subsidiaries, a majority of which were previously considered permanently reinvested by the Company (see Note 7 to the Consolidated Financial Statements for further details of The Act). A tax liability was accrued for the estimated U.S. federal tax on all unrepatriated earnings at December 31, 2017, in accordance with The Act. The cash held by foreign subsidiaries for permanent reinvestment is generally used to finance the subsidiaries' operational activities and future foreign investments. The Company has the ability to repatriate additional funds to the U.S., which could result in an adjustment to the tax liability for foreign withholding taxes, foreign and/or U.S. state income taxes and the impact of foreign currency movements. During 2018, the Company has and expects to continue repatriating certain funds from its non-U.S. subsidiaries that are not needed to finance local operations or separation activities; however, these particular repatriation activities have not and are not expected to result in a significant incremental tax liability to the Company.

The Company's cash flows from operating, investing and financing activities, as reflected in the consolidated statements of cash flows, are summarized in the following table:

Cash Flow Summary In millions Cash provided by (used for):	Nine Mo Sep 30, 2			Sep 30, 2	2017 1	
Operating activities	\$	2,197		\$	(2,212)
Investing activities	(1,266)	5,214		,
Financing activities	(3,645)	(1,540)
Effect of exchange						
rate changes on cash, cash equivalents and	(59)	323		
restricted cash						
Summary						
Increase (Decrease) in cash, cash equivalent		(2,773)	\$	1,785	

and restricted cash				
Cash, cash				
equivalents and	6,207		6,624	
restricted cash at	0,207		0,024	
beginning of period				
Cash, cash				
equivalents and	\$	3,434	\$	8,409
restricted cash at end	φ	5,454	φ	0,409
of period				
Less: Restricted cash				
and cash equivalents,	31		15	
included in "Other	51		15	
current assets"				
Cash and cash				
equivalents at end of	\$	3,403	\$	8,394
period				

1. Updated for ASU 2016-15 (including SEC interpretive guidance) and ASU 2016-18. See Notes 1 and 2 to the Consolidated Financial Statements for additional information.

Cash Flows from Operating Activities

In the first nine months of 2018, cash provided by operating activities was \$2,197 million, up \$4,409 million compared with cash used for operating activities of \$2,212 million in the first nine months of 2017, primarily reflecting a decrease in cash used for working capital requirements and higher cash earnings, which more than offset higher pension contributions. The first nine months of 2017 also included a one-time cash receipt for the Nova patent infringement award and advance payments from customers for long-term ethylene supply agreements, which were offset by a cash payment related to the Bayer CropScience arbitration matter.

Cash Flows from Investing Activities

In the first nine months of 2018, cash used for investing activities was \$1,266 million, primarily due to capital expenditures and purchases of investments, which were partially offset by proceeds from sales and maturities of investments and proceeds from interests in trade accounts receivable conduits. In the first nine months of 2017, cash provided by investing activities was \$5,214 million, primarily due to proceeds from interests in trade accounts receivable conduits and proceeds from sales and maturities of investments, which more than offset capital expenditures and investments in and loans to nonconsolidated affiliates, primarily with Sadara.

Capital spending was \$1,650 million in the first nine months of 2018, compared with \$2,209 million in the first nine months of 2017. The Company expects full year capital spending in 2018 to be approximately \$2.7 billion to \$3.0 billion, slightly below depreciation and amortization expense and inclusive of capital spending for targeted cost synergy and business separation projects.

In the first nine months of 2018, the Company entered into a shareholder loan reduction agreement with Sadara and converted \$215 million of the existing loan balance into equity. The Company expects to loan between zero and \$200 million to Sadara during the remainder of 2018. All or a portion of the outstanding loans to Sadara could potentially be converted into equity in future periods.

Cash Flows from Financing Activities

In the first nine months of 2018, cash used for financing activities increased to \$3,645 million compared with \$1,540 million in the same period last year due to an increase in dividends paid, an increase in payments on long-term debt and lower proceeds from sales/issuance of common stock.

Reclassification of Prior Period Amounts Related to Accounts Receivable Securitization

In connection with the review and implementation of ASU 2016-15 and additional interpretive guidance from the SEC related to the required method for calculating the cash received from beneficial interests in trade accounts receivable conduits, the Company changed the prior period presentation and amount of proceeds from interests in trade accounts receivable conduits. In the first nine months of 2017, changes related to the calculation and presentation of proceeds from interests in trade accounts receivable conduits receivable conduits resulted in a reclassification of \$6,989 million from cash used for operating activities to cash provided by investing activities. In the fourth quarter of 2017, the Company suspended further sales of trade accounts receivable through these facilities and began reducing outstanding balances through collections of trade accounts receivable previously sold to such conduits. In September and October 2018, the North American and European facilities, respectively, were amended and the terms of the agreements changed from off-balance sheet arrangements to secured borrowing arrangements.

The following table reconciles cash flows from operating activities to a non-GAAP measure regarding cash flows from operating activities excluding the impact of ASU 2016-15 and related interpretive guidance for the nine months ended September 30, 2018 and 2017. Management believes this non-GAAP financial measure is relevant and meaningful as it presents cash flows from operating activities inclusive of all trade accounts receivable collection activity, which the Company utilizes in support of its operating activities.

Cash Flows from Operating Activities Excluding Impact of ASU 2016-15 and Additional Interpretive Guidance (non-GAAP)	Nine Months Ended
In millions	Sep 30, Sep 30, 2018 2017
Cash flows from operating activities - Updated for impact of ASU 2016-15 and additional interpretive guidance (GAAP)	\$2,197 \$(2,212)
Less: Impact of ASU 2016-15 and additional interpretive guidance	(657)(6,989)
Cash flows from operating activities - Excluding impact of ASU 2016-15 and additional interpretive guidance (non-GAAP)	\$2,854 \$4,777

Liquidity & Financial Flexibility

The Company's primary source of incremental liquidity is cash flows from operating activities. The generation of cash from operations and the Company's ability to access debt markets is expected to meet the Company's cash requirements for working capital, capital expenditures, debt maturities, contributions to pension plans, dividend distributions to its parent company and other needs. In addition to cash from operating activities, the Company's current liquidity sources also include U.S. and Euromarket commercial paper, committed credit facilities and other debt markets. Additional details on sources of liquidity are as follows:

Commercial Paper

Dow issues promissory notes under its U.S. and Euromarket commercial paper programs. The Company had \$594 million of commercial paper outstanding at September 30, 2018 (\$231 million at December 31, 2017). The Company maintains access to the commercial paper market at competitive rates. Amounts outstanding under the Company's commercial paper programs during the period may be greater, or less than, the amount reported at the end of the period.

Committed Credit Facilities

In the event Dow has short-term liquidity needs and is unable to issue commercial paper for any reason, Dow has the ability to access liquidity through its committed and available credit facilities. On May 27, 2018, the Company renewed a \$200 million Bilateral Revolving Credit Facility agreement, which has a maturity date in May 2020 and provides for interest at floating rates, as defined in the agreement. On July 20, 2018, the Company renewed a \$200 million Bilateral Revolving Credit Facility agreement, which has a maturity date in July 2020 and provides for interest at floating rates, as defined in the agreement, which has a maturity date in July 2020 and provides for interest at floating rates, as defined in the agreement. On August 4, 2018, the Company renewed a \$100 million Bilateral Revolving Credit Facility agreement, which has a maturity date in August 2020 and provides for interest at floating rates, as defined in the agreement. Agreement agreement, which has a maturity date in August 2020 and provides for interest at floating rates, as defined in the agreement.

On October 30, 2018, the Company terminated and replaced its \$5.0 billion Five Year Competitive Advance and Revolving Credit Facility Agreement under substantially similar terms and conditions, which has a maturity date in October 2023. In addition, the Company amended a \$100 million Bilateral Revolving Credit Facility agreement, which has a maturity date in October 2019 and provides for interest at floating rates, as defined in the agreement.

In connection with the Dow Silicones ownership restructure, on May 31, 2016, Dow Silicones incurred \$4.5 billion of indebtedness under a certain third party credit agreement ("Term Loan Facility"). The Company subsequently guaranteed the obligations of Dow Silicones under the Term Loan Facility and, as a result, the covenants and events of default applicable to the Term Loan Facility are substantially similar to the covenants and events of default set forth in the Company's Five Year Competitive Advance and Revolving Credit Facility. In the second quarter of 2018, Dow Silicones exercised a 19-month extension option making amounts borrowed under the Term Loan Facility repayable on December 30, 2019, and amended the Term Loan Facility to include an additional 2-year extension option, at Dow Silicones' election, upon satisfaction of certain customary conditions precedent.

In September 2018, the Company renewed its North American accounts receivable securitization facility for a one year term and amended the terms of the agreement from an off-balance sheet arrangement to a secured borrowing arrangement, with a borrowing capacity up to \$800 million. Under the structure of the amended agreement, the Company will use select trade accounts receivable to collateralize the credit facility with certain lenders. At September 30, 2018, the facility had not been drawn upon.

At September 30, 2018, the Company had total committed credit facilities of \$11.7 billion and available credit facilities of \$7.2 billion.

In October 2018, the Company renewed its European accounts receivable securitization facility for a two year term and amended the terms of the agreement from an off-balance sheet arrangement to a secured borrowing arrangement, with a borrowing capacity up to Euro 400 million. Under the structure of the amended agreement, the Company will use select trade accounts receivable to collateralize the credit facility with certain lenders. See Note 15 to the Consolidated Financial Statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2017, for additional information on committed and available credit facilities.

Debt

As Dow continues to maintain its strong balance sheet and financial flexibility, management is focused on net debt (a non-GAAP financial measure), as Dow believes this is the best representation of the Company's financial leverage at this point in time. As shown in the following table, net debt is equal to total gross debt minus "Cash and cash equivalents" and "Marketable securities." At September 30, 2018, net debt as a percent of total capitalization increased to 37.6 percent, compared with 35.4 percent at December 31, 2017, primarily due to a decrease in cash and cash equivalents.

Total Debt	Sep 30,	Dec 31,
In millions	2018	2017
Notes payable	\$910	\$484
Long-term debt due within one year	2,605	752
Long-term debt	17,085	19,765
Gross debt	\$20,600	\$21,001
- Cash and cash equivalents	3,403	6,188
- Marketable securities	106	4
Net debt	\$17,091	\$14,809
Gross debt as a percent of total capitalization	42.1 %	643.7 %
Net debt as a percent of total capitalization	37.6 %	635.4 %

Dow's public debt instruments and primary, private credit agreements contain, among other provisions, certain customary restrictive covenant and default provisions. The Company's most significant debt covenant with regard to its financial position is the obligation to maintain the ratio of the Company's consolidated indebtedness to consolidated capitalization at no greater than 0.65 to 1.00 at any time the aggregate outstanding amount of loans under the Five Year Competitive Advance and Revolving Credit Facility Agreement equals or exceeds \$500 million. The ratio of the Company's consolidated indebtedness to consolidated capitalization as defined in the Five Year Competitive Advance and Revolving Credit Facility Agreement equals or exceeds \$500 million. The ratio of the Company's consolidated indebtedness to consolidated capitalization as defined in the Five Year Competitive Advance and Revolving Credit Facility Agreement as 0.41 to 1.00 at September 30, 2018. Management believes the Company was in compliance with all of its covenants and default provisions at September 30, 2018. For information on Dow's covenants and default provisions, see Note 15 to the Consolidated Financial Statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Management expects that the Company will continue to have sufficient liquidity and financial flexibility to meet all of its business obligations.

Credit Ratings At October 31, 2018, the Company's credit ratings were as follows:

Credit Ratings	Long-Te	rm Rating Short-Term Rat	ing Outlook
Standard & Poor's	BBB	A-2	Stable
Moody's Investors Servi	iceBaa2	P-2	Stable
Fitch Ratings	BBB	F2	Rating Watch Positive

Downgrades in the Company's credit ratings will increase borrowing costs on certain indentures and could impact the Company's ability to access credit markets.

Dividends

Effective with the Merger, Dow no longer has publicly traded common stock. Dow's common shares are owned solely by its parent company, DowDuPont. The Company has committed to fund a portion of DowDuPont's share repurchases, dividends paid to common stockholders and governance expenses. Funding is accomplished through

intercompany loans. On a quarterly basis, the Company's Board of Directors review and determine a dividend distribution to DowDuPont to settle the intercompany loans. The dividend distribution considers the level of the Company's earnings and cash flows and the outstanding intercompany loan balances. In the third quarter of 2018, the Company declared and paid dividends to DowDuPont of \$1,048 million (\$3,158 million in the first nine months of 2018). See Note 20 to the Consolidated Financial Statements for additional information.

Pension Plans

The Company has defined benefit pension plans in the U.S. and a number of other countries. In the third quarter of 2018, the Company made a \$1,100 million discretionary contribution to its principal U.S. pension plan and increased its total 2018 estimated pension contributions to approximately \$1,600 million, of which \$1,538 million had been contributed through September 30, 2018. The discretionary contribution made in the third quarter of 2018 was primarily based on the Company's funding policy, which permits contributions to defined benefit pension plans when economics encourage funding, and reflected considerations relating to tax deductibility and capital structure. For additional information regarding the Company's pension plans, see Note 15 to the Consolidated Financial Statements and Note 19 to the Consolidated Financial Statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2017.

Restructuring

The activities related to the Synergy Program are expected to result in additional cash expenditures of approximately \$520 million to \$590 million, primarily through the end of 2019, consisting of severance and related benefit costs and costs associated with exit and disposal activities, including environmental remediation (see Note 5 to the Consolidated Financial Statements). The Company expects to incur additional costs in the future related to its restructuring activities. Future costs are expected to include demolition costs related to closed facilities and restructuring plan implementation costs; these costs will be recognized as incurred. The Company also expects to incur additional employee-related costs, including involuntary termination benefits, related to its other optimization activities. These costs cannot be reasonably estimated at this time.

Contractual Obligations

Information related to the Company's contractual obligations, commercial commitments and expected cash requirements for interest can be found in Notes 15, 16 and 19 to the Consolidated Financial Statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2017. With the exception of the items noted below, there have been no material changes in the Company's contractual obligations since December 31, 2017.

2022

Contractual Obligations at Sep 30, 2018 Payments Due In

				2023	
In millions	2018	2019-2020	2021-2022	2 and	Total
				beyond	
Purchase obligations ¹	\$3,352	2\$ 5,096	\$ 3,998	\$7,538	\$19,984
Pension and other postretirement benefits	\$99	\$ 761	\$ 999	\$7,561	\$9,420
Includes outstanding nurchase orders an	d other	commitme	nts greater	than \$1	million obtained

1. Includes outstanding purchase orders and other commitments greater than \$1 million obtained through a survey conducted within the Company.

Off-Balance Sheet Arrangements

Off-balance sheet arrangements are obligations the Company has with nonconsolidated entities related to transactions, agreements or other contractual arrangements. The Company holds variable interests in joint ventures accounted for under the equity method of accounting. The Company is not the primary beneficiary of these joint ventures and therefore is not required to consolidate these entities (see Note 19 to the Consolidated Financial Statements). In addition, see Note 10 to the Consolidated Financial Statements for information regarding the transfer of financial assets.

Guarantees arise during the ordinary course of business from relationships with customers and nonconsolidated affiliates when the Company undertakes an obligation to guarantee the performance of others if specific triggering events occur. The Company had outstanding guarantees at September 30, 2018 of \$5,489 million, down from \$5,663 million at December 31, 2017. Additional information related to guarantees can be found in the "Guarantees" section of Note 12 to the Consolidated Financial Statements.

Fair Value Measurements

See Note 18 to the Consolidated Financial Statements for additional information concerning fair value measurements.

OTHER MATTERS

Recent Accounting Guidance

See Note 2 to the Consolidated Financial Statements for a summary of recent accounting guidance.

Critical Accounting Estimates

The preparation of financial statements and related disclosures in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") requires management to make judgments, assumptions and estimates that affect the amounts reported in the consolidated financial statements and accompanying notes. Note 1 to the Consolidated Financial Statements in the Company's Annual Report on Form 10-K for the year ended December 31, 2017 ("2017 10-K") describes the significant accounting policies and methods used in the preparation of the consolidated financial statements. Dow's accounting policies that

are impacted by judgments, assumptions and estimates are described in Management's Discussion and Analysis of Financial Condition and Results of Operations in the Company's 2017 10-K. Since December 31, 2017, there have been no material changes in the Company's accounting policies that are impacted by judgments, assumptions and estimates.

Asbestos-Related Matters of Union Carbide Corporation

Union Carbide is and has been involved in a large number of asbestos-related suits filed primarily in state courts during the past four decades. These suits principally allege personal injury resulting from exposure to asbestos-containing products and frequently seek both actual and punitive damages. The alleged claims primarily relate to products that Union Carbide sold in the past, alleged exposure to asbestos-containing products located on Union Carbide's premises, and Union Carbide's responsibility for asbestos suits filed against a former Union Carbide subsidiary, Amchem Products, Inc. ("Amchem"). In many cases, plaintiffs are unable to demonstrate that they have suffered any compensable loss as a result of such exposure, or that injuries incurred in fact resulted from exposure to Union Carbide's products.

The table below provides information regarding asbestos-related claims pending against Union Carbide and Amchem based on criteria developed by Union Carbide and its external consultants.

Asbestos-Related Claim Activity	2018 2017
Claims unresolved at Jan 1	15,427 16,141
Claims filed	5,279 5,598
Claims settled, dismissed or otherwise resolved	(7,861)(6,560)
Claims unresolved at Sep 30	12,845 15,179
Claimants with claims against both Union Carbide and Amchem	(4,778)(5,544)
Individual claimants at Sep 30	8,067 9,635

Plaintiffs' lawyers often sue numerous defendants in individual lawsuits or on behalf of numerous claimants. As a result, the damages alleged are not expressly identified as to Union Carbide, Amchem or any other particular defendant, even when specific damages are alleged with respect to a specific disease or injury. In fact, there are no personal injury cases in which only Union Carbide and/or Amchem are the sole named defendants. For these reasons and based upon Union Carbide's litigation and settlement experience, Union Carbide does not consider the damages alleged against Union Carbide and Amchem to be a meaningful factor in its determination of any potential asbestos-related liability.

For additional information, see Asbestos-Related Matters of Union Carbide Corporation in Note 12 to the Consolidated Financial Statements and Part II, Item 1. Legal Proceedings.

ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK Omitted pursuant to General Instruction H of Form 10-Q.

ITEM 4. CONTROLS AND PROCEDURES

Evaluation of Disclosure Controls and Procedures

As of the end of the period covered by this Quarterly Report on Form 10-Q, the Company carried out an evaluation, under the supervision and with the participation of the Company's Disclosure Committee and the Company's management, including the Chief Executive Officer and the Chief Financial Officer, of the effectiveness of the design and operation of the Company's disclosure controls and procedures pursuant to paragraph (b) of Exchange Act Rules 13a-15 and 15d-15. Based upon that evaluation, the Chief Executive Officer and the Chief Financial Officer

concluded that the Company's disclosure controls and procedures were effective.

Changes in Internal Control Over Financial Reporting

There were no changes in the Company's internal control over financial reporting identified in connection with the evaluation required by paragraph (d) of Exchange Act Rules 13a-15 and 15d-15 that was conducted during the last fiscal quarter that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

The Dow Chemical Company and Subsidiaries PART II – OTHER INFORMATION

ITEM 1. LEGAL PROCEEDINGS

Asbestos-Related Matters of Union Carbide Corporation No material developments regarding this matter occurred in the third quarter of 2018. For a current status of this matter, see Note 12 to the Consolidated Financial Statements.

Environmental Matters

DC Alabama, Inc. ("DCA"), a wholly owned subsidiary of the Company, received a draft consent order ("Order") from the Alabama Department of Environmental Management ("ADEM") dated July 26, 2018, relating to alleged unpermitted discharges of industrial process water and certain water quality and equipment violations at DCA's silicon metal production facility located in Mt. Meigs, Alabama. DCA and the ADEM negotiated the terms of and executed a final Order that contains a civil penalty of \$250,000 and certain additional requirements. Discussions between DCA and the ADEM are ongoing.

On March 20, 2018, the Company received an informal notice that Region 6 of the U.S. Environmental Protection Agency ("EPA") was contemplating filing a Notice of Violation with a proposed penalty for alleged violations uncovered during a prior inspection related to the management of hazardous wastes at the Company's Freeport, Texas, manufacturing facility, pursuant to the Resource Conservation and Recovery Act. Discussions between the EPA and the Company occurred periodically following the inspection. On September 20, 2018, the EPA and the Company entered into a Consent Agreement and Final Order, which the Company agreed to pay a \$500,000 fine, conduct an audit under the Texas Audit Act resolving issues with the state of Texas and certify compliance with specified hazardous waste requirements with the EPA.

ITEM 1A. RISK FACTORS

There were no material changes in the Company's risk factors in the third quarter of 2018.

ITEM 4. MINE SAFETY DISCLOSURES Not applicable.

ITEM 5. OTHER INFORMATION

In the first quarter of 2018, the Company adopted new accounting standards that required retrospective application. The Company updated the consolidated statements of income as a result of adopting Accounting Standards Update ("ASU") 2017-07, "Compensation - Retirement Benefits (Topic 715): Improving the Presentation of Net Periodic Pension Cost and Net Periodic Postretirement Benefit Cost." The consolidated statements of cash flows were updated as a result of adopting ASU 2016-15, "Statement of Cash Flows (Topic 230): Classification of Certain Cash Receipts and Cash Payments" and ASU 2016-18, "Statement of Cash Flows (Topic 230): Restricted Cash." In the third quarter of 2018, the U.S. Securities and Exchange Commission's ("SEC") Office of the Chief Accountant provided additional guidance related to ASU 2016-15 that indicated an entity must evaluate daily transaction activity to calculate the value of cash received from beneficial interests in conduits, resulting in additional updates to the consolidated statements of cash flows. See Notes 1 and 2 to the Consolidated Financial Statements for additional information.

Changes to the Consolidated Financial Statements as a result of the retrospective application of the new accounting standards are summarized as follows:

Summary of Changes to the Consolidated Statements of Income		For the Years Ended Dec 31					
		2017	2016	2016	2015	2015	
In millions	As File	d_1^{Updated}	As Filed	d_1^{Updated}	As File	2015 d ^{Updated}	
Cost of sales	\$44,308	8\$43,612	\$37,640)\$37,668	\$37,74	5\$37,512	
Research and development expenses	\$1,637	\$1,648	\$1,584	\$1,593	\$1,598	\$1,564	
Selling, general and administrative expenses	\$2,917	\$2,920	\$2,956	\$2,953	\$2,948	\$2,898	
Sundry income (expense) - net	\$877	\$195	\$1,452	\$1,486	\$4,716	\$4,399	
1. Reflects changes resulting from the adoption of ASU 2017-07							

Summary of Changes to the Consolidated Statements of Casl	n For the	Years End	led Dec 3	1		
Flows	2017	2017	2016	2016	, 2015	2015
In millions	As File	d Updated	¹ As Filed	$\frac{1}{1}$ Updated	¹ As File	d Updated $\frac{1}{1}$
Operating Activities						
Accounts and notes receivable	\$(4,734	4)\$(11,92	7)\$(1,539)\$(8,833)\$(84)\$(7,788)
Proceeds from interests in trade accounts receivable conduits	\$2,269	\$—	\$1,257	\$—	\$1,034	\$—
Other assets and liabilities, net	\$(104)\$(102)\$(717)\$(723)\$(48)\$(45)
Cash provided by (used for) operating activities	\$4,502	\$(4,958)\$5,600	\$(2,957)\$7,607	\$(1,128)
Investing Activities						
Payment into escrow account	\$(130)\$—	\$(835)\$—	\$—	\$—
Distribution from escrow account	\$130	\$—	\$835	\$—	\$—	\$—
Acquisitions of property and businesses, net of cash acquired	l \$16	\$47	\$(187)\$(187)\$(123)\$(123)
Cash acquired in step acquisition of nonconsolidated affiliate	e \$—	\$—	\$1,050	\$1,070	\$—	\$—
Proceeds from interests in trade accounts receivable conduits	\$—	\$9,462	\$—	\$8,551	\$—	\$8,738
Cash provided by (used for) investing activities	\$(1,94])\$7,552	\$(3,479)\$5,092	\$(1,350)\$7,388
Financing Activities						
Contingent payment for acquisition of businesses	\$—	\$(31)\$—	\$—	\$—	\$—
Cash used for financing activities	\$(3,300))\$(3,331)\$(4,014)\$(4,014)\$(3,132	2)\$(3,132)
Summary						
Increase (decrease) in cash, cash equivalents and restricted	\$(419)\$(417)\$(1.970)\$(1,956	\$2 923	\$2,926
cash	Ψ(+1))ψ(+17)ψ(1,)70	γψ(1,750)\$2,725	$\psi 2, j 20$
Cash, cash equivalents and restricted cash at beginning of period	\$6,607	\$6,624	\$8,577	\$8,580	\$5,654	\$5,654

- Cash, cash equivalents and restricted cash at end of period \$6,188 \$6,207 \$6,607 \$6,624 \$8,577 \$8,580 Reflects the adoption of ASU 2016-15 and ASU 2016-18. In connection with the review and implementation of
- ASU 2016-15, the Company also changed the value of "Proceeds from interests in trade accounts receivable conduits" due to additional interpretive guidance of the required method for calculating the cash received from beneficial interests in the conduits.

Summary of Changes to the Consolidated Statements of Cash Flows	Three Months Ended		Six Mo Ended	nths
	Mar 31	, 2017	Jun 30,	2017
In millions	As File	d Updated	As File	d Updated
	1	2	1	2
Operating Activities				
Accounts and notes receivable	\$(1,327	7)\$(2,773])\$(3,233)\$(6,151)
Cash used for operating activities	\$(76)\$(1,522])\$(101)\$(3,019)
Investing Activities				
Proceeds from interests in trade accounts receivable conduits	\$551	\$1,997	\$1,914	\$4,832
Cash provided by (used for) investing activities	\$(353)\$1,093	\$192	\$3,110
Reflects amounts previously reported in the Company's Quarterly R	eport or	Form 10-	O for the	e neriods ender

Reflects amounts previously reported in the Company's Quarterly Report on Form 10-Q for the periods ended March 31, 2018 and June 30, 2018.

In the third quarter of 2018, the SEC's Office of the Chief Accountant provided additional guidance related to ASU 2.2016-15 that indicated an entity must evaluate daily transaction activity to calculate the value of cash received from beneficial interests in conduits, resulting in additional updates to the consolidated statements of cash flows.

ITEM 6. EXHIBITS EXHIBIT NO. DESCRIPTION

<u>12.1</u> *	Computation of Ratio of Earnings to Fixed Charges and Combined Fixed Charges and Preferred
12.1	Stock Dividend Requirements.
<u>23</u> *	Ankura Consulting Group, LLC's Consent.
<u>31.1</u> *	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>31.2</u> *	Certification Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
<u>32.1</u> *	Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
<u>32.2</u> *	Certification Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
101.INS	XBRL Instance Document.
101.SCH	XBRL Taxonomy Extension Schema Document.
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document.
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document.
101.LAB	XBRL Taxonomy Extension Label Linkbase Document.
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document.

* Filed herewith

The Dow Chemical Company and Subsidiaries Trademark Listing

The following trademarks of The Dow Chemical Company appear in this report: DOW SEMENTES, MORGAN

The Dow Chemical Company and Subsidiaries Signature

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

THE DOW CHEMICAL COMPANY Registrant Date: November 2, 2018

/s/ RONALD C. EDMONDS Ronald C. Edmonds Controller and Vice President of Controllers and Tax