CIMAREX ENERGY CO Form 11-K June 23, 2005

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UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, D C 20549

Form 11-K

ANNUAL REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [FEE REQUIRED]

For the fiscal year ended December 31, 2004

OR

TRANSITION REPORT PURSUANT TO SECTION 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [NO FEE REQUIRED]

to

For the transition period from

Commission file number 001-31446

A. Full title of the plan and the address of the plan, if different from that of the issuer named below:

CIMAREX ENERGY COMPANY, INC. 401(k) PLAN

B. Name of issuer of the securities held pursuant to the plan and the address of its principal executive office:

CIMAREX ENERGY CO.

707 Seventeenth Street, Suite 3300, Denver, Colorado 80202 (Address of principal executive offices including ZIP code)

(303) 295-3995

(Registrant s telephone number)

Cimarex Energy Co.

401(k) Plan

Financial Statements

and Supplemental Schedule

As of December 31, 2004 and 2003

and For the Year Ended December 31, 2004

Cimarex Energy Co.

401(k) Plan

Financial Statements

and Supplemental Schedule

As of December 31, 2004 and 2003

and For the Year Ended December 31, 2004

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Report of Independent Registered Public Accounting Firm

The Audit Committee of Cimarex Energy Co. and

Cimarex Energy Co. 401(k) Plan Administrative Committee:

We have audited the accompanying statements of net assets available for plan benefits of Cimarex Energy Co. 401(k) Plan (the Plan) as of December 31, 2004 and 2003, and the related statement of changes in net assets available for plan benefits for the year ended December 31, 2004. These financial statements are the responsibility of the Plan s management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the net assets available for plan benefits of the Plan as of December 31, 2004 and 2003, and the changes in net assets available for plan benefits for the year ended December 31, 2004 in conformity with accounting principles generally accepted in the United States of America.

Our audits were performed for the purpose of forming an opinion on the basic financial statements taken as a whole. The supplemental schedule of assets (held at end of year) as of December 31, 2004 is presented for the purpose of additional analysis and is not a required part of the basic financial statements but is supplementary information required by the Department of Labor s Rules and Regulations for Reporting and Disclosure under the Employee Retirement Income Security Act of 1974. This supplemental schedule is the responsibility of the Plan s management. The supplemental schedule has been subjected to the auditing procedures applied in the audits of the basic financial statements and, in our opinion, is fairly stated in all material respects in relation to the basic financial statements taken as a whole.

/s/ Anton Collins Mitchell LLP

Denver, Colorado

June 20, 2005

Financial Statements

Statements of Net Assets Available for Plan Benefits

December 31,	2004	2003
Assets		
Investments, at fair value (Notes 2, 3, 5 and 6):		
Common/collective trust -		
Vanguard Retirement Savings Trust	\$ 4,569,499* \$	3,783,741*
Registered investment companies:		
American Funds EuroPacific Growth Fund	707,811	581,725
Vanguard 500 Index Fund Investor Shares	3,003,919*	2,365,192*
Vanguard Explorer Fund	1,023,548	517,770
Vanguard Extended Market Index Fund Investor Shares	1,015,278	589,948
Vanguard Intermediate-Term Treasury Fund Investor Shares	572,387	461,657
Vanguard LifeStrategy Conservative Growth Fund	137,809	77,304
Vanguard LifeStrategy Growth Fund	413,947	141,578
Vanguard LifeStrategy Income Fund	257,525	118,632
Vanguard LifeStrategy Moderate Growth Fund	316,611	108,280
Vanguard Total Bond Market Index Fund	1,451,625*	1,452,424*
Vanguard Total International Stock Index Fund	496,622	293,730
Vanguard U.S. Growth Fund	1,890,589*	1,702,633*
Vanguard Wellington Fund Investor Shares	1,316,861*	894,805
Vanguard Windsor II Fund Investor Shares	1,425,032*	785,071
Common stock -		
Cimarex Energy Co. Common Stock	7,179,579*	5,183,323*
Participant loans	410,207	282,000
Total investments	26,188,849	19,339,813
Contributions receivable:		
Employee		37,675
Employer		29,224
		66,899
Net assets available for plan benefits	\$ 26,188,849 \$	19,406,712

*Represents 5% or more of net assets available for plan benefits.

See accompanying report of independent registered public accounting firm and notes to financial statements.

Statement of Changes in Net Assets Available for Plan Benefits

For the Year Ended December 31,	2004
Additions:	
Employee contributions	\$ 2,038,682
Employer contributions	1,360,003
Participant rollover contributions	340,624
Other	3,860
Net appreciation in fair value of investments (Note 3)	3,119,040
Interest and dividend income, investments	460,480
Interest income on participant loans	21,890
Total additions	7,344,579
Deductions:	
Benefits paid to participants	562,442
Total deductions	562,442
Net increase	6,782,137
Net assets available for plan benefits,	
beginning of year	19,406,712
Net assets available for plan benefits,	
end of year	\$ 26,188,849

See accompanying report of independent registered public accounting firm and notes to financial statements.

Notes to Financial Statements

1. Plan Description

The following is a brief description of the Cimarex Energy Co. 401(k) Plan (the Plan) and is provided for general information only. Participants should refer to the plan document or summary plan description for a more complete description of the Plan s provisions.

On February 25, 2002, Key Production Co., Inc. (Key) and Helmerich & Payne, Inc. (H&P) signed a definitive agreement that provided for H&P to spin off its oil and gas division to its shareholders and for the new company to combine with Key to form Cimarex Energy Co. The merger was approved by both Companies Board of Directors and Key shareholders and was completed on September 30, 2002.

The Plan was established effective October 1, 2002 by Cimarex Energy Co. (the Company or Cimarex). The Plan was established to provide incentives and security for the employees of the Company and their beneficiaries. The Plan is intended to be a defined contribution plan with profit sharing provisions.

Plan Merger and Plan Transfers

Effective November 1, 2002, the Key Production Company, Inc. 401(k) Plan (Key Plan) was merged into the Plan. All employees of Key on September 30, 2002 who became employees of Cimarex on October 1, 2002 were or will be (if not yet participating) fully vested in his/her account regardless of Plan Entry Date.

Also, on November 18, 2002, plan accounts of the employees who previously were enrolled in the Helmerich & Payne, Inc. 401(k)/Thrift Savings Plan (the H&P Plan) were transferred to the Plan due to those individuals employment changing from H&P to Cimarex effective September 30, 2002 in connection with the financial restructuring that occurred effective that day which resulted in the formation of Cimarex. H&P employees on September 30, 2002 who became Cimarex employees on October 1, 2002 were or will be fully vested regardless of Plan Entry Date.

Certain provisions of the Plan were made consistent with those of the Key Plan and H&P Plan with respect to available forms of benefit payments and retaining certain loan provisions available under the H&P Plan.

General

The Plan is a defined contribution plan covering employees of Cimarex. The Plan is subject to the provisions of the Employee Retirement Income Security Act of 1974 (ERISA).

Trustee and Administrator of the Plan

The trustee of the Plan is Vanguard Fiduciary Trust Company (Vanguard). The trustee holds all assets of the Plan in accordance with provisions of the agreement with the Company. All assets of the Plan are with the investment plan accounts of Vanguard. Vanguard is also the record keeper of the Plan.

Eligibility

All non-excludable employees of the Company who have obtained the age of 18 and who have completed three months of service in which they were credited with at least 250 hours of service or who have completed one year of service are eligible to participate in the Plan. Excludable employees include leased employees, members of a collective bargaining unit, commissioned salespersons, independent contractors and non-resident aliens. All former employees of Key and H&P who became employees of the Company effective September 30, 2002, as part of the merger, were immediately eligible to participate in the Plan. Employees may enter the Plan on the first day of each calendar month after meeting plan requirements. A participant may modify his/her deferral election beginning the first pay period of each month if desired.

Contributions

A participant may enter into a salary reduction agreement with the Company whereby the amount withheld is contributed to the Plan during the plan year on behalf of each participant (as an employee s elective 401(k) deferred salary contribution). In no event shall the portion of earnings to be deferred be less than 1% of the participant s earnings nor more than 50% of the participant s pre-tax annual compensation, as defined in the Plan document, subject to annual IRS dollar limits (\$13,000 for 2004).

The Company will then make a matching contribution to the Plan during the plan year, on behalf of each participant, equal to 100% of the contributions :10pt;">Refer to Notes to Consolidated Financial Statements.

Kellogg Company and Subsidiaries

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(millions)

	September 30, 2017				Year-to-date period e September 30, 2017			d	
(Results are unaudited)	Pre- amo	Tax tax (expen unt benefit	.se)	After-tanoun	ax Pre-ta t amou	leynens	e)	After-ta	
Net income				\$ 297				\$ 841	
Other comprehensive income (loss):									
Foreign currency translation adjustments	(6)33		27	4	99		103	
Cash flow hedges:									
Reclassification to net income	3	(1)	2	7	(2)	5	
Postretirement and postemployment benefits	:								
Reclassification to net income:									
Net experience loss	—				1			1	
Other comprehensive income (loss)	\$(3)\$ 32		\$ 29	\$12	\$ 97		\$ 109	
Comprehensive income				\$ 326				\$ 950	
	-	rter ende		~		to-date pe		od ende	d
	Octo	ober 1, 20	016)	Octo	per 1, 201	6		
		Tax				Tax			
(Results are unaudited)	Pre- amo	tax (expen			ax Pre-ta t amou	ax (expens	e)	After-ta amount	
(Results are unaudited) Net income		tax (expen				X (exnens	e)		
		tax (expen		amoun		ax (expens	e)	amount	
Net income	amo	tax (expen		amoun		ax int benefit	e)	amount	
Net income Other comprehensive income (loss):	amo	tax (expen ount benefit		amoun \$ 292	t amou	ax int benefit	e)	amount \$ 747	t
Net income Other comprehensive income (loss): Foreign currency translation adjustments	amo	tax (expen ount benefit		amoun \$ 292	t amou	ax int benefit	e)	amount \$ 747	t
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges:	amo (20	tax (expen unt benefit)7	;)	amoun \$ 292 (13	t amou) (123	ax (expens nt benefit)20	e)	amount \$ 747 (103	t)
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges	amo (20 <u>3</u>	tax (expen unt benefit)7 (1	;)	amoun \$ 292 (13 2	t amou) (123 (57	ax (expens nt benefit)20)23		amount \$ 747 (103 (34	t)
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period:	amo (20 <u>3</u>	tax (expen unt benefit)7 (1	;)	amoun \$ 292 (13 2	t amou) (123 (57	ax (expens nt benefit)20)23		amount \$ 747 (103 (34	t)
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits	amo (20 <u>3</u>	tax (expen unt benefit)7 (1	;)	amoun \$ 292 (13 2	t amou) (123 (57	ax (expens nt benefit)20)23		amount \$ 747 (103 (34	t)
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period:	amo (20 <u>3</u>	tax (expen unt benefit)7 (1	;)	amoun \$ 292 (13 2	t amou) (123 (57) 8	ax (expens nt benefit)20)23		amount \$ 747 (103 (34 4	t))
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period: Prior service cost	amo (20 <u>3</u>	tax (expen unt benefit)7 (1	;)	amoun \$ 292 (13 2	t amou) (123 (57) 8 (1 3	ax (expens nt benefit)20)23		amount \$ 747 (103 (34 4	t))
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period: Prior service cost Reclassification to net income: Net experience loss Prior service cost	amo (20 3 	<pre>tax (expen unt benefit)7 (1 (1 (1 </pre>	;)	amoun \$ 292 (13 2 (1 —	t amou) (123 (57) 8 (1 3 3	^{ax} (expens nt benefit)20)23 (4)— (1		amount \$ 747 (103 (34 4 (1	t))
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period: Prior service cost Reclassification to net income: Net experience loss Prior service cost Other comprehensive income (loss)	amo (20 3 	int (expen benefit)7 (1 (1 	;)	amoun \$ 292 (13 2 (1 1 \$ (11	t amou) (123 (57) 8 (1 3 3	ax (expens nt benefit)20)23 (4)—		amount \$ 747 (103 (34 4 (1 3	t))
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period: Prior service cost Reclassification to net income: Net experience loss Prior service cost Other comprehensive income (loss) Comprehensive income	amo (20 3 	tax (expen benefit)7 (1 (1 (1 	;)	amoun \$ 292 (13 2 (1 1 	t amou) (123 (57) 8 (1 3 3	^{ax} (expens nt benefit)20)23 (4)— (1		amount \$ 747 (103 (34 4 (1 3 2	t))
Net income Other comprehensive income (loss): Foreign currency translation adjustments Cash flow hedges: Unrealized gain (loss) on cash flow hedges Reclassification to net income Postretirement and postemployment benefits Amount arising during the period: Prior service cost Reclassification to net income: Net experience loss Prior service cost Other comprehensive income (loss)	amo (20 3 	tax (expen benefit)7 (1 (1 (1 	;)	amoun \$ 292 (13 2 (1 1 \$ (11	t amou) (123 (57) 8 (1 3 3	^{ax} (expens nt benefit)20)23 (4)— (1		amount \$ 747 (103 (34 4 (1 3 2 \$ (129	t))

Kellogg Company and Subsidiaries CONSOLIDATED STATEMENT OF EQUITY (millions)

(unaudited)	Common stock shar æn our	Capital excess par val	of	SLOCK	Accumulat other comprehen income (loss)		logg Non-contr interests	ol ffng al equity
Balance, January 2, 2016 Common stock repurchases Net income	420\$ 105	\$ 745	\$6,597 694	70 \$(3,943 6 (426	· · ·) \$ 2,128 (426 694	\$ 10) 1	\$2,138 (426) 695
Acquisition of noncontrolling interest							5	5
Dividends Other comprehensive loss Stock compensation		63	(716)	(199	(716) (199 63)) —	(716) (199) 63
Stock options exercised and other		(2) (4)(7)372		366		366
Balance, December 31, 2016 Common stock repurchases Net income Dividends Other comprehensive income Stock compensation		\$ 806 53	\$6,571 841 (550	69 \$(3,997 7 (516))\$ (1,575) 109) \$ 1,910 (516 841 (550 109 53	\$ 16))	\$1,926 (516) 841 (550) 109 53
Stock options exercised and other		(8)—	(1)88		80		80
Balance, September 30, 2017 Refer to notes to Consolidated				75 \$(4,425)\$ (1,466) \$ 1,927	\$ 16	\$1,943

Kellogg Company and Subsidiaries CONSOLIDATED STATEMENT OF CASH FLOWS (millions)

(unaudited)	Year-to-date period ended Septem Det 600er 1, 2017 2016
Operating activities Net income Adjustments to reconcile net income to operating cash flows:	\$841 \$747
Depreciation and amortization	366 357
Postretirement benefit plan expense (benefit)	(191)(53)
Deferred income taxes	(20)(26)
Stock compensation	53 45
Other	32 (3)
Postretirement benefit plan contributions	(33)(29)
Changes in operating assets and liabilities, net of acquisitions:	
Trade receivables	(223)(208)
Inventories	78 25
Accounts payable	135 139
Accrued income taxes	(10)10
Accrued interest expense	43 53
Accrued and prepaid advertising and promotion	83 66
Accrued salaries and wages	(50)(45)
All other current assets and liabilities, net	17 (57)
Net cash provided by (used in) operating activities	1,121 1,021
Investing activities	
Additions to properties	(374)(376)
Acquisitions, net of cash acquired	4 (21)
Investments in unconsolidated entities, net proceeds	14 27
Other	(7)(11)
Net cash provided by (used in) investing activities	(363)(381)
Financing activities	
Net issuances (reductions) of notes payable	134 (749)
Issuances of long-term debt	656 2,061
Reductions of long-term debt	(626)(1,230)
Net issuances of common stock	87 356
Common stock repurchases	(516)(426)
Cash dividends	(550)(533)
Net cash provided by (used in) financing activities	(815)(521)
Effect of exchange rate changes on cash and cash equivalents	44 (24)
Increase (decrease) in cash and cash equivalents	(13)95
Cash and cash equivalents at beginning of period	280 251
Cash and cash equivalents at end of period	\$267 \$ 346
Supplemental cash flow disclosures	¢ 1 40 ¢ 20 4
Interest paid	\$149 \$ 294

See accompanying report of independent registered public accounting firm and notes to financial statements.

Income taxes paid	\$279	\$ 2	225
Supplemental cash flow disclosures of non-cash investing activities: Additions to properties included in accounts payable	\$85	\$ 8	37
Refer to Notes to Consolidated Financial Statements.			

Notes to Consolidated Financial Statements for the quarter ended September 30, 2017 (unaudited) Note 1 Accounting policies

Basis of presentation

The unaudited interim financial information of Kellogg Company (the Company) included in this report reflects all adjustments, all of which are of a normal and recurring nature, that management believes are necessary for a fair statement of the results of operations, comprehensive income, financial position, equity and cash flows for the periods presented. This interim information should be read in conjunction with the financial statements and accompanying footnotes within the Company's 2016 Annual Report on Form 10-K.

The condensed balance sheet information at December 31, 2016 was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States. The results of operations for the quarterly period ended September 30, 2017 are not necessarily indicative of the results to be expected for other interim periods or the full year.

Accounts payable

The Company has agreements with certain third parties to provide accounts payable tracking systems which facilitates participating suppliers' ability to monitor and, if elected, sell payment obligations from the Company to designated third-party financial institutions. Participating suppliers may, at their sole discretion, make offers to sell one or more payment obligations of the Company prior to their scheduled due dates at a discounted price to participating financial institutions. The Company's goal in entering into these agreements is to capture overall supplier savings, in the form of payment terms or vendor funding, created by facilitating suppliers' ability to sell payment obligations, while providing them with greater working capital flexibility. We have no economic interest in the sale of these suppliers' receivables and no direct financial relationship with the financial institutions concerning these services. The Company's obligations to its suppliers, including amounts due and scheduled payment dates, are not impacted by suppliers' decisions to sell amounts under these arrangements. However, the Company's right to offset balances due from suppliers against payment obligations is restricted by this agreement for those payment obligations that have been sold by suppliers. As of September 30, 2017, \$798 million of the Company's outstanding payment obligations had been placed in the accounts payable tracking system, and participating suppliers had sold \$582 million of those payment obligations to participating financial institutions. As of December 31, 2016, \$677 million of the Company's outstanding payment obligations had been placed in the accounts payable tracking system, and participating suppliers had sold \$507 million of those payment obligations to participating financial institutions.

New accounting standards

Income Taxes. In October 2016, the FASB, as part of their simplification initiative, issued an Accounting Standard Update (ASU) to improve the accounting for income tax consequences of intra-entity transfers of assets other than inventory. Current Generally Accepted Accounting Principles (GAAP) prohibit recognition of current and deferred income taxes for intra-entity asset transfers until the asset has been sold to an outside party, which is an exception to the principle of comprehensive recognition of current and deferred income taxes in GAAP. The amendments in the ASU eliminate the exception, such that entities should recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs. The amendments in this ASU should be applied on a modified retrospective basis through a cumulative-effect adjustment directly to retained earnings as of the period of adoption. The Company early adopted the ASU in the first quarter of 2017. As a result of intercompany transfers of intellectual property, the Company recorded reductions totaling \$39 million to income tax expense in the year-to-date period ended September 30, 2017. Upon adoption, there was no cumulative effect adjustment to retained earnings.

Accounting standards to be adopted in future periods

Derivatives and Hedging: Targeted Improvements to Accounting for Hedging Activities. In August 2017, the FASB issued an ASU intended to simplify hedge accounting by better aligning an entity's financial reporting for hedging relationships with its risk management activities. The ASU also simplifies the application of the hedge accounting guidance. The new guidance is effective on January 1, 2019, with early adoption permitted. For cash flow hedges existing at the adoption date, the standard requires adoption on a modified retrospective basis with a cumulative-effect adjustment to the Consolidated Balance Sheet as of the beginning of the year of adoption. The amendments

to presentation guidance and disclosure requirements are required to be adopted prospectively. The Company is currently assessing the impact and timing of adoption of this ASU.

Improving the Presentation of net Periodic Pension Cost and net Periodic Postretirement Benefit Cost. In March 2017, the FASB issued an ASU to improve the presentation of net periodic pension cost and net periodic postretirement benefit cost. The ASU requires that an employer report the service cost component in the same line item or items as other components of net benefit cost are required to be presented in the income statement separately from the service cost component and outside a subtotal of income from operations, if one is presented. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption is permitted, as of the beginning of an annual reporting period for which financial statements (interim or annual) have not been issued or made available for issuance. That is, early adoption should be the first interim periodic postretirement benefit cost in the income statements. The amendments in this ASU should be applied retrospectively for the presentation of the service cost component and the other components of net periodic pension cost and net periodic postretirement benefit cost in the income statement and prospectively, on and after the effective date, for the capitalization of the service cost component of net periodic pension cost and net periodic postretirement benefit in assets. The Company will adopt the ASU in the first quarter of 2018. See further discussion in Accounting policies to be adopted in future periods section of MD&A.

Simplifying the test for goodwill impairment. In January 2017, the FASB issued an ASU to simplify how an entity is required to test goodwill for impairment by eliminating Step 2 from the goodwill impairment test. Step 2 measures a goodwill impairment loss by comparing the implied fair value of a reporting unit's goodwill with the carrying amount of that goodwill. The ASU is effective for an entity's annual or any interim goodwill impairment tests in fiscal years beginning after December 15, 2019. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. The amendments in this ASU should be applied on a prospective basis. The Company is currently assessing the impact and timing of adoption of this ASU.

Statement of Cash Flows. In August 2016, the FASB issued an ASU to provide cash flow statement classification guidance for certain cash receipts and payments including (a) debt prepayment or extinguishment costs; (b) contingent consideration payments made after a business combination; (c) insurance settlement proceeds; (d) distributions from equity method investees; (e) beneficial interests in securitization transactions and (f) application of the predominance principle for cash receipts and payments with aspects of more than one class of cash flows. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption is permitted, including adoption in an interim period, in which case adjustments should be reflected as of the beginning of the fiscal year that includes the interim period. The amendments in this ASU should be applied retrospectively. The Company will adopt the new ASU in the first quarter of 2018. If the Company adopted the ASU in the first quarter of 2017, cash flow from operations would have decreased \$45 million and cash flow from investing activities would have increased \$45 million for the year-to-date period ended September 30, 2017.

Leases. In February 2016, the FASB issued an ASU which will require the recognition of lease assets and lease liabilities by lessees for all leases with terms greater than 12 months. The distinction between finance leases and operating leases will remain, with similar classification criteria as current GAAP to distinguish between capital and operating leases. The principal difference from current guidance is that the lease assets and lease liabilities arising from operating leases will be recognized on the Consolidated Balance Sheet. Lessor accounting remains substantially similar to current GAAP. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2018. Early adoption is permitted. The Company will adopt the ASU in the first quarter of 2019, and is currently evaluating the impact that implementing this ASU will have on its financial statements.

Recognition and measurement of financial assets and liabilities. In January 2016, the FASB issued an ASU which which requires equity investments that are not accounted for under the equity method of accounting to be measured at fair value with changes recognized in net income and which updates certain presentation and disclosure requirements. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption can be elected for all financial statements of fiscal years and interim periods that have not yet been issued or that have not yet been made available for issuance. Entities should apply the update by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. The Company will adopt the updated standard in the first quarter of 2018. The Company does not expect the adoption of this ASU to have a material impact on its financial statements.

Revenue from contracts with customers. In May 2014, the FASB issued an ASU, as amended, which provides guidance for accounting for revenue from contracts with customers. The core principle of this ASU is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration the entity expects to be entitled to in exchange for those goods or services. To achieve that core principle, an entity would be required to apply 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. When the ASU was originally issued it was effective for fiscal years, and interim periods within those years, beginning after December 15, 2016, and early adoption was not permitted. On July 9, 2015, the FASB decided to delay the effective date of the new revenue standard by one year. The updated standard will be effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Entities will be permitted to adopt the new revenue standard early, but not before the original effective date. Entities will have the option to apply the final standard retrospectively or use a modified retrospective method, recognizing the cumulative effect of the ASU in retained earnings at the date of initial application. An entity will not restate prior periods if it uses the modified retrospective method, but will be required to disclose the amount by which each financial statement line item is affected in the current reporting period by the application of the ASU as compared to the guidance in effect prior to the change, as well as reasons for significant changes. Based upon the Company's preliminary assessment, the impact of adoption is not expected to be material, and is limited to timing and classification differences as well as disaggregated revenue disclosures. The Company will adopt the updated standard in the first quarter of 2018, using a modified retrospective transition method.

Note 2 Sale of accounts receivable

In 2016, the Company entered into a Receivable Sales Agreement and a separate U.S. accounts receivable securitization program (the "securitization program"), both described below, which primarily enable the Company to extend payment terms for participating customers in exchange for elimination of the discount the Company offered for early payment. The agreements are intended to directly offset the impact that extended customer payment terms would have on the days-sales-outstanding (DSO) metric that is critical to the effective management of the Company's accounts receivable balance and overall working capital. See further discussion in the Liquidity and capital resources section of MD&A.

In March 2016, the Company entered into a Receivable Sales Agreement to sell, on a revolving basis, certain trade accounts receivable balances to a third party financial institution. Transfers under this agreement are accounted for as sales of receivables resulting in the receivables being de-recognized from the Consolidated Balance Sheet. The Receivable Sales Agreement provides for the continuing sale of certain receivables on a revolving basis until terminated by either party; however the maximum receivables that may be sold at any time is \$800 million (increased from \$700 million as of July 1, 2017). During the year-to-date periods ended September 30, 2017 and October 1, 2016 approximately \$1.7 billion and \$1.0 billion, respectively, of accounts receivable have been sold via this arrangement. Accounts receivable sold of \$629 million and \$562 million remained outstanding under this arrangement as of September 30, 2017 and December 31, 2016, respectively. The proceeds from these sales of receivables are included in cash from operating activities in the Consolidated Statement of Cash Flows. The recorded loss on sale of receivables was \$3 million and \$8 million for the quarter and year-to-date period ended September 30, 2017, respectively, and was \$1 million and \$3 million for the quarter and year-to-date period ended October 1, 2016, respectively. The recorded loss is included in Other income and expense.

In July 2016, the Company entered into the securitization program with a third party financial institution. Under the program, the Company receives cash consideration of up to \$600 million and a deferred purchase price asset for the remainder of the purchase price. Transfers under this agreement are accounted for as sales of receivables resulting in the receivables being de-recognized from the Consolidated Balance Sheet. This securitization program utilizes

See accompanying report of independent registered public accounting firm and notes to financial stateme28s.

Kellogg Funding Company (Kellogg Funding), a wholly-owned subsidiary of the Company. Kellogg Funding's sole business consists of the purchase of receivables, from its parent or other subsidiary and subsequent transfer of such receivables and related assets to financial institutions. Although Kellogg Funding is included in the Company's consolidated financial statements, it is a separate legal entity with separate creditors who will be entitled, upon its liquidation, to be satisfied out of Kellogg Funding assets prior to any assets or value in Kellogg Funding becoming available to the Company or its subsidiaries. The assets of Kellogg Funding are not available to pay creditors of the Company or its subsidiaries. This program expires in July 2018 but can be renewed with consent from the parties to the program.

During the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively, approximately \$2.0 billion and \$341 million of accounts receivable were sold via the accounts receivable securitization program. As of September 30, 2017, approximately \$480 million of accounts receivable sold to Kellogg Funding under the securitization program remained outstanding, for which the Company received net cash proceeds of approximately \$433 million and a deferred purchase price asset of approximately \$47 million. As of December 31, 2016, approximately \$292 million of accounts receivable sold to Kellogg Funding under the securitization program remained outstanding, for which the Company received net cash proceeds of approximately \$255 million and a deferred purchase price asset of approximately \$37 million. The portion of the purchase price for the receivables which is not paid in cash by the financial institutions is a deferred purchase price asset, which is paid to Kellogg Funding as payments on the receivables are collected from customers. The deferred purchase price asset represents a beneficial interest in the transferred financial assets and is recognized at fair value as part of the sale transaction. The deferred purchase price asset is included in Other prepaid assets on the Consolidated Balance Sheet. The proceeds from these sales of receivables are included in cash from operating activities in the Consolidated Statement of Cash Flows. The recorded loss on sale of receivables was \$1 million and \$4 million for the quarter and year-to-date periods ended September 30, 2017, respectively and was not material for the 2016 periods. The recorded loss is included in Other income and expense.

The Company has no retained interests in the receivables sold under the programs above. The Company does have collection and administrative responsibilities for the sold receivables. The Company has not recorded any servicing assets or liabilities as of September 30, 2017 and December 31, 2016 for these agreements as the fair value of these servicing arrangements as well as the fees earned were not material to the financial statements.

Additionally, from time to time certain of the Company's foreign subsidiaries will transfer, without recourse, accounts receivable balances of certain customers to financial institutions. These transactions are accounted for as sales of the receivables resulting in the receivables being de-recognized from the Consolidated Balance Sheet. During the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively, \$145 million and \$33 million of accounts receivable have been sold via these programs. Accounts receivable sold of \$45 million and \$124 million remained outstanding under these programs as of September 30, 2017 and December 31, 2016, respectively. The recorded net loss on the sale of these receivables is included in Other income and expense and is not material.

Note 3 Goodwill and other intangible assets

Parati acquisition

In December 2016, the Company acquired Ritmo Investimentos, controlling shareholder of Parati S/A, Afical Ltda and Padua Ltda ("Parati Group"), a leading Brazilian food group for approximately BRL 1.38 billion (\$381 million) or \$379 million, net of cash and cash equivalents. The purchase price was subject to certain working capital and net debt adjustments based on the actual working capital and net debt existing on the acquisition date compared to targeted amounts. These adjustments were finalized during the quarter ended July 1, 2017 and resulted in a purchase price reduction of BRL 14 million (\$4 million). The acquisition was accounted for under the purchase price method and was financed with cash on hand and short-term borrowings.

In our Latin America reportable segment, for the quarter ended September 30, 2017 the acquisition added \$48 million in net sales and \$3 million of operating profit. For the year-to-date period ended September 30, 2017 the acquisition added \$141 million in net sales and \$15 million of operating profit.

The assets and liabilities of the Parati Group are included in the Consolidated Balance Sheet as of September 30, 2017 within the Latin America segment. The acquired assets and assumed liabilities include the following:

(millions)

December 1, 2016

See accompanying report of independent registered public accounting firm and notes to financial statemeas.

Current assets	\$ 44	
Property	72	
Goodwill	165	
Intangible assets	148	
Current liabilities	(48)
Non-current deferred tax liability and other	(6)
	\$ 375	

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During the year-to-date period ended September 30, 2017, the value of intangible assets subject to amortization increased \$38 million and intangible assets not subject to amortization decreased \$11 million with an offsetting \$27 million adjustment to goodwill in conjunction with an updated allocation of the purchase price.

A portion of the acquisition price aggregating \$67 million was placed in escrow in favor of the seller for general representations and warranties, as well as pending resolution of certain contingencies arising from the business prior to the acquisition. During the quarter and year-to-date periods ended September 30, 2017, the Company recognized \$3 million and \$7 million, respectively, for certain pre-acquisition contingencies which are considered to be probable of being incurred, which increased goodwill.

During the quarter ended April 1, 2017, the Company finalized plans to merge the acquired and pre-existing Brazilian legal entities, which resulted in tax basis of the acquired intangible assets. Accordingly, deferred tax liabilities and goodwill were both reduced by \$41 million during the first quarter of 2017. In addition, deferred tax liabilities related to basis differences were reduced by \$15 million with a corresponding reduction in goodwill, for the quarter ended September 30, 2017.

The amounts in the above table represent the allocation of purchase price as of September 30, 2017 and represent the finalization of the appraisals for intangible assets and the Company's evaluation of pre-acquisition contingencies. The purchase price allocation remains subject to the Company's finalization of the merger and the resulting income tax effects, which is expected to occur in November 2017. The goodwill from this acquisition is expected to be deductible for income tax purposes.

Changes in the carrying amount of goodwill, intangible assets subject to amortization, consisting primarily of customer lists, and indefinite-lived intangible assets, consisting of brands, are presented in the following tables:

Carrying amount of goodwill

(millions)	U.S. Mornin Foods	U.S. U.S. ^g SnacksSpecialt	North Americ ^y Other	aEuropo	e Latin Americ	Asia aPacifi	Consoli- c dated
December 31, 2016	\$ 131	\$3,568\$ 82	\$ 457	\$ 376	\$ 328	\$ 224	\$5,166
Purchase price allocation adjustmen	t —				(79) —	(79)
Purchase price adjustment					(4) —	(4)
Currency translation adjustment			4	35	9	4	52
September 30, 2017	\$ 131	\$3,568\$ 82	\$ 461	\$ 411	\$ 254	\$ 228	\$5,135

Intangible assets subject to amortization Gross carrying amount

(millions)	U.S Mor Foo	rning	U.S. Snack	U.S. ts Specia	North Americ alty Other	caEurop	e Latin Americ		Consoli- c dated
December 31, 2016	\$	8	\$ 42	\$	\$ 5	\$ 40	\$ 36	\$ 10	\$ 141
Purchase price allocation adjustment	t —						39		39
Currency translation adjustment					_	3	2		5
September 30, 2017	\$	8	\$ 42	\$	\$ 5	\$ 43	\$77	\$ 10	\$ 185
Accumulated Amortization December 31, 2016 Amortization September 30, 2017	\$ 	8 8	\$ 19 2 \$ 21	\$ 	-\$ 4 \$ 4	\$ 14 2 \$ 16	\$6 3 \$9	\$3 1 \$4	\$ 54 8 \$ 62
Intangible assets subject to amortiza	tion,	net							
December 31, 2016	\$	—	\$ 23	\$	-\$ 1	\$ 26	\$ 30	\$7	\$ 87
Purchase price allocation adjustment	t —				_		39		39
Currency translation adjustment	—			—		3	2		5
Amortization			(2) —		(2) (3) (1) (8)
September 30, 2017	\$	—	\$ 21	\$	-\$ 1	\$ 27	\$ 68	\$6	\$ 123

For intangible assets in the preceding table, amortization was \$8 million and \$5 million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. The currently estimated aggregate annual amortization expense for full-year 2017 is approximately \$11 million.

Intangible assets not subject to amortization

(millions)	U.S. Mornin Foods	U.S. U.S. ^{1g} Snacks Specia	North America Ity Other	aEurope	Latin Ameri	Asia icaPacif	Consoli- ïc dated
December 31, 2016	\$	-\$1,625\$	-\$ 176	\$ 383	\$ 98	\$	-\$2,282
Purchase price allocation adjustment	t —				(11) —	(11)
Currency translation adjustment				45	3		48
September 30, 2017	\$	-\$1,625\$	-\$ 176	\$ 428	\$ 90	\$	-\$-2,319

Note 4 Investments in unconsolidated entities

In 2015, the Company acquired, for a final net purchase price of \$418 million, a 50% interest in Multipro Singapore Pte. Ltd. (Multipro), a leading distributor of a variety of food products in Nigeria and Ghana and also obtained a call option to acquire 24.5% of an affiliated food manufacturing entity under common ownership based on a fixed multiple of future earnings as defined in the agreement (Purchase Option). The acquisition of the 50% interest is accounted for under the equity method of accounting. The Purchase Option, is recorded at cost and has been monitored for impairment through September 30, 2017 with no impairment being required. In July 2017, the Company received notification that the entity, through June 30, 2017, had achieved the level of earnings as defined in the agreement for the purchase option to become exercisable for a one year period. During the exercise period, the Company will validate the information provided in the notification and evaluate whether to exercise its right to acquire the 24.5% interest. While no decision to exercise the option has been made by the Company, if the option is exercised, the Company would acquire 24.5% of the affiliated food manufacturing entity for approximately \$400 million.

Note 5 Restructuring and cost reduction activities

The Company views its restructuring and cost reduction activities as part of its operating principles to provide greater visibility in achieving its long-term profit growth targets. Initiatives undertaken are currently expected to recover cash implementation costs within a five-year period of completion. Upon completion (or as each major stage is completed in the case of multi-year programs), the project begins to deliver cash savings and/or reduced depreciation.

Total Projects

During the quarter ended September 30, 2017, the Company recorded total net charges of \$1 million across all restructuring and cost reduction activities. The charges were comprised of a net \$9 million credit recorded in cost of goods sold (COGS) and a net \$10 million expense recorded in selling, general and administrative (SG&A) expense. During the year-to-date period ended September 30, 2017, the Company recorded total charges of \$239 million across all restructuring and cost reduction activities. The charges were comprised of \$26 million recorded in cost of goods sold (COGS) and \$213 million recorded in selling, general and administrative (SG&A) expense.

During the quarter ended October 1, 2016, the Company recorded total charges of \$40 million across all restructuring and cost reduction activities. The charges consist of \$12 million recorded in COGS and \$28 million recorded in SG&A expense. During the year-to-date period ended October 1, 2016, the Company recorded total charges of \$164 million across all restructuring and cost reduction activities. The charges consist of \$66 million recorded in COGS and \$98 million recorded in SG&A expense.

Project K

In February 2017, the Company announced an expansion and an extension to its previously-announced global efficiency and effectiveness program ("Project K"), to reflect additional and changed initiatives. Project K is expected to continue generating a significant amount of savings that may be invested in key strategic areas of focus for the business to drive future growth or utilized to achieve our 2018 Margin Expansion target.

In addition to the original program's focus on strengthening existing businesses in core markets, increasing growth in developing and emerging markets, and driving an increased level of value-added innovation, the extended program will also focus on implementing a more efficient go-to-market model for certain businesses and creating a more efficient organizational design in several markets. Since inception, Project K has provided significant benefits and is expected to continue to provide a number of benefits in the future, including an optimized supply chain infrastructure, the implementation of global business services, a new global focus on categories, increased agility from a more efficient organization design, and improved effectiveness in go-to-market strategies.

The Company currently anticipates that Project K will result in total pre-tax charges, once all phases are approved and implemented, of \$1.5 to \$1.6 billion, with after-tax cash costs, including incremental capital investments, estimated to be approximately \$1.1 billion. Based on current estimates and actual charges to date, the Company expects the total project charges will consist of asset-related costs of approximately \$500 million which will consist primarily of asset impairments, accelerated depreciation and other exit-related costs; employee-related costs of approximately \$500 million which will include severance, pension and other termination benefits; and other costs of approximately \$600 million which consists primarily of charges related to the design and implementation of global business capabilities and a more efficient go-to-market model.

The Company currently expects that total pre-tax charges will impact reportable segments as follows: U.S. Morning Foods (approximately 16%), U.S. Snacks (approximately 35%), U.S. Specialty (approximately 1%), North America Other (approximately 13%), Europe (approximately 23%), Latin America (approximately 2%), Asia-Pacific (approximately 5%), and Corporate (approximately 5%).

During the quarter ended September 30, 2017, the Company recorded a net curtailment gain of \$134 million related to certain pension and post-retirement benefit plans. The curtailment gain is primarily the result of an amendment of certain defined benefit pension plans in the U.S. and Canada for salaried employees as well as other project related initiatives. See additional discussion regarding this net curtailment gain in Note 9 Employee benefits.

Since the inception of Project K, the Company has recognized charges of \$1,355 million that have been attributed to the program. The charges consist of \$6 million recorded as a reduction of revenue, \$716 million recorded in COGS and \$633 million recorded in SG&A expense.

Other Projects

In 2015 the Company implemented a zero-based budgeting (ZBB) program in its North America business that has delivered ongoing annual savings. During 2016, ZBB was expanded to include the international segments of the business. In support of the ZBB initiative, the Company incurred pre-tax charges of approximately \$1 million and \$21 million during the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. Total charges of \$38 million have been recognized since the inception of the ZBB program.

The tables below provide the details for charges across all restructuring and cost reduction activities incurred during the quarter and year-to-date periods ended September 30, 2017 and October 1, 2016 and program costs to date for programs currently active as of September 30, 2017.

Quarte	er ended			Program costs to date
Septen 2017	nb @ct&b, er 1, 2016	, Septen 2017	nlæctðlær 1. 2016	^o September 30, 2017
\$ 31	\$6	\$166	\$ 26	\$ 523
(134) —	(133)—	(122))
38	5	68	32	260
_	_		16	155
66	29	138	90	577
\$ 1	\$ 40	\$ 239	\$ 164	\$ 1,393
	Septem 2017 \$ 31 (134 38 	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Quarter ended period Septembært 300 er 1, Septem 2017 2016 2017 \$ 31 \$ 6 \$ 166 (134) — (133) 38 5 68 — — — 66 29 138	September 100 code September 1 2017 2016 2017 2016 $\$$ 31 $\$$ 6 $\$$ 166 $\$$ 26 (134) (133) 38 5 68 32 16 66 29 138 90

	Quarter ended		Year-to-date period ended		Program costs to date
(millions)	Septen 2017	nb @ct&0, er 1 2016	, Septer 2017	nlærtðber 1 2016	' September 30, 2017
U.S. Morning Foods	\$ 14	\$4	\$16	\$ 13	\$ 257
U.S. Snacks	106	8	305	62	507
U.S. Specialty		1	1	4	20
North America Other	4	7	13	20	141
Europe	13	6	21	34	320
Latin America	2	2	6	6	30
Asia Pacific	1	2	5	6	86
Corporate	(139)) 10	(128) 19	32
Total	\$ 1	\$ 40	\$ 239	\$ 164	\$ 1,393

For the quarters ended September 30, 2017 and October 1, 2016 employee related costs consist primarily of severance and other termination related benefits, pension curtailment (gain) loss consists of curtailment gains or losses that resulted from project initiatives, asset related costs consist primarily of accelerated depreciation and other costs consist primarily of lease termination costs as well as third-party incremental costs related to the development and implementation of global business capabilities and a more efficient go-to-market model.

At September 30, 2017 total exit cost reserves were \$194 million, related to severance payments and other costs of which a substantial portion will be paid out in 2017 and 2018. The following table provides details for exit cost reserves.

	Employed Related Costs	Pension curtailment (gain) loss, net	Asset Impairmen	Asset Related Other Total Costs
Liability as of December 31, 2016	\$ 102	\$	\$ -	\$ \$ 29 \$ 1 3 1
2017 restructuring charges	166	(133)		68 138 239
Cash payments	(146)			(31) (98)(275)
Non-cash charges and other	3	133		(37) — 99

See accompanying report of independent registered public accounting firm and notes to financial statemeats.

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Liability as of September 30, 2017 \$ 1	125	\$	—	\$	-\$-	- \$69	\$194	
15								

Note 6 Equity

Earnings per share

Basic earnings per share is determined by dividing net income by the weighted average number of common shares outstanding during the period. Diluted earnings per share is similarly determined, except that the denominator is increased to include the number of additional common shares that would have been outstanding if all dilutive potential common shares had been issued. Dilutive potential common shares consist principally of employee stock options issued by the Company, restricted stock units, and to a lesser extent, certain contingently issuable performance shares. Basic earnings per share is reconciled to diluted earnings per share in the following table. There were 5 million anti-dilutive potential common shares excluded from the reconciliation for the quarter and year-to-date periods ended September 30, 2017. There were 3 million anti-dilutive potential common shares excluded from the reconciliation for the quarter and year-to-date periods ended October 1, 2016, respectively.

Quarters ended September 30, 2017 and October 1, 2016:

(millions, except per share data)	Net income	Average shares outstanding	Earnings per share
2017			
Basic	\$ 297	345	\$ 0.86
Dilutive potential common shares		3	(0.01)
Diluted	\$ 297	348	\$ 0.85
2016			
Basic	\$ 292	350	\$ 0.83
Dilutive potential common shares		4	(0.01)
Diluted	\$ 292	354	\$ 0.82

Year-to-date periods ended September 30, 2017 and October 1, 2016:

(millions, except per share data)	Net income	Average shares outstanding	Earnings per share
2017			
Basic	\$ 841	348	\$ 2.41
Dilutive potential common shares		3	(0.02)
Diluted	\$ 841	351	\$ 2.39
2016			
Basic	\$ 747	350	\$ 2.13
Dilutive potential common shares		4	(0.02)
Diluted	\$ 747	354	\$ 2.11

In December 2015, the board of directors approved a new authorization to repurchase up to \$1.5 billion of our common stock beginning in 2016 through December 2017. As of September 30, 2017, \$558 million remains available under the authorization.

During the year-to-date period ended September 30, 2017, the Company repurchased approximately 7 million shares of common stock for a total of \$516 million. During the year-to-date period ended October 1, 2016, the Company repurchased 6 million shares of common stock for a total of \$426 million.

Comprehensive income

Comprehensive income includes net income and all other changes in equity during a period except those resulting from investments by or distributions to shareholders. Other comprehensive income consists of foreign currency translation adjustments, fair value adjustments associated with cash flow hedges and adjustments for net experience losses and prior service cost related to employee benefit plans.

See accompanying report of independent registered public accounting firm and notes to financial statemeas.

Reclassifications out of AOCI for the quarter and year-to-date periods ended September 30, 2017 and October 1, 2016, consisted of the following: (millions)

(millions)		
Details about AOCI components	Amount reclassified from AOCI Quarterear-to-dat endecperiod Septemberd 30, September 2017 30, 2017	Line item impacted within Income Statement
(Gains) losses on cash flow hedges:	2017 50, 2017	
Foreign currency exchange contracts	\$—\$ (1)	COGS
Interest rate contracts	$\begin{array}{c} \varphi = \varphi \\ 3 \\ 8 \end{array}$	Interest expense
increst face contracts	\$3\$7	Total before tax
		Tax expense (benefit)
	\$ 2 \$ 5	Net of tax
Amortization of postretirement and postemployment benefits:		
Net experience loss	\$ — \$ 1	See Note 9 for further details
	\$ — \$ 1	Total before tax
	φ φ I 	Tax expense (benefit)
	\$ — \$ 1	Net of tax
Total reclassifications	\$ 2 \$ 6	Net of tax
	↓ ↓ ↓	
(millions)		
Details about AOCI	Amount	Line item impacted
Details about AOCI components	reclassified	Line item impacted within Income Statement
Details about AOCI components	reclassified from AOCI	within Income Statement
	reclassified from AOCI	within Income Statement
	reclassified from AOCI Quarter and ear-to-dat	within Income Statement
	reclassified from AOCI Quarter ended period ende October	within Income Statement
	reclassified from AOCI Quarter ended period ende October	within Income Statement
components	reclassified from AOCI Quarter and ear-to-dat	within Income Statement
components (Gains) losses on cash flow hedges:	reclassified from AOCI Quarter ended Year-to-dat october 1, October 1, 1, 2016	within Income Statement e
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts	reclassified from AOCI Quarter ended Detrober 1, October 1, 2016 \$(4)\$ (11	within Income Statement e ed
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts	reclassified from AOCI Quarter ended rear-to-dat october 1, 2016 \$(4)\$ (11 (1)(1	within Income Statement e ed) COGS) SGA
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts	reclassified from AOCI Quarter ended Year-to-dat october 1, October 1, 1, 2016 \$(4)\$ (11 (1)(1 2 10	 within Income Statement e ed) COGS) SGA Interest expense
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts	reclassified from AOCI Quarter ended Year-to-dat october 1, October 1, 2016 \$(4)\$ (11 (1)(1 2 10 3 10	 within Income Statement e e cods) SGA Interest expense COGS
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components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts	reclassified from AOCI Quarter ended rear-to-dat october 1, 2016 (4)\$ (11 (1)(1) 2 10 3 10 \$\$ 8 (1)(4	 within Income Statement e e e d) COGS) SGA Interest expense COGS Total before tax) Tax expense (benefit)
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts Commodity contracts	reclassified from AOCI Quarter ended Year-to-dat October 1, October 1, 2016 (4)\$ (11 (1)(1) 2 10 3 10 \$	 within Income Statement e e cods) SGA Interest expense COGS Total before tax
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts Commodity contracts Amortization of postretirement and postemployment benefits:	reclassified from AOCI Quarter ended Tear-to-dat october 1, October 1, 2016 (4) (11 (1) (1 2 10 3 10 \$	 within Income Statement e e cOGS) SGA Interest expense COGS Total before tax) Tax expense (benefit) Net of tax
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts Commodity contracts Amortization of postretirement and postemployment benefits: Net experience loss	reclassified from AOCI Quarter ended rear-to-dat ended rear-to-dat october 1, 2016 \$(4)\$ (11 (1)(1 2 10 3 10 \$	 within Income Statement e cOGS SGA Interest expense COGS Total before tax Tax expense (benefit) Net of tax See Note 9 for further details
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components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts Commodity contracts Amortization of postretirement and postemployment benefits: Net experience loss	reclassified from AOCI Quarter ended rear-to-dat october 1, 2016 2016 \$(4)\$ (11 (1)(1 2 10 3 10 \$	 within Income Statement e e e e e d interest expense COGS Total before tax Tax expense (benefit) Net of tax See Note 9 for further details See Note 9 for further details Total before tax Tax expense (benefit)
components (Gains) losses on cash flow hedges: Foreign currency exchange contracts Foreign currency exchange contracts Interest rate contracts Commodity contracts Amortization of postretirement and postemployment benefits: Net experience loss	reclassified from AOCI Quarter ended Year-to-dat october 1, October 1, 2016 \$(4)\$ (11 (1)(1 2 10 3 10 \$	 within Income Statement e e<

See accompanying report of independent registered public accounting firm and notes to financial statemeas.

Accumulated other comprehensive income (loss), net of tax, as of September 30, 2017 and December 31, 2016 consisted of the following:

(millions)	September 2017	30, Decemb 31, 2016	ber
Foreign currency translation adjustments	\$ (1,402) \$(1,505)
Cash flow hedges — unrealized net gain (loss)	(62) (67)
Postretirement and postemployment benefits:			
Net experience loss	(13) (14)
Prior service cost	11	11	
Total accumulated other comprehensive income (loss)	\$ (1,466) \$(1,575)

Note 7 Debt

The following table presents the components of notes payable at September 30, 2017 and December 31, 2016:

	Septem	ber 30,	December 31,			
	2017		2016			
(millions)	Principa amount	fective ll terest rate	Princ amou	Effecti ipal interes int (a)	ve t rate	
U.S. commercial paper	\$2851.2	29 %	\$80	0.61	%	
Europe commercial paper	201 (0	.26)%	306	(0.18)%	
Bank borrowings	86		52			
Total	\$572		\$438			

(a) Negative effective interest rates on certain borrowings in Europe are the result of efforts by the European Central Bank to stimulate the economy in the eurozone.

In May 2017, the Company issued €600 million (approximately \$709 million USD at September 30, 2017, which reflects the discount and translation adjustments) of five-year 0.80% Euro Notes due 2022, resulting in aggregate net proceeds after debt discount of \$656 million. The proceeds from these Notes were used for general corporate purposes, including, together with cash on hand and additional commercial paper borrowings, repayment of the Company's \$400 million, five-year 1.75% U.S. Dollar Notes due 2017 at maturity. The Notes contain customary covenants that limit the ability of the Company and its restricted subsidiaries (as defined) to incur certain liens or enter into certain sale and lease-back transactions, as well as a change of control provision. The Notes were designated as a net investment hedge of the Company's investment in its Europe subsidiary when issued.

During the second quarter of 2017, the Company repaid its Cdn.\$300 million three year 2.05% Canadian Dollar Notes.

In the second quarter of 2017, the Company entered into interest rate swaps with notional amounts totaling approximately €600 million which effectively converted €600 million of its 1.25% Euro Notes due 2025 from fixed to floating rate obligations. The U.S. Dollar interest rate swaps were settled during the second quarter for an unrealized loss of \$14 million which will be amortized to interest expense over the remaining term of the related Notes.

In March 2016, the Company redeemed \$475 million of its 7.45% U.S. Dollar Debentures due 2031. In connection with the debt redemption, the Company incurred \$153 million of interest expense, consisting primarily of a premium on the tender offer and also including accelerated losses on pre-issuance interest rate hedges, acceleration of fees and debt discount on the redeemed debt and fees related to the tender offer.

In August 2016, the Company terminated interest rate swaps with notional amounts totaling €600 million, which were designated as fair value hedges of its eight-year 1.00% EUR Notes due 2024. The interest rate swaps effectively converted the interest rate on the Notes from fixed to floating and the unrealized gain upon termination of \$13 million will be amortized to interest rate expense over the remaining term of the Notes.

The Company has entered into interest rate swaps with notional amounts totaling \$2.2 billion, which effectively converts a portion of the associated U.S. Dollar Notes and Euro Notes from fixed rate to floating rate obligations. These derivative instruments are designated as fair value hedges. The effective interest rates on debt obligations

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resulting from the Company's interest rate swaps as of September 30, 2017 were as follows: (a) seven-year 3.25% U.S. Dollar Notes due 2018 – 3.08%; (b) ten-year 4.15% U.S. Dollar Notes due 2019 – 3.51%; (c) ten-year 4.00% U.S. Dollar Notes due 2020 – 3.41%; (d) ten-year 3.125% U.S. Dollar Notes due 2022 – 2.58%; (e) ten-year 2.75% U.S. Dollar Notes due 2023 – 2.72%; (f) seven-year 2.65% U.S. Dollar Notes due 2023 – 2.36%; (g) eight-year 1.00% Euro Notes due 2024 - 0.72%; (h) ten-year 1.25% Euro Notes due 2025 - 1.33% and (i) ten-year 3.25% U.S. Notes due 2026 - 3.64%.

Note 8 Stock compensation

The Company uses various equity-based compensation programs to provide long-term performance incentives for its global workforce. Currently, these incentives consist principally of stock options, restricted stock units, and to a lesser extent, executive performance shares and restricted stock grants. The Company also sponsors a discounted stock purchase plan in the United States and matching-grant programs in several international locations. Additionally, the Company awards restricted stock to its outside directors. The interim information below should be read in conjunction with the disclosures included within the stock compensation footnote of the Company's 2016 Annual Report on Form 10-K.

The Company classifies pre-tax stock compensation expense in COGS and SG&A expense principally within its Corporate segment. For the periods presented, compensation expense for all types of equity-based programs and the related income tax benefit recognized was as follows:

	Quarter ended			Year-to-date						
	Quarter ended				period ended					
(millions)	Se	epten	n 6e r	to ber 1,	Se	epten	1 6 e1	tolber 1,		
	20)17	201	16	20)17	201	16		
Pre-tax compensation expense	\$	18	\$	16	\$	57	\$	49		
Related income tax benefit	\$	7	\$	6	\$	21	\$	18		

As of September 30, 2017, total stock-based compensation cost related to non-vested awards not yet recognized was \$101 million and the weighted-average period over which this amount is expected to be recognized was 2 years. Stock options

During the year-to-date periods ended September 30, 2017 and October 1, 2016, the Company granted non-qualified stock options to eligible employees as presented in the following activity tables. Terms of these grants and the Company's methods for determining grant-date fair value of the awards were consistent with that described within the stock compensation footnote in the Company's 2016 Annual Report on Form 10-K.

Year-to-date period ended September 30, 2017: Weighted-Weighted-Aggregate average average intrinsic Shares Employee and director stock options (millions) exercise remaining value contractual term (yrs.) (millions) price Outstanding, beginning of period 15 \$ 62 Granted 2 73 Exercised 57 (1) Forfeitures and expirations) 70 (1 Outstanding, end of period 15 \$ 64 6.8 \$ Exercisable, end of period \$ 37 10 \$ 60 5.8

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Year-to-date period ended October 1, 2016:

			Weighted	-Weighted-	Aggregate
Employee and director stock options	Shares		average	average	intrinsic
Employee and director stock options	(millions)		exercise	remaining	value
			price	contractual term (yrs.)	(millions)
Outstanding, beginning of period	19		\$ 58		
Granted	3		76		
Exercised	(6)	56		
Forfeitures and expirations	(1)	67		
Outstanding, end of period	15		\$ 62	7.2	\$ 226
Exercisable, end of period	8		\$ 58	6.1	\$ 168

The weighted-average grant date fair value of options granted was \$10.14 per share and \$9.44 per share for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. The fair value was estimated using the following assumptions:

	Wai	ghted	Weighted	-Weigł	nted	-		
		average average			ge	Divid	lend	
		expected expected		risk-fr	ee	vield	unu	
			term	interest		yiciu		
	volatility		(years)	rate				
Grants within the year-to-date period ended September 30, 2017:	18	%	6.6	2.26	%	2.80	%	
Grants within the year-to-date period ended October 1, 2016:	17	%	6.9	1.60	%	2.60	%	
	A 4 4 0		0 1		-			

The total intrinsic value of options exercised was \$21 million and \$140 million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively.

Performance shares

In the first quarter of 2017, the Company granted performance shares to a limited number of senior executive-level employees, which entitle these employees to receive a specified number of shares of the Company's common stock upon vesting. The number of shares earned could range between 0 and 200% of the target amount depending upon performance achieved over the three year vesting period. The performance conditions of the award include currency-neutral comparable operating margin and total shareholder return (TSR) of the Company's common stock relative to a select group of peer companies.

A Monte Carlo valuation model was used to determine the fair value of the awards. The TSR performance metric is a market condition. Therefore, compensation cost of the TSR condition is fixed at the measurement date and is not revised based on actual performance. The TSR metric was valued as a multiplier of possible levels of currency-neutral comparable operating margin expansion. Compensation cost related to currency-neutral comparable operating margin performance is revised for changes in the expected outcome. The 2017 target grant currently corresponds to approximately 186,000 shares, with a grant-date fair value of \$67 per share.

Based on the market price of the Company's common stock at September 30, 2017, the maximum future value that could be awarded to employees on the vesting date for all outstanding performance share awards was as follows:

(millions) September 30, 2017

2015 Award \$ 20

2016 Award \$ 22

2017 Award \$ 23

The 2014 performance share award, payable in stock, was settled at 35% of target in February 2017 for a total dollar equivalent of \$5 million.

Other stock-based awards

During the year-to-date period ended September 30, 2017, the Company granted restricted stock units and a nominal number of restricted stock awards to eligible employees as presented in the following table. Terms of these

See accompanying report of independent registered public accounting firm and notes to financial statements.

grants and the Company's method of determining grant-date fair value were consistent with that described within the stock compensation footnote in the Company's 2016 Annual Report on Form 10-K. Year-to-date period ended September 30, 2017:

Employee restricted stock and restricted stock units	Shares (thousands)	orant	hted-average -date fair
Non-vested, beginning of year	1,166	\$	63
Granted	666	67	
Vested	(76)	57	
Forfeited	(125)	65	
Non-vested, end of period	1,631	\$	65
Year-to-date period ended October 1, 2016:			
Employee restricted stock and restricted stock units	Shares (thousands)	orant	hted-average -date fair
*		grant	-date fair
Employee restricted stock and restricted stock units	(thousands)	grant value	-date fair
Employee restricted stock and restricted stock units Non-vested, beginning of year	(thousands) 806 589	grant value \$	-date fair
Employee restricted stock and restricted stock units Non-vested, beginning of year Granted	(thousands) 806 589 (68))	grant value \$ 70	-date fair
Employee restricted stock and restricted stock units Non-vested, beginning of year Granted Vested	(thousands) 806 589 (68))	grant value \$ 70 56	-date fair

The Company sponsors a number of U.S. and foreign pension plans as well as other nonpension postretirement and postemployment plans to provide various benefits for its employees. These plans are described within the footnotes to the Consolidated Financial Statements included in the Company's 2016 Annual Report on Form 10-K. Components of Company plan benefit expense for the periods presented are included in the tables below.

In September 2017, the Company amended certain defined benefit pension plans in the U.S. and Canada for salaried employees. As of December 31, 2018, the amendment will freeze the compensation and service periods used to calculate pension benefits for active salaried employees who participate in the affected pension plans. Beginning January 1, 2019, impacted employees will not accrue additional benefits for future service and eligible compensation received under these plans.

Concurrently, the Company also amended its 401(k) savings plans effective January 1, 2019, to make previously ineligible salaried U.S. and Canada employees eligible for Company retirement contributions, which range from 3% to 7% of eligible compensation based on the employee's length of employment.

Pension

1 Clision											
						Year-to-date period ended					
		Sente	m lærtðð e		-		r 1				
(millions)		2017			2017	2016	. 1,				
Service cost		\$ 22	\$ 25		\$72	\$ 74					
Interest cost		\$ 22 40	\$ <i>23</i> 43		۰ <i>72</i> 123	\$74 131					
							`				
Expected return on plan assets		(97) (87)(266)				
Amortization of unrecognized prior se	ervice cost		3		7	10					
Recognized net (gain) loss		83	28		84	28	、 、				
Net periodic benefit cost		51	12		9	(23)				
Curtailment (gain) loss		(134	-		`)—					
Total pension (income) expense		\$ (83)\$ 12		\$(127)\$ (23)				
Other nonpension postretirement											
		011	arter ende	h		r-to-date					
		Qui		u	perio	od ended					
(millions)		Sep	teml@ct&	ber 1	l, Sept	embertolo	er 1,				
(mmons)		201	7 2016		2017	2016					
Service cost		\$5	\$ 5		\$14	\$ 15					
Interest cost		10	10		28	29					
Expected return on plan assets		(24) (22)	(73)(67)				
Amortization of unrecognized prior se	rvice (gain	n) (3) (2)	(7)(7)				
Recognized net (gain) loss				-	(29)—	-				
Net periodic benefit cost		(12) (9))(30)				
Curtailment loss		<u> </u>		,	3		,				
Total postretirement benefit (income)	expense	\$ (1	12)\$ (9)	\$ (64	4)\$(30)				
Postemployment	I				1 (-	, (/				
			Year-t	o-da	ate						
	Quarter of	ended	period								
	Septemb	erder	: 1, Septer								
(millions)	-	016	2017								
Service cost	\$ 1 \$			\$ 5							
Interest cost	- 1	1		φ 3	,						
Recognized net loss	- 1			3							
		2	1								

Total postemployment benefit expense \$ 1 \$ 3

During the third quarter of 2017, the Company recognized pension plan curtailment gains totaling \$134 million in conjunction with Project K restructuring activity which resulted from the amendment of certain defined benefit pension plans in the U.S. and Canada and workforce reductions. The Company remeasured the benefit obligation for the impacted pension plans resulting in a mark-to-market loss of \$83 million. The loss was due primarily to changes in discount rates, partially offset by plan asset returns in excess of the expected rate of return.

\$ 7 \$ 11

On a year-to-date basis, the Company recognized pension plan curtailment gains totaling \$136 million and a curtailment loss of \$3 million within a nonpension postretirement plan, in conjunction with Project K restructuring activity. The curtailment gains and losses resulted from the amendment of certain defined benefit pension plans in the U.S. and Canada and global workforce reductions. In addition, the Company remeasured the benefit obligation for impacted pension and nonpension postretirement plans. The remeasurement resulted in a mark-to-market loss of \$84 million on pension plans due primarily to a lower discount rate and a \$29 million gain on a nonpension postretirement

See accompanying report of independent registered public accounting firm and notes to financial statements.

plan primarily due to plan asset investment returns slightly mitigated by the impact of a lower discount rate.

Company contributions to employee benefit plans are summarized as follows:

(millions)	Pension		Nonj posti	pension retirement	Т	otal
Quarter ended:						
September 30, 2017	\$	2	\$	3	\$	5
October 1, 2016	\$	3	\$	3	\$	6
Year-to-date period ended:						
September 30, 2017	\$	25	\$	8	\$	33
October 1, 2016	\$	18	\$	11	\$	29
Full year:						
Fiscal year 2017 (projected)	\$	26	\$	16	\$	42
Fiscal year 2016 (actual)	\$	18	\$	15	\$	33
D1 C 1' · · ·	1	1.	C' 1 '			

Plan funding strategies may be modified in response to management's evaluation of tax deductibility, market conditions, and competing investment alternatives.

Additionally, during the first quarter of 2017, the Company recognized expense totaling \$26 million related to the exit of several multi-employer plans associated with Project K restructuring activity. This amount represents management's best estimate, actual results could differ. The cash obligation is payable over a maximum 20-year period; management has not determined the actual period over which the payments will be made. Note 10 Income taxes

The consolidated effective tax rate for the quarter ended September 30, 2017 was 26% as compared to the prior year's rate of 18%. The effective tax rate for the quarter ended October 1, 2016 benefited from excess tax benefits from share-based compensation totaling \$16 million.

The consolidated effective tax rates for the year-to-date periods ended September 30, 2017 and October 1, 2016 were 23% and 22%, respectively. For the year-to-date period ended September 30, 2017, the effective tax rate benefited from a deferred tax benefit of \$39 million resulting from intercompany transfers of intellectual property under the application of the newly adopted standard. See discussion regarding the adoption of ASU 2016-16, Intra-Entity Transfers of Assets Other Than Inventory, in Note 1. The effective tax rate for the year-to-date period ended October 1, 2016 benefited from excess tax benefits from share-based compensation totaling \$34 million as well as the completion of certain tax examinations.

As of September 30, 2017, the Company classified \$8 million of unrecognized tax benefits as a net current liability. Management's estimate of reasonably possible changes in unrecognized tax benefits during the next twelve months consists of the current liability balance expected to be settled within one year, offset by approximately \$5 million of projected additions related primarily to ongoing intercompany transfer pricing activity. Management is currently unaware of any issues under review that could result in significant additional payments, accruals or other material deviation in this estimate.

Following is a reconciliation of the Company's total gross unrecognized tax benefits for the quarter ended September 30, 2017; \$37 million of this total represents the amount that, if recognized, would affect the Company's effective income tax rate in future periods.

(millions)	
December 31, 2016	\$63
Tax positions related to current year:	
Additions	4
Reductions	
Tax positions related to prior years:	
Additions	3
Reductions	(8)
Settlements	(4)
Lapse in statute of limitations	(2)
September 30, 2017	\$56

The accrual balance for tax-related interest was approximately \$20 million at September 30, 2017.

Note 11 Derivative instruments and fair value measurements

The Company is exposed to certain market risks such as changes in interest rates, foreign currency exchange rates, and commodity prices, which exist as a part of its ongoing business operations. Management uses derivative financial and commodity instruments, including futures, options, and swaps, where appropriate, to manage these risks. Instruments used as hedges must be effective at reducing the risk associated with the exposure being hedged.

The Company designates derivatives as cash flow hedges, fair value hedges, net investment hedges, and uses other contracts to reduce volatility in interest rates, foreign currency and commodities. As a matter of policy, the Company does not engage in trading or speculative hedging transactions.

Total notional amounts of the Company's derivative instruments as of September 30, 2017 and December 31, 2016 were as follows:

(millions)	September 30 2017	December '31, 2016
Foreign currency exchange contracts	\$ 2,079	\$ 1,396
Interest rate contracts	2,232	2,185
Commodity contracts	294	437
Total	\$ 4,605	\$ 4,018

Following is a description of each category in the fair value hierarchy and the financial assets and liabilities of the Company that were included in each category at September 30, 2017 and December 31, 2016, measured on a recurring basis.

Level 1 – Financial assets and liabilities whose values are based on unadjusted quoted prices for identical assets or liabilities in an active market. For the Company, level 1 financial assets and liabilities consist primarily of commodity derivative contracts.

Level 2 – Financial assets and liabilities whose values are based on quoted prices in markets that are not active or model inputs that are observable either directly or indirectly for substantially the full term of the asset or liability. For the Company, level 2 financial assets and liabilities consist of interest rate swaps and over-the-counter commodity and currency contracts.

The Company's calculation of the fair value of interest rate swaps is derived from a discounted cash flow analysis based on the terms of the contract and the interest rate curve. Over-the-counter commodity derivatives are valued using an income approach based on the commodity index prices less the contract rate multiplied by the notional amount. Foreign currency contracts are valued using an income approach based on forward rates less the contract

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rate multiplied by the notional amount. The Company's calculation of the fair value of level 2 financial assets and liabilities takes into consideration the risk of nonperformance, including counterparty credit risk.

Level 3 – Financial assets and liabilities whose values are based on prices or valuation techniques that require inputs that are both unobservable and significant to the overall fair value measurement. These inputs reflect management's own assumptions about the assumptions a market participant would use in pricing the asset or liability. The Company did not have any level 3 financial assets or liabilities as of September 30, 2017 or December 31, 2016. The following table presents assets and liabilities that were measured at fair value in the Consolidated Balance Sheet on a recurring basis as of September 30, 2017 and December 31, 2016: Derivatives designated as hedging instruments

Derivatives designated as neuging in		
	September 30,	
		2016
(millions)	Lexeelel 2 Total	Léxeelel 2 Total
Assets:		
Foreign currency exchange contracts		
Other prepaid assets	\$ \$ \$	\$ \$ -2 \$2
Interest rate contracts:		
Other assets (a)		<u> </u>
Total assets	\$ \$ \$	\$ \$-3 \$3
Liabilities:		
Interest rate contracts:		
Other liabilities (a)	-(43)(43)	-(65)(65)
Total liabilities	\$ \$(43)\$(43)	\$ \$(65)\$(65)
(a) The fair value of the related hedg	ed portion of the O	Company's long-term debt, a level 2 liability, was \$2.2 billion as
of September 30, 2017 and December	er 31, 2016, respec	ctively.
Derivatives not designated as hedgin	g instruments	
	September 30,	December 31,
	2017	2016
(millions)	LeveL&vel 2Tot	al LeveLevel 2Total
Assets:		
Foreign currency exchange contracts	:	
Other prepaid assets	\$-\$10 \$10) \$ \$ 25 \$25
Commodity contracts:		
Other prepaid assets	4 — 4	13 — 13
Total assets	\$4 \$10 \$14	4 \$13 \$25 \$38
Liabilities:		
Foreign currency exchange contracts	:	
Other current liabilities	\$-\$(23)\$(2	3) \$ \$(11)\$(11)
Commodity contracts:		
Other current liabilities	(5)— (5) \$(7)\$— \$(7)
Total liabilities		8) \$(7)\$(11)\$(18)

The Company has designated its outstanding foreign currency denominated long-term debt as a net investment hedge of a portion of the Company's investment in its subsidiaries' foreign currency denominated net assets. The carrying value of this debt was approximately \$2.7 billion and \$1.8 billion as of September 30, 2017 and December 31, 2016, respectively.

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The Company has elected not to offset the fair values of derivative assets and liabilities executed with the same counterparty that are generally subject to enforceable netting agreements. However, if the Company were to offset and record the asset and liability balances of derivatives on a net basis, the amounts presented in the Consolidated Balance Sheet as of September 30, 2017 and December 31, 2016 would be adjusted as detailed in the following table: As of September 30, 2017:

113 of September 50, 2017.	•		Gross Amounts Not Offset in the Consolidated Balance Sheet						
	Pr	Amounts Presented in					Cas	sh llateral	Net
	the Financial Consolidated Instruments Balance Sheet					Red Pos	Amount		
Total asset derivatives Total liability derivatives	\$	14 (71		\$ \$	(14 14)	\$ \$	16	\$ — \$ (41)
As of December 31, 2016:									
	Gross Amounts Not Offset in the Consolidated Balance Sheet						e		
	Pro Co	nounts esented onsolida lance S	ated		Cash Financial Rece Instruments Poste	ivo		ral Net Amou	int
Total asset derivatives Total liability derivatives	\$ \$	41 (83)	\$ (24) \$ \$ 24 \$	48		\$ 17 \$ (11)

The effect of derivative instruments on the Consolidated Statements of Income and Comprehensive Income for the quarters ended September 30, 2017 and October 1, 2016 was as follows: Derivatives in fair value hedging relationships

(millions)	Location of gain recognized in in		⁽⁾ recog	(loss) gnized i ne (a)	n				
			-	emb Ør f					
			2017	-					
Interest rate contract	s Interest expense	e	\$ 4	\$	6				
Total			\$4	\$	6		_		
(a) Includes the ineff	-			cluded	from effec	tiveness	s testing.		
Derivatives in cash f	low hedging relat	tionshi	ips	-				.	
(millions)		Gain (recogn		(1033)	ion of gair	reclass	ified from	Location of gain (loss) recognized me in income (a)	Gain (loss) recognized in income (a)
		Septen 2017		Ø r, 1,			1b @rc30b 2016		SeptOntbbe30, 2012016
Foreign currency exe	change contracts S	\$ —	\$ 1	COGS	5	\$ —	\$4	Other income (expense), net	\$\$ (1)
Foreign currency exe	change contracts -		1	SGA expen	se		1	Other income (expense), net	
Interest rate contract	s -		1	Intere expen		(3)	(2)	N/A	
Commodity contract	S -			COGS	5		(3)	Other income (expense), net	
Total	S	\$ —	\$ 3			\$(3)	\$ —		\$\$ (1)
(a) Includes the ineff Derivatives and non-	•						s testing.		
2011, 441, 00 4110 11011		• • • • • • •		in (loss	•	mps			
(millions)				ognized					
•			AC	•					
			Sep	tem lo a	t ð0 er 1,				
			201	7 20	16				

Foreign currency denominated long-term debt \$ (90) \$ (19)

Derivatives not designated as hedging instruments								
	Location of gain	Gain (loss)						
(millions)	(loss) recognized	recognized in						
	in income	income						
		Septem Wort 30 en	: 1,					
		2017 2016						
Foreign currency exchange contracts	COGS	\$— \$ 3						
Foreign currency exchange contracts	Other income (expense), net	(3) (1)					
Foreign currency exchange contracts	SG&A	(1) —						
Commodity contracts	COGS	(13) (14)					
Commodity contracts	SG&A	(16) —						
Total		\$(33) \$ (12)					

The effect of derivative instruments on the Consolidated Statements of Income and Comprehensive Income for the year-to-date periods ended September 30, 2017 and October 1, 2016 was as follows:

Derivatives in fair value hedging relationships

(millions)	Location of gain (loss recognized in income	Gain (1) recogn income	loss) ized in e (a)			
		Septembort30per 1				
		2017	2016			
Interest rate contracts	s Interest expense	\$ 14	\$ 15			

Derivatives in cash flow hedging relationships

(millions)	Gain (loss) recognized in A	Location of gair (loss) AOCI AOCI	reclassif	fied from	Location of gain (loss) n recognized min income (a)	Gain (loss) recognized in income (a)
	Septen Chetro BOr,	1,	Septemb	October	r 1,	SeptOctobeB0,
	2017 2016		2017	2016		20172016
Foreign currency exchange contracts	\$ \$ 10	COGS	\$ 1	\$ 11	Other income (expense), net	\$\$ (2)
Foreign currency exchange contracts	— 1	SGA expense		1	Other income (expense), net	
Interest rate contracts	1 (68) Interest expense	. (8)	(10)) N/A	
Commodity contracts		COGS		(10)	Other income (expense), net	
Total	\$ 1 \$ (57)	\$(7)	\$ (8))	\$\$ (2)
(a) Includes the ineffective por	rtion and amount	excluded from ef	fectivenes	ss testin	g.	

See accompanying report of independent registered public accounting firm and notes to financial statements.

Derivatives and non-derivatives in net investment hedging relationships

(millions)		Gain (lo recogniz AOCI Septemb 2017	zed in bOctObe	r 1,				
Foreign currency denominated long-	term debt	\$(272)	\$ (31)				
Foreign currency exchange contracts			(23)				
Total		\$(272)	\$ (54)				
Derivatives not designated as hedgin	•				Cain	1)		
('11')	Location	•			Gain			
(millions)	(loss) re	•	1		recogn		1n	
	in incom	ne			incom		201	1
					Septer			rI,
					2017	-	-	
Foreign currency exchange contracts					\$(13)\$	(7)
Foreign currency exchange contracts	Other in	come (e	xpense)	, net	(11) 9		
Foreign currency exchange contracts	SGA				(2) —		
Commodity contracts	COGS				(16) (4)
Commodity contracts	SGA				(15) 2		
Total					\$ (57) \$		

During the next 12 months, the Company expects \$8 million of net deferred losses reported in AOCI at September 30, 2017 to be reclassified to income, assuming market rates remain constant through contract maturities.

Certain of the Company's derivative instruments contain provisions requiring the Company to post collateral on those derivative instruments that are in a liability position if the Company's credit rating is at or below BB+ (S&P), or Baa1 (Moody's). The fair value of all derivative instruments with credit-risk-related contingent features in a liability position on September 30, 2017 was \$55 million. If the credit-risk-related contingent features were triggered as of September 30, 2017, the Company would be required to post additional collateral of \$48 million. In addition, certain derivative instruments contain provisions that would be triggered in the event the Company defaults on its debt agreements. There were no collateral posting as of September 30, 2017 triggered by credit-risk-related contingent features.

Fair value measurements on a nonrecurring basis

As part of Project K, the Company will be consolidating the usage of and disposing certain long-lived assets, including manufacturing facilities and Corporate owned assets over the term of the program. See Note 5 for more information regarding Project K.

During the year-to-date period ended September 30, 2017, there were no long-lived asset impairment related to Project K.

During the year-to-date period ended October 1, 2016, long-lived assets of \$26 million related to a manufacturing facility in the Company's U.S. Snacks reportable segment, were written down to an estimated fair value of \$10 million due to Project K activities. The Company's calculation of the fair value of these long-lived assets is based on level 3 inputs, including market comparables, market trends and the condition of the assets.

The following table presents level 3 assets that were measured at fair value on the consolidated Balance Sheet on a nonrecurring basis as of October 1, 2016:

(millions) Fair Total Value Loss

Description:

Long-lived assets \$ 10 \$(16)

Financial instruments

The carrying values of the Company's short-term items, including cash, cash equivalents, accounts receivable, accounts payable, notes payable and current maturities of long-term debt approximate fair value. The fair value of the Company's long-term debt, which are level 2 liabilities, is calculated based on broker quotes. The fair value and carrying value of the Company's long-term debt was \$7,575 million and \$7,216 million, respectively, as of September 30, 2017.

Counterparty credit risk concentration and collateral requirements

The Company is exposed to credit loss in the event of nonperformance by counterparties on derivative financial and commodity contracts. Management believes a concentration of credit risk with respect to derivative counterparties is limited due to the credit ratings and use of master netting and reciprocal collateralization agreements with the counterparties and the use of exchange-traded commodity contracts.

Master netting agreements apply in situations where the Company executes multiple contracts with the same counterparty. Certain counterparties represent a concentration of credit risk to the Company. If those counterparties fail to perform according to the terms of derivative contracts, this would result in a loss to the Company. As of September 30, 2017, the Company was not in a significant net asset position with any counterparties with which a master netting agreement would apply.

For certain derivative contracts, reciprocal collateralization agreements with counterparties call for the posting of collateral in the form of cash, treasury securities or letters of credit if a fair value loss position to the Company or its counterparties exceeds a certain amount. In addition, the Company is required to maintain cash margin accounts in connection with its open positions for exchange-traded commodity derivative instruments executed with the counterparty that are subject to enforceable netting agreements. As of September 30, 2017, the Company posted \$7 million related to reciprocal collateralization agreements. As of September 30, 2017 the Company posted \$9 million in margin deposits for exchange-traded commodity derivative instruments, which was reflected as an increase in accounts receivable, net on the Consolidated Balance Sheet.

Management believes concentrations of credit risk with respect to accounts receivable is limited due to the generally high credit quality of the Company's major customers, as well as the large number and geographic dispersion of smaller customers. However, the Company conducts a disproportionate amount of business with a small number of large multinational grocery retailers, with the five largest accounts encompassing approximately 28% of consolidated trade receivables at September 30, 2017.

Note 12 Reportable segments

Kellogg Company is the world's leading producer of cereal, second largest producer of cookies and crackers, and a leading producer of savory snacks and frozen foods. Additional product offerings include toaster pastries, cereal bars, fruit-flavored snacks and veggie foods. Kellogg products are manufactured and marketed globally. Principal markets for these products include the United States and United Kingdom.

The Company manages its operations through nine operating segments that are based on product category or geographic location. These operating segments are evaluated for similarity with regards to economic characteristics, products, production processes, types or classes of customers, distribution methods and regulatory environments to determine if they can be aggregated into reportable segments. The reportable segments are discussed in greater detail below.

The U.S. Morning Foods operating segment includes cereal, toaster pastries, and health and wellness beverages and bars.

U.S. Snacks includes cookies, crackers, cereal bars, savory snacks and fruit-flavored snacks.

See accompanying report of independent registered public accounting firm and notes to financial stateme54s.

U.S. Specialty primarily represents food away from home channels, including food service, convenience, vending, Girl Scouts and food manufacturing. The food service business is mostly non-commercial, serving institutions such as schools and hospitals. The convenience business includes traditional convenience stores as well as alternate retail outlets.

North America Other includes the U.S. Frozen, Kashi and Canada operating segments. As these operating segments are not considered economically similar enough to aggregate with other operating segments and are immaterial for separate disclosure, they have been grouped together as a single reportable segment.

The three remaining reportable segments are based on geographic location – Europe which consists principally of European countries; Latin America which consists of Central and South America and includes Mexico; and Asia Pacific which consists of Sub-Saharan Africa, Australia and other Asian and Pacific markets.

The measurement of reportable segment results is based on segment operating profit which is generally consistent with the presentation of operating profit in the Consolidated Statement of Income. Intercompany transactions between operating segments were insignificant in all periods presented.

	Quarte	r ended	Year-to-date period ended				
(Septen	n Gen tolker 1,	Septemb@cf@ber 1,				
(millions)	2017	2016	2017	2016			
Net sales							
U.S. Morning Foods	\$710	\$ 733	\$2,108	\$ 2,227			
U.S. Snacks	760	796	2,344	2,431			
U.S. Specialty	290	284	961	931			
North America Other	420	402	1,204	1,222			
Europe	599	594	1,677	1,821			
Latin America	240	197	696	593			
Asia Pacific	254	248	724	692			
Consolidated	\$3,273	\$\$ 3,254	\$9,714	\$ 9,917			
Operating profit							
U.S. Morning Foods	\$141	\$ 144	\$477	\$ 457			
U.S. Snacks	14	78	(8)230			
U.S. Specialty	76	68	242	214			
North America Other	65	43	173	135			
Europe	72	78	214	216			
Latin America (a)	23	27	82	70			
Asia Pacific	25	21	66	50			
Total Reportable Segments	416	459	1,246	1,372			
Corporate (b)	48	(49)	31	(75)		
Consolidated	\$464	\$ 410	\$1,277	\$ 1,297			

(a) Includes non-cash losses totaling \$13 million associated with the remeasurement of the financial statements of the Company's Venezuela subsidiary during the year-to-date period ended October 1, 2016, respectively. Includes mark-to-market adjustments for pension and postretirement plans, commodity and foreign currency contracts totaling (\$104) million and (\$31) million for the quarters ended September 30, 2017 and October 1, 2016,

(b) respectively. Includes mark-to-market adjustments for pension and postretirement plans, commodity and foreign currency contracts totaling (\$118) million and (\$35) million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. See further discussion in Note 9 Employee benefits.

Note 13 Subsequent Event

On October 27, 2017, the Company completed its acquisition of Chicago Bar Co., LLC, the manufacturer of RXBAR, for approximately \$600 million, funded through short-term borrowings. The purchase price is subject to certain working capital and net debt adjustments based on the actual working capital and net debt existing on the acquisition date compared to targeted amounts. The major classes of assets and liabilities of Chicago Bar Co., LLC are expected to be net working capital, intangible assets (primarily, customer lists and brands), and goodwill.

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KELLOGG COMPANY PART I—FINANCIAL INFORMATION Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

Business overview

The following Management's Discussion and Analysis of Financial Condition and Results of Operations (MD&A) is intended to help the reader understand Kellogg Company, our operations and our present business environment. MD&A is provided as a supplement to, and should be read in conjunction with, our Consolidated Financial Statements and the accompanying notes thereto contained in Item 1 of this report.

For more than 100 years, consumers have counted on Kellogg for great-tasting, high-quality and nutritious foods. Kellogg is the world's leading producer of cereal, second largest producer of cookies and crackers, and a leading producer of savory snacks and frozen foods. Additional product offerings include toaster pastries, cereal bars, fruit-flavored snacks and veggie foods. Kellogg products are manufactured and marketed globally.

Corporate responsibility and sustainability

As a grain-based food company, our success is dependent on timely access to high quality, low cost ingredients, and water and energy for our global manufacturing operations. We rely on natural capital including energy for product manufacturing and distribution, water as an ingredient, for facility cleaning and steam power, and food crops and commodities as an ingredient. These natural capital dependencies are at risk of shortage, price volatility, regulation, and quality impacts due to climate change which is assessed as part of our overall enterprise risk management program. Due to these risks, we have implemented major short and long-term initiatives to mitigate and adapt to these environmental pressures, as well as the resulting challenges of food security.

To address these risks, we partner with suppliers, customers, governments and non-governmental organizations, including the World Business Council for Sustainable Development and the Consumer Goods Forum. We are also committed to improving efficiency and technologies in our owned manufacturing footprint by reducing water use, total waste, energy use, and greenhouse gas (GHG) emissions as well as working across our supply chain with the goal of reducing risk of disruptions from unexpected constraints in natural resource availability or impacts on raw material pricing. In addition, we established third-party approved science-based targets to measure progress against our goal to significantly reduce absolute GHG emissions across our own footprint and that of our suppliers. In 2016, we expanded our global signature cause platform, Breakfasts for Better Days, with the intent to help address hunger relief and food security.

We have incorporated the risks and opportunities of climate change and food security into the Global 2020 Growth Strategy and Global Heart and Soul Strategy by continuing to identify risk, incorporating environmental and social indicators into strategic priorities and reporting regularly to leadership, the board of directors, and publicly. Future reporting on our environmental and social risks and performance against targets will be included in our Annual Report on Form 10-K.

Segments

We manage our operations through nine operating segments that are based on product category or geographic location. These operating segments are evaluated for similarity with regards to economic characteristics, products, production processes, types or classes of customers, distribution methods and regulatory environments to determine if they can be aggregated into reportable segments. We report results of operations in the following reportable segments: U.S. Morning Foods; U.S. Snacks; U.S. Specialty; North America Other; Europe; Latin America; and Asia Pacific. The reportable segments are discussed in greater detail in Note 12 within Notes to Consolidated Financial Statements.

Operating margin expansion through 2018

See accompanying report of independent registered public accounting firm and notes to financial stateme59s.

In 2016 we announced a plan to increase our currency-neutral comparable operating margin by 350 basis points from 2015 through 2018. There are four elements to this margin expansion plan:

- Productivity and savings In addition to annual productivity savings to offset inflation, we have expanded our
- Project K restructuring program, and we have expanded our zero-based budgeting initiative in the U.S. and our international regions. These initiatives are expected to result in higher annual savings.

Price and Mix - We have established a more formal Revenue Growth Management discipline around the world, to help us ensure our products and pack-sizes are priced correctly, and that we are generating a positive mix of sales volume.

Investing for Impact - We are updating our investment model to align with today's consumer and technology in order to optimize the return on investment in our brands.

On-Trend Foods and Packaging - We are adopting a more impactful approach to renovation and innovation of our foods.

During this time period, we will be working to stabilize net sales, with an aim to returning to growth. Accordingly, our margin expansion target incorporates continued investment in food and packaging, investment in new capabilities, and an increase in brand investment in our U.S. Snacks business. These margin-expansion actions are expected to drive accelerated growth in currency-neutral comparable operating profit and currency neutral comparable earnings per share in 2017 and 2018.

We are currently on pace to deliver the 350 basis point improvement.

In March 2017, the Financial Accounting Standards Board (FASB) issued an Accounting Standards Update (ASU) changing the presentation of net periodic pension and postretirement benefit costs within the income statement. The ASU requires all components of net periodic benefit cost, other than service cost, be presented in the income statement outside of income from operations. We expect to adopt the ASU retrospectively in the first quarter of 2018. The impact of adoption, when applied retrospectively, is expected to reduce our 2015 currency-neutral comparable operating margin, the basis for our 350 basis point improvement, by approximately 175-185 basis points. The adoption is anticipated to impact only the Corporate segment, and is not expected to impact our ability to achieve 350 basis points of currency-neutral comparable operation margin expansion from this new base by the end of 2018. See the Accounting standards to be adopted in future periods section of the MD&A for additional information regarding the impact of this ASU.

Guidance on operating profit margin expansion and net sales growth outlook is provided on a non-GAAP, currency-neutral comparable basis only because certain information necessary to calculate such measures on a GAAP basis is unavailable, dependent on future events outside of our control and cannot be predicted without unreasonable efforts by the Company. Please refer to the "Non-GAAP Financial Measures" section for a further discussion of our use of non-GAAP measures, including quantification of known expected adjustment items.

Non-GAAP financial measures

This filing includes non-GAAP financial measures that we provide to management and investors that exclude certain items that we do not consider part of on-going operations. Items excluded from our non-GAAP financial measures are discussed in the "Significant items impacting comparability" section of this filing. Our management team consistently utilizes a combination of GAAP and non-GAAP financial measures to evaluate business results, to make decisions regarding the future direction of our business, and for resource allocation decisions, including incentive compensation. As a result, we believe the presentation of both GAAP and non-GAAP financial measures provides investors with increased transparency into financial measures used by our management team and improves investors' understanding of our underlying operating performance and in their analysis of ongoing operating trends. All historic non-GAAP financial measures have been reconciled with the most directly comparable GAAP financial measures.

Non-GAAP financial measures used include comparable net sales, comparable gross margin, comparable SG&A, comparable operating profit, comparable operating profit margin, comparable effective tax rate, comparable net income, comparable diluted EPS, and cash flow. These non-GAAP financial measures are also evaluated for

See accompanying report of independent registered public accounting firm and notes to financial statements.

year-over-year growth and on a currency-neutral basis to evaluate the underlying growth of the business and to exclude the effect of foreign currency. We determine currency-neutral operating results by dividing or multiplying, as appropriate, the current-period local currency operating results by the currency exchange rates used to translate our financial statements in the comparable prior-year period to determine what the current period U.S. dollar operating results would have been if the currency exchange rate had not changed from the comparable prior-year period. These non-GAAP financial measures may not be comparable to similar measures used by other companies.

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Comparable net sales: We adjust the GAAP financial measures to exclude the pre-tax effect of acquisitions, and divestitures. We excluded the items which we believe may obscure trends in our underlying net sales performance. By providing this non-GAAP net sales measure, management intends to provide investors with a meaningful, consistent comparison of net sales performance for the Company and each of our reportable segments for the periods presented. Management uses this non-GAAP measure to evaluate the effectiveness of initiatives behind net sales growth, price realization, and the impact of mix on our business results. This non-GAAP measure is also used to make decisions regarding the future direction of our business, and for resource allocation decisions. Currency-neutral comparable net sales represents comparable net sales excluding the impact of foreign currency.

Comparable gross profit, comparable gross margin, comparable SG&A, comparable SG&A%, comparable operating profit, comparable operating profit margin, comparable net income, and comparable diluted EPS: We adjust the GAAP financial measures to exclude the effect of Project K and cost reduction activities, acquisitions, divestitures, integration costs, mark-to-market adjustments for pension plans, commodities and certain foreign currency contracts, costs associated with the early redemption of debt outstanding, and impacts of the prior-year Venezuela remeasurement and deconsolidation. We excluded the items which we believe may obscure trends in our underlying profitability. The impact of acquisitions and divestitures are not excluded from comparable diluted EPS. By providing these non-GAAP profitability measures, management intends to provide investors with a meaningful, consistent comparison of the Company's profitability measures for the periods presented. Management uses these non-GAAP financial measures to evaluate the effectiveness of initiatives intended to improve profitability, such as Project K, ZBB and Revenue Growth Management, as well as to evaluate the impacts of inflationary pressures and decisions to invest in new initiatives within each of our segments. Currency-neutral comparable represents comparable excluding foreign currency impact.

Comparable effective tax rate: We adjust the GAAP financial measure to exclude tax effect of Project K and cost reduction activities, divestitures, integration costs, mark-to-market adjustments for pension plans, commodities and certain foreign currency contracts, costs associated with the early redemption of debt outstanding, and costs associated with prior-year Venezuela remeasurement. We excluded the items which we believe may obscure trends in our pre-tax income and the related tax effect of those items on our underlying tax rate. By providing this non-GAAP measure, management intends to provide investors with a meaningful, consistent comparison of the Company's effective tax rate, excluding the pre-tax income and tax effect of the items noted above, for the periods presented. Management uses this non-GAAP measure to monitor the effectiveness of initiatives in place to optimize our global tax rate.

Cash flow: Defined as net cash provided by operating activities reduced by expenditures for property additions. Cash flow does not represent the residual cash flow available for discretionary expenditures. We use this non-GAAP financial measure of cash flow to focus management and investors on the amount of cash available for debt repayment, dividend distributions, acquisition opportunities, and share repurchases once all of the Company's business needs and obligations are met. Additionally, certain performance-based compensation includes a component of this non-GAAP measure.

These measures have not been calculated in accordance with GAAP and should not be viewed as a substitute for GAAP reporting measures.

Significant items impacting comparability

Project K and cost reduction activities

In February 2017, the Company announced an expansion and an extension to its previously-announced global efficiency and effectiveness program ("Project K"). Project K is expected to continue generating a significant amount of savings that may be invested in key strategic areas of focus for the business. The Company expects that these savings may be used to drive future growth in the business. We recorded pre-tax charges related to this program of \$1

See accompanying report of independent registered public accounting firm and notes to financial statemeds.

million and \$238 million for the quarter and year-to-date periods ended September 30, 2017, respectively. We also recorded pre-tax charges of \$36 million and \$143 million for the quarter and year-to-date periods ended October 1, 2016, respectively.

In 2015 we initiated the implementation of a Zero-Based Budgeting (ZBB) program in our North America business. During 2016 ZBB was expanded to include international segments of the business. In support of the ZBB initiative, we incurred pre-tax charges of \$1 million for the year-to-date period ended September 30, 2017. We also incurred

pre-tax charges of \$4 million and \$21 million for the quarter and year-to-date periods ended October 1, 2016, respectively.

See the Restructuring and cost reduction activities section for more information.

Acquisitions

In December 2016, the Company acquired Ritmo Investimentos, controlling shareholder of Parati S/A, Afical Ltda and Padua Ltda ("Parati Group"), a leading Brazilian food group. In our Latin America reportable segment, for the quarter ended September 30, 2017 the acquisition added \$48 million in net sales and \$3 million of operating profit (before integration costs) that impacted the comparability of our reported results. For the year-to-date period ended September 30, 2017 the acquisition added \$141 million in net sales and \$15 million of operating profit (before integration costs) that impacted the comparability of our reported results.

Mark-to-market accounting for pension plans, commodities and certain foreign currency contracts We recognize mark-to-market adjustments for pension plans, commodity contracts, and certain foreign currency contracts as incurred. Actuarial gains/losses for pension plans are recognized in the year they occur. Changes between contract and market prices for commodities contracts and certain foreign currency contracts result in gains/losses that are recognized in the quarter they occur. We recorded total pre-tax mark-to-market charges of \$104 million and \$31 million for quarters ended September 30, 2017 and October 1, 2016, respectively, and \$118 million and \$35 million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. Included within the aforementioned charges are pre-tax mark-to-market charges for pension plans of \$76 million and \$28 million for quarters ended September 30, 2017 and October 1, 2016, respectively. and \$62 million for equarters ended September 30, 2017 and October 1, 2016, respectively.

Other costs impacting comparability

During the quarter ended April 2, 2016, we redeemed \$475 million of our 7.45% U.S. Dollar Debentures due 2031. In connection with the debt redemption, we incurred \$153 million of interest expense, consisting primarily of a premium on the tender offer and also including accelerated losses on pre-issuance interest rate hedges, acceleration of fees and debt discount on the redeemed debt and fees related to the tender offer.

Venezuela

There was a material change in the business environment, including a worsening of our access to key raw materials subject to restrictions, and a related significant drop in production volume in the fourth quarter of 2016. These supply chain disruptions, along with other factors such as the worsening economic environment in Venezuela and the limited access to dollars to import goods through the use of any of the available currency mechanisms, have impaired our ability to effectively operate and fully control our Venezuelan subsidiary.

As of December 31, 2016, we deconsolidated and changed to the cost method of accounting for our Venezuelan subsidiary. For the quarter ended October 1, 2016 the deconsolidation reduced net sales by \$7 million and operating profit by \$3 million which impacted the comparability of our reported results. For the year-to-date period ended October 1, 2016 the deconsolidation reduced net sales by \$23 million and operating profit by \$8 million which impacted the comparability.

In 2016 certain non-monetary assets related to our Venezuelan subsidiary continued to be remeasured at historical exchange rates. As these assets were utilized by our Venezuelan subsidiary during 2016 they were recognized in the income statement at historical exchange rates resulting in an unfavorable impact. As a result of the utilization of the remaining non-monetary assets, we experienced an unfavorable operating profit impact of \$13 million for year-to-date period ended October 1, 2016, primarily impacting COGS.

See accompanying report of independent registered public accounting firm and notes to financial statemeds.

Foreign currency translation

We evaluate the operating results of our business on a currency-neutral basis. We determine currency-neutral operating results by dividing or multiplying, as appropriate, the current-period local currency operating results by the currency exchange rates used to translate our financial statements in the comparable prior-year period to determine what the current period U.S. dollar operating results would have been if the currency exchange rate had not changed from the comparable prior-year period.

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Financial results

For the quarter ended September 30, 2017, our reported net sales improved by 0.6% due primarily to the Parati acquisition in Brazil as well as favorable foreign currency translation. This principally reflects on the previously announced list-price adjustments and other impacts in U.S. Snacks related to its transition from DSD. Currency-neutral comparable net sales were down 1.4% after eliminating the impact of acquisitions, foreign currency, and prior year Venezuela results.

Reported operating profit increased 13.1%, as a result of productivity savings from Project K restructuring, which includes this year's exit from its U.S. Snacks segment's Direct Store Delivery sales and delivery system. Reported operating profit also benefited from lower year-over-year restructuring and integration expense, and the impact of acquisitions and foreign currency. This was partially offset by the impact of mark-to-market accounting for pension plans, commodities, prior year Venezuela operations, and foreign currency contracts. Currency-neutral comparable operating profit increased by 17.5% excluding the impact of mark-to-market, restructuring, integration costs, acquisitions, prior year Venezuela operations, and foreign currency.

Reported operating margin for the quarter was favorable 160 basis points due primarily to COGS and SG&A savings realized from Project K and ZBB initiatives, lower restructuring costs, and acquisitions, partially offset by the year-over-year impact of market-to-market. Currency-neutral comparable operating margin was favorable 280 basis points after excluding the impact of restructuring, mark-to-market, and acquisitions.

Reported diluted EPS of \$.85 for the quarter was up almost 4% compared to the prior year of \$.82. Higher operating profit as a result of productivity savings from Project K restructuring more than offset a higher effective tax rate. Currency-neutral comparable diluted EPS of \$1.05 increased by 9% compared to prior year of \$.96, due to higher profit margins driven by productivity initiatives.

Reconciliation of certain non-GAAP Financial Measures

Reconcination of certain non-GAAF Financial Measures									
	Quarter	ended		Year-to-date period ended			iod		
Consolidated results	Septem	bOctobe	er 1	,Septer	nb	eOdtobe	er 1,		
(dollars in millions, except per share data)	2017	2016		2017		2016			
Reported net income	\$297	\$ 292		\$841		\$ 747			
Mark-to-market (pre-tax)	(104)	(31)	(118)	(35)		
Project K and cost reduction activities (pre-tax)	(1)	(40)	(239)	(164)		
Other costs impacting comparability (pre-tax)	—					(153)		
Integration and transaction costs (pre-tax)	(1)	(2)	(2)	(3)		
Venezuela operations impact (pre-tax)		3				8			
Venezuela remeasurement (pre-tax)						(11)		
Income tax benefit applicable to adjustments, net*	36	23		117		106			
Comparable net income	\$367	\$ 339		\$1,08	3	\$ 999			
Foreign currency impact	4			(10)				
Currency-neutral comparable net income	\$363			\$1,09	3				
Reported diluted EPS	\$0.85	\$ 0.82		\$2.39		\$ 2.11			
Mark-to-market (pre-tax)	(0.30)	(0.09)	(0.34)	(0.10)		
Project K and cost reduction activities (pre-tax)		(0.11)	(0.68)	(0.46)		
Other costs impacting comparability (pre-tax)	—					(0.43)		
Integration and transaction costs (pre-tax)		(0.01)			(0.01)		
Venezuela operations impact (pre-tax)						0.01			
Venezuela remeasurement (pre-tax)	—					(0.03)		

See accompanying report of independent registered public accounting firm and notes to financial statemedia.

Income tax benefit applicable to adjustments, net*	0.10	0.07	0.33	0.31	
Comparable diluted EPS	\$1.05	\$ 0.96	\$3.08	\$ 2.82	
Foreign currency impact			(0.03)	
Currency-neutral comparable diluted EPS	\$1.05		\$3.11		
Currency-neutral comparable diluted EPS growth	9.4	%15.1	% 10.3	%7.4	%

* Represents the estimated income tax effect on the reconciling items, using weighted-average statutory tax rates, depending upon the applicable jurisdiction.

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

Net sales and operating profit

The following tables provide an analysis of net sales and operating profit performance for the third quarter of 2017 versus 2016:

Quarter ended September 30, 2017

(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North America ^y Other	a Europe	Latin America	Asia Pacific	Corpora	Kellogg ate Consolidated
Reported net sales	\$710	\$760	\$290	\$420	\$599	\$240	\$254	\$ —	\$ 3,273
Acquisitions	—		—		4	48		—	52
Comparable net sales	\$710	\$760	\$ 290	\$420	\$595	\$192	\$254	\$ —	\$ 3,221
Foreign currency impact				7	7	6	1		21
Currency-neutral comparable	\$710	\$760	\$ 290	\$413	\$588	\$186	\$253	\$ —	\$ 3,200
net sales Overter and ad October 1, 2014	c								
Quarter ended October 1, 2010				North					
(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North America ^y Other	a Europe	Latin America	Asia Pacific	Corpora	Kellogg Consolidated
Reported net sales	\$733	\$796	\$284	\$402	\$594	\$197	\$248	\$ —	\$ 3,254
Venezuela operations impact						7			7
Comparable net sales	\$733	\$796	\$284	\$402	\$594	\$190	\$248	\$ —	\$ 3,247
% change - 2017 vs. 2016:									
Reported growth	(3.0)%	(4.5)%	1.9 %	4.4 %	0.8 %	21.5 %	2.9 %	%	0.6 %
Acquisitions	%	%	%	%	0.7 %	24.4 %	%	— %	1.6 %
Venezuela operations impact	%	%	%	%	%	(4.0)%	%	— %	(0.2)%
Comparable growth	(3.0)%	(4.5)%	1.9 %	4.4 %	0.1 %	1.1 %	2.9 %	— %	(0.8)%
Foreign currency impact	— %	%	%	1.5 %	1.2 %	3.2 %	0.9 %	— %	0.6 %
Currency-neutral comparable growth	(3.0)%	(4.5)%	1.9 %	2.9 %	(1.1)%	(2.1)%	2.0 %	— %	(1.4)%
For more information on the re-	econciling	items in	the table a	above, ple	ase refer	to the Sig	nificant i	items imp	pacting

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comparability section.

Quarter ended September 30, 2017

(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North Americ ^y Other	aEurope	Latin America	Asia a Pacific	Corporate	Kellogg Consolidated
Reported operating profit	\$141	\$14	\$ 76	\$ 65	\$72	\$23	\$25	\$48	\$ 464
Mark-to-market								(104)	(104)
Project K and cost reduction activities	(14)	(106)	—	(4)	(13)	(2)	(1)	139	(1)
Integration and transaction costs			_			(1)		_	(1)
Acquisitions	—				(1)	3			2
Comparable operating profit	\$155	\$120	\$ 76	\$ 69	\$86	\$23	\$26	\$13	\$ 568
Foreign currency impact	—			2	3			(1)	4
Currency-neutral comparable operating profit	\$155	\$120	\$ 76	\$ 67	\$83	\$23	\$26	\$14	\$ 564
Quarter ended October 1, 2016									
(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North Americ ^Y Other	aEurope	Latin America	Asia A Pacific	Corporate	Kellogg Consolidated
Reported operating profit	\$144	\$78	\$ 68	\$ 43	\$78	\$27	\$21	\$(49)	\$ 410
Mark-to-market						<u> </u>		(31)	(31)
Project K and cost reduction			/1 \						. ,
activities	(4)	(8)	(1)	(7)	(6)	(2)	(2)	(10)	(40)
Integration and transaction costs	—				(1)	1		(2)	(2)
Venezuela operations impact	—					3			3
Comparable operating profit % change - 2017 vs. 2016:	\$148	\$86	\$ 69	\$ 50	\$85	\$25	\$23	\$(6)	\$ 480
Reported growth	(2.6)%	(82.5)%	12.2 %	52.8 %	(9.2)%	(13.2)%	18.7%	197.0 %	13.1 %
Mark-to-market	%	%	%	%	%	%	%	(721.7)%	(15.6)%
Project K and cost reduction activities	(6.8)%	(121.3%	0.7 %	12.7 %	(9.3)%	(1.7)%	7.0 %	647.7 %	10.3 %
Integration and transaction costs	%	%	%	0.2 %	1.3 %	(3.5)%	0.8 %	(28.0)%	0.4 %
Acquisitions	%	%				8.7 %		. ,	0.4 %
Venezuela operations impact	%	%	%	%	%	(9.8)%	%	(1.4)%	(0.7)%
Comparable growth	4.2 %	38.8 %	11.5 %					300.4 %	18.3 %
Foreign currency impact	%	%	%			2.3 %			0.8 %
Currency-neutral comparable growth	4.2 %	38.8 %	11.5 %	37.9 %	(2.9)%	(9.2)%	10.7%	296.0 %	17.5 %

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

U.S. Morning Foods

This segment consists of cereal, toaster pastries, and health and wellness bars. As reported and Currency-neutral comparable net sales declined 3.0% as a result of decreased volume partially offset by favorable pricing/mix.

In our cereal business, kid-oriented brands performed well during the quarter as Froot Loops and Frosted Flakes continued to gain share behind effective media and innovation. Adult-oriented brands declined, reflecting a category trend and our lack of sufficient food news and brand activity.

Toaster pastries grew share during the quarter despite lower consumption in the category.

See accompanying report of independent registered public accounting firm and notes to financial statements.

As reported operating profit decreased 2.6% due to higher restructuring charges and lower net sales. Currency-neutral comparable operating profit increased 4.2% after excluding restructuring charges.

U.S. Snacks

This segment consists of crackers, cookies, savory snacks, wholesome snacks and fruit-flavored snacks.

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As reported and Currency-neutral comparable net sales were 4.5% lower versus the comparable quarter due to price/mix and lower volume. During the quarter the Company discontinued shipping through its DSD distribution system. Accordingly, all sales are now made at a list-price that is reduced by a cost-to-serve for various DSD services no longer provided by the Company. As reported net sales were also affected by a pull-back in merchandising to facilitate customer transitions early in the quarter, and the impact of eliminating smaller, less productive SKUs.

Crackers, Cookies, and Wholesome Snacks declined in consumption in the third quarter due to the reduction of promotion activity related to our efforts to smoothly transition out of DSD. Savory snacks consumption was pulled down, in part, on the elimination of a promotion-sized can but Core Four flavors grew during the quarter.

As reported operating profit declined 82.5% due to increased Project K restructuring charges in the current year associated with our DSD transition. Currency-neutral comparable operating profit increased 38.8% after excluding the impact of restructuring charges; this was driven by DSD-related overhead reductions partially offset by increased brand investment.

U.S. Specialty

As reported and Currency-neutral comparable net sales improved 1.9% as a result of higher volume and improved pricing/mix.

Shipments grew in the quarter led by both our Convenience and Foodservice channels, with the latter additionally benefiting from hurricane-related orders.

As Reported operating profit increased 12.2% due to the higher net sales and savings from Project K and ZBB initiatives. Currency-neutral comparable operating profit increased 11.5% after excluding the impact of restructuring charges.

North America Other

This segment is composed of our U.S. Frozen Foods, Kashi Company, and Canada businesses.

As reported net sales increased 4.4% due to higher volume, favorable pricing/mix, and favorable foreign currency. Currency-neutral comparable net sales increased 2.9% after excluding the impact of foreign currency.

The U.S. Frozen business reported increased shipments on higher volume and favorable price/mix. Eggo[®] grew share and consumption during the quarter, benefiting from the removal of artificial ingredients and the success of Disney-shaped waffles, as well as the exit of a competitor. Our frozen veggie business, under the Morningstar Farms[®] and Gardenburger[®] brands, returned to consumption and share growth during the quarter, reflecting focused marketing support on our core burger offerings during the summer grilling season.

Canada reported increased shipments during the quarter on higher volume, positive price/mix, and favorable foreign currency. We generated continued improvement in consumption with broad-based share gains in both cereal and snacks. The business is past the elasticity impact of currency-driven pricing actions taken in the second quarter of 2016, and is showing consistent improvement as we invest in brand building and innovation.

Kashi Company posted lower net sales in the quarter due to the decision to eliminate less profitable SKUs in certain channels, but its sales performance did continue to improve sequentially from previous quarters. Our cereal business grew share, led by Bear Naked, which is now the largest granola brand in the U.S. Additionally, our renovated snacks offerings are stabilizing share more quickly than anticipated, with share flat during the quarter.

As Reported operating profit increased 52.8% due to lower restructuring charges, Project K and ZBB savings and favorable foreign currency. Currency-neutral comparable operating profit increased 37.9% after excluding the impact of restructuring charges and foreign currency.

Europe

As Reported net sales increased 0.8% due to favorable foreign currency, pricing/mix, and acquisitions, partially offset by lower volume. Currency-neutral comparable net sales declined 1.1% after excluding the impact of foreign currency and acquisitions.

Pringles returned to growth during the quarter, following temporary declines in the first half of 2017, when prolonged customer negotiations resulted in reduced promotional activity.

Cereal net sales declined due to softness in adult-oriented brands in continental Europe and economic softness in our Mediterranean, Middle East, and Africa sub-region. The U.K. cereal business grew consumption and share during the quarter, continuing its improving trend with growth in several brands.

As reported operating profit decreased 9.2% due to higher restructuring charges partially mitigated by incremental Project K savings and favorable foreign currency. Currency-neutral comparable operating profit declined 2.9% after excluding the impact of restructuring charges, acquisitions and foreign currency.

Latin America

As reported net sales improved 21.5% due to increased volume as a result of the Parati acquisition and favorable pricing/mix. This was partially offset by lower volume in the base business and the unfavorable impact of foreign currency. Currency-neutral comparable net sales declined 2.1% after excluding the impact of acquisitions, prior year Venezuela results, and foreign currency.

This decline was due solely to the Caribbean/Central America sub-region, where economic softness was exacerbated by shipment disruptions due to hurricanes Maria and Irma.

We did post growth in each of the other sub-regions within Latin America. Our Mexico business continued to perform well, despite disruptions related to two major earthquakes. Mercosur posted particularly strong growth in Pringles, despite a challenging environment.

The integration of Parati, our acquisition in Brazil, continues to progress well, as the business posted solid growth.

As reported operating profit decreased 13.2%, primarily due to the impact of prior year Venezuela results partially mitigated by efficiencies from productivity initiatives and the impact of the Parati acquisition. Currency-neutral comparable operating profit decreased 9.2% after excluding the impact of restructuring costs, acquisitions, prior year Venezuela remeasurement and foreign currency.

Asia Pacific

As reported net sales improved 2.9% due to higher volume and favorable foreign currency partially offset by unfavorable price/mix. Currency-neutral comparable net sales increased 2.0%, after excluding the impact of foreign currency.

Good growth in cereal was broad-based across the region, led by Asia's expansion in granola, e-commerce, and the re-acceleration of growth in India. Australia, our largest market in the region, posted consumption and share gains during the quarter, continuing its stabilization trend.

Our Pringles business posted growth for the quarter across the region.

As reported operating profit increased 18.7% due to higher net sales, lower restructuring charges, and brand-building efficiencies related to ZBB. Currency-neutral comparable operating profit improved 10.7% after excluding the impact of restructuring and foreign currency.

Outside of reported results, our joint ventures in West Africa and China continued to perform well. Our venture in West Africa posted double-digit growth for the quarter driven by strong noodles volume. The China JV is benefiting

See accompanying report of independent registered public accounting firm and notes to financial statements.

from granola cereal and rapid expansion of e-commerce sales.

Corporate

As reported operating profit increased \$97 million due primarily to pension curtailment gains related to Project K restructuring partially offset by higher mark-to-market costs. Currency-neutral comparable operating profit improved \$20 million due to lower pension and postretirement benefit costs after excluding the impact of mark-to-market, restructuring charges, and foreign currency.

The following tables provide an analysis of net sales and operating profit performance for the year-to-date periods ended September 30, 2017 versus October 1, 2016:

Year-to-date period ended September 30, 2017

real-to-date period chu	cu septeme	50, 201							
(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North America ^y Other	Europe	Latin America	Asia Pacific	Corpora	Kellogg ate Consolidated
Reported net sales	\$2,108	\$2,344	\$961	\$1,204	\$1,677	\$696	\$724	\$ —	\$9,714
Acquisitions				1	11	141			153
Comparable net sales	\$2,108	\$2,344	\$961	\$1,203	\$1,666	\$555	\$724	\$ —	\$ 9,561
Foreign currency impact				6	(55)	(1)	16		(34)
Currency-neutral comparable net sales	\$2,108	\$2,344	\$961	\$1,197	\$1,721	\$556	\$708	\$ —	\$ 9,595
Year-to-date period ende	ed October	1, 2016							
(millions)	U.S. Morning Foods	U.S. Snacks	U.S. Specialt	North America ^y Other	Europe	Latin America	Asia Pacific	Corpora	Kellogg ate Consolidated
Reported net sales	\$2,227	\$2,431	\$931	\$1,222	\$1,821	\$593	\$692	\$ —	\$9,917
Venezuela operations impact	_	_		_		23			23
Comparable net sales	\$2,227	\$2,431	\$931	\$1,222	\$1,821	\$570	\$692	\$ —	\$ 9,894
% change - 2017 vs. 201									
Reported growth		6 (3.6)%	5 3.2 %	(1.5)%	(7.9)%	17.3 %	4.7 %	%	(2.0)%
Acquisitions	%	~ %	~ _ %	0.1 %	0.6 %	23.7 %	%	%	1.6 %
Venezuela operations impact	%	~ ~ %	~ %	%	%	(3.8)%	%	%	(0.2)%
Comparable growth	(5.3)%	6 (3.6)%	5 3.2 %	(1.6)%	(8.5)%	(2.6)%	4.7 %	%	(3.4)%
Foreign currency impact	— %	~ ~ %	. — %	0.4 %	(3.0)%	(0.2)%	2.4 %	%	(0.4)%
Currency-neutral comparable growth	(5.3)%	6 (3.6)%	3.2 %	(2.0)%	(5.5)%	(2.4)%	2.3 %	%	(3.0)%

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

Year-to-date period ended September 30, 2017

(millions)	U.S. Morr Food	ning	U.S. Snack	s	U.S. Speci	alty	North Amer Other	rica	Euro	ope	Lati Am		Asia Pacific	Corp	orate	Kellogg Consoli	
Reported operating profit Mark-to-market	\$477 —		\$(8) —		\$242 —		\$173 —		\$214 	1	\$82 —		\$66 —	\$31 (118)	\$ 1,277 (118)
Project K and cost reduction activities	(16)	(305)		(1)	(13)	(21)	(6)	(5)	128		(239)
Integration and transaction costs			_				_		_		(2)	_			(2)
Acquisitions							(2)	(1)	15					12	
Comparable operating profit	\$493		\$297		\$243		\$188		\$236	5	\$75		\$71	\$21		\$ 1,624	
Foreign currency impact							1		(8))	2	(3)	(11)
Currency-neutral comparable operating profit	\$493		\$297		\$ 243		\$187		\$244	1	\$78		\$69	\$24		\$ 1,635	
Year-to-date period ended Oct	tober 1	1,20)16														
(millions)	U.S. Morr Food	ning	U.S. Snack	s	U.S. Speci	alty	North Amer Other	rica	Euro	ope	Lati Am		Asia Pacific	Corp	orate	Kellogg Consoli	
Reported operating profit	\$457		\$230		\$214		\$135		\$216	5	\$70)	\$50	\$(75	5)	\$ 1,297	
Mark-to-market														(35)	(35)
Project K and cost reduction activities	(13)	(62)	1	(4)	(20)	(34)	(6)	(6)	(19)	(164)
integration and transaction costs									(2)	1			(2)	(3)
Venezuela operations impact											8					8	
Venezuela remeasurement											(13)				(13)
Comparable operating profit	\$470)	\$292		\$218		\$155		\$252	2	\$80)	\$56	\$(19))	\$1,504	
% change - 2017 vs. 2016:																	
Reported growth	4.3		(103.7				28.8						32.7%			(1.6)%
Mark-to-market	—	%		%		%		%		%		%	— %	(335	.9%	(6.3)%
Project K and cost reduction activities	(0.6)%	(105.3	%	1.6	%	8.2	%	5.0	%	0.7	%	5.8 %	270.	8 %	(4.5)%
Integration and transaction costs		%		%		%	0.1	%	0.7	%	(3.0)%	1.0 %	(8.3)%	0.1	%
Acquisitions		%		%		%	(1.2)%	(0.3)%	19.2	%	%		%	0.8	%
		%		%									%			(0.6)%
Venezuela remeasurement		%		%		%		%		%	18.4	%	%		%	0.9	%
Comparable growth	4.9	%	1.6	%	11.6	%	21.7	%	(6.6)%	(4.7)%	25.9%	216.	1 %	8.0	%
Foreign currency impact		%		%		%	0.5	%	(3.3)%	(2.8)%	3.4 %	(15.9)%	(0.7)%
Currency-neutral comparable growth	4.9												22.5%	232.	0 %	8.7	%
Integration and transaction costs Acquisitions Venezuela operations impact Venezuela remeasurement Comparable growth Foreign currency impact Currency-neutral comparable	 4.9	% % % % %	 1.6	% % % % %	 11.6 11.6	% % % % %	0.1 (1.2 	%)% % % %	0.7 (0.3 	%)% %)%)%	 (3.0) 19.2 (13. 18.4 (4.7) (2.8) (1.9))% 0)% - %)%)%	1.0 % — % — % 25.9% 3.4 % 22.5%	(8.3 (1.6 216. (15.9)% %)% % 1 %)%	0.1 0.8 (0.6 0.9 8.0 (0.7	% %)% % %)%

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

U.S. Morning Foods

This segment consists of cereal, toaster pastries, and health and wellness bars. As reported and currency-neutral comparable net sales declined 5.3% as a result of decreased volume partially offset by favorable pricing/mix.

See accompanying report of independent registered public accounting firm and notes to financial statements.

Cereal consumption declined due to our adult-oriented brands, for which we have not supported with enough food news and brand activity to reverse a category-wide trend. Our kid-oriented brands have continued to perform well. Frosted Flakes grew consumption and share during the year-to-date period behind effective media and innovation, including new Cinnamon Frosted Flakes. Froot Loops also grew consumption and share during the year-to-date period reflecting effective innovation and brand-building.

Toaster pastries grew share during year-to-date period, despite lower consumption in the category.

As Reported operating profit increased 4.3% due to productivity initiatives partially offset by lower net sales and higher restructuring charges. Currency-neutral comparable operating profit increased 4.9% after eliminating the impact of restructuring charges.

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U.S. Snacks

This segment consists of crackers, cookies, savory snacks, wholesome snacks and fruit-flavored snacks.

As reported and Currency-neutral comparable net sales declined 3.6% primarily due to impacts related to our conversion from DSD to warehouse distribution; specifically, reduced merchandising during the transition, reduction of SKUs, and a list-price adjustment.

Crackers, Cookies, and Wholesome Snacks declined in consumption in the third quarter due to the reduction of promotion activity related to our efforts to smoothly transition out of DSD. Savory snacks consumption was pulled down, in part, on the elimination of a promotion-sized can.

As reported operating profit declined 103.7% due to increased Project K restructuring charges in the current year associated with our DSD transition. Currency-neutral comparable operating profit increased 1.6% after excluding the impact of restructuring charges; this was driven by DSD-related overhead reductions partially offset by increased brand investment.

U.S. Specialty

As reported and Currency-neutral comparable net sales improved 3.2% as a result of higher volume and improved pricing/mix aided by innovation and expansion in core and emerging growth channels, and the third quarter benefit of hurricane-related shipments.

As reported operating profit increased 13.2% due to the higher net sales, savings from Project K and ZBB initiatives, and lower restructuring charges. Currency-neutral comparable operating profit increased 11.6% after excluding the impact of restructuring charges.

North America Other This segment is composed of our U.S. Frozen Foods, Kashi Company, and Canada businesses.

As reported net sales declined 1.5% due to decreased volume and foreign currency partially offset by acquisitions. Currency-neutral comparable net sales declined 2.0% after excluding the impact of acquisitions and foreign currency.

In U.S. Frozen, Eggo[®] grew share and consumption during the year-to-date period, benefiting from the removal of artificial ingredients and the success of Disney-shaped waffles, as well as the exit of a competitor. Our frozen veggie business, under the Morningstar Farms[®] and Gardenburger[®] brands, returned to growth in the second and third quarters reflecting focused marketing support on our core burger offerings during the summer grilling season.

In Canada, consumption and share performance continued to improve in both cereal and in snacks.

Kashi Company shipments were impacted by the exit of non-core or less profitable SKUs, promotions, or categories. Our cereal business grew share during the year-to-date period. We also saw improved trends for the wholesome snacks business, as recent innovations and media are starting to take hold.

Reported operating profit increased 28.8% due to lower restructuring charges and by Project K and ZBB savings. Currency-neutral comparable operating profit increased 21.2% after excluding the impact of restructuring charges and foreign currency.

Europe

Reported net sales declined 7.9% due to lower volume partially offset by the favorable impact of foreign currency, pricing/mix and acquisitions. Currency-neutral comparable net sales declined 5.5% after excluding the impact of

See accompanying report of independent registered public accounting firm and notes to financial statements.

foreign currency and acquisitions.

Pringles volume was lower due primarily to prolonged negotiations with our customers as we sought to price behind our food and packaging upgrades. These negotiations were resolved by April but caused us to miss out on several first and second quarter merchandising programs. Promotional activity resumed in the third quarter and the brand returned to year-over-year growth.

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Cereal consumption has declined due to sluggish categories across the region and particular softness in the adult-oriented brands across the category, notably our Special K. In the U.K., our largest market in the region, consumption and share turned positive in the third quarter, continuing an improving trend that began early this year.

As reported operating profit decreased 1.2% due to lower sales offset somewhat by lower restructuring charges, incremental Project K savings, and favorable foreign currency. Currency-neutral comparable operating profit declined 3.3% after excluding the impact of restructuring charges, prior year integration costs, acquisitions and foreign currency.

Latin America

Reported net sales improved 17.3% due to increased volume as a result of the Parati acquisition and the impact of favorable pricing/mix. This was partially offset by lower volume in the base business and the unfavorable impact of foreign currency. Currency-neutral comparable net sales declined 2.4% after excluding the impact of acquisitions, prior year Venezuela results, and foreign currency.

This decline was due solely to the Caribbean/Central America sub-region, where distributor transitions and economic softness were exacerbated during the third quarter by shipment disruptions due to hurricanes Maria and Irma.

We did post growth in each of the other sub-regions within Latin America. Our Mexico business continued to perform well with consumption increasing year-on-year. Mercosur posted particularly strong growth in Pringles, despite a challenging environment, and continued its expansion in Argentina and Chile.

The integration of Parati, our acquisition in Brazil, continues to progress well, as the business posted solid growth.

As Reported operating profit increased 17.6%, primarily due to the impact of the Parati acquisition. Currency-neutral comparable operating profit decreased 1.9% after excluding the impact of restructuring costs, acquisitions, prior year Venezuela remeasurement and foreign currency.

Asia Pacific

Reported net sales improved 4.7% due to favorable foreign currency and pricing/mix as well as a slight increase in volume. Currency-neutral comparable net sales increased 2.3%, after excluding the impact of foreign currency.

Growth in cereal was led by India and Korea. Australia, our largest market in the region, gained share during the period, reflecting continued stabilization.

Our Pringles business posted growth for the period across the region.

As reported operating profit increased 32.7% due to higher net sales, lower restructuring charges, and brand-building efficiencies. Currency-neutral comparable operating profit improved 22.5% after excluding the impact of restructuring, prior year integration costs and foreign currency.

Outside of our reported results, our joint ventures in West Africa and China continued to perform extremely well. Growth was driven by strong noodles volume in West Africa and e-commerce sales in China.

Corporate

As Reported operating profit improved \$106 million due primarily to pension curtailments gains in conjunction with Project K restructuring mitigated somewhat by higher mark-to-market costs. Currency-neutral comparable operating profit improved \$43 million after excluding the impact of mark-to-market, restructuring charges, and foreign currency.

See accompanying report of independent registered public accounting firm and notes to financial statemeats.

Margin performance

Margin performance for the quarter and year-to-date periods of 2017 versus 2016 is as follows:

2017 2016	Change vs. prior year (pts.)
37.7 % 38.9 %	
(2.0) (0.1)	(1.9)
0.2 (0.4)	0.6
0.1 —	0.1
39.4 % 39.4 %	
—	
39.4 %	
(23.5)%(26.3)%	62.8
(1.1) (0.8)	(0.3)
(0.3) (0.9)	0.6
(0.3) —	(0.3)
(21.8)%(24.6)%	62.8
—	—
(21.8)%	2.8
14.2 % 12.6 %	1.6
(3.1) (0.9)	(2.2)
(0.1) (1.3)	1.2
(0.2) —	(0.2)
17.6 %14.8 %	2.8
—	—
17.6 %	2.8
	$\begin{array}{cccccccccccccccccccccccccccccccccccc$

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

(a) Reported gross profit as a percentage of net sales. Gross profit is equal to net sales less cost of goods sold.

Reported gross margin for the quarter was unfavorable 120 basis points due primarily to the impact of mark-to-market accounting for pension, commodities and foreign currency contracts, as well as the impact of U.S. Snacks transition out of DSD distribution, namely the list price adjustment and increased resources in warehouse logistics due to the DSD transition. This was partially offset by the impact of productivity and cost-savings under the Project K restructuring program, lower restructuring charges, and acquisitions. Currency-neutral comparable gross margin was flat compared to the third quarter of 2016 after eliminating the impact of mark-to-market, restructuring, and acquisitions.

Reported SG&A% for the quarter was favorable 280 basis points due primarily to overhead savings realized from Project K and ZBB, lower Project K restructuring charges, and acquisitions. These impacts were partially mitigated by higher year-over-year mark-to-market charges. Currency-neutral comparable SG&A% was favorable 280 basis points after excluding the impact of restructuring, mark-to-market, and acquisitions.

Reported operating margin for the quarter was favorable 160 basis points due primarily to COGS and SG&A savings realized from Project K and ZBB initiatives, lower restructuring charges, and acquisitions partially mitigated by the impact of mark-to-market accounting for pension, commodities and foreign currency contracts. Currency-neutral comparable operating margin was favorable 280 basis points after excluding the year-over-year impact of restructuring, mark-to-market, and acquisitions.

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See accompanying report of independent registered public accounting firm and notes to financial statemeas.

Year-to-date	2017	2016	Change vs. pr year (pts.)	rior
Reported gross margin (a)	38.1 %	38.1 %	o ——	
Mark-to-market (COGS)	(0.9)	(0.1)	(0.8)
Project K and cost reduction activities (COGS)	(0.3)	(0.7)	0.4	
Acquisitions (COGS)	0.1		0.1	
Venezuela remeasurement (COGS)		(0.1)	0.1	
Comparable gross margin	39.2 %	39.0 %	0.2	
Foreign currency impact				
Currency-neutral comparable gross margin	39.2 %		0.2	
Reported SG&A%	(25.0)%	(25.0)%	, 	
Mark-to-market (SG&A)	(0.4)	(0.2)	(0.2)
Project K and cost reduction activities (SG&A)	(2.1)	(1.0)	(1.1)
Acquisitions (SG&A)	(0.3)		(0.3)
Venezuela operations impact (SG&A)		0.1	(0.1)
Venezuela remeasurement (SG&A)		(0.1)	0.1	
Comparable SG&A%	(22.2)%	(23.8)%	51.6	
Foreign currency impact				
Currency-neutral comparable SG&A%	(22.2)%)	1.6	
Reported operating margin	13.1 %	13.1 %) —	
Mark-to-market	(1.3)	(0.3)	(1.0)
Project K and cost reduction activities	(2.4)	(1.7)	(0.7)
Acquisitions	(0.2)		(0.2)
Venezuela operations impact		0.1	(0.1)
Venezuela remeasurement		(0.2)	0.2	
Comparable operating margin	17.0 %	15.2 %	1.8	
Foreign currency impact				
Currency-neutral comparable operating margin	17.0 %		1.8	

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

(a) Reported gross profit as a percentage of net sales. Gross profit is equal to net sales less cost of goods sold.

Reported gross margin for the year-to-date period was flat versus the comparable prior year period. The impact of productivity and cost-savings under Project K, favorable net input costs, lower restructuring costs, and Venezuela remeasurement were partially offset by the impact of U.S. Snacks transition out of DSD distribution, namely the list price adjustment and increased resources in warehouse logistics due to the DSD transition, impact of acquisitions, mark-to-market accounting for pension plans, commodities and foreign currency contracts. Currency-neutral comparable gross margin improved 20 basis points after eliminating the impact of mark-to-market, restructuring, acquisitions, and Venezuela remeasurement.

Reported SG&A% for the year-to-date period was flat versus the comparable prior year period. Overhead savings realized from Project K and ZBB, the impact to brand-building investment from ZBB efficiencies, and acquisitions were mitigated by increased Project K restructuring and mark-to-market costs. Currency-neutral comparable SG&A% was favorable 160 basis points after excluding the impact of restructuring, mark-to-market, and acquisitions.

Reported operating margin for the year-to-date period was flat compared to the prior year. The favorable impact to COGS and SG&A expense realized from Project K and ZBB initiatives, acquisitions and Venezuela remeasurement were partially mitigated by higher market-to-market and restructuring charges. Currency-neutral comparable operating margin was favorable 180 basis points after excluding the year-over-year impact of restructuring, mark-to-market,

See accompanying report of independent registered public accounting firm and notes to financial statemeas.

acquisitions, and Venezuela remeasurement.

Our currency-neutral comparable gross profit, currency-neutral comparable SG&A, and currency-neutral comparable operating profit measures are reconciled to the directly comparable GAAP measures as follows:

	Ouerte	" on dod	Year	Year-to-date			
	Quarte	r ended	perio	period ended			
(dollars in millions)	Septen	nb OctObe r	1,Septe	emb OctOb	er 1,		
(dollars in millions)	2017	2016	2017	2016			
Reported gross profit (a)	\$1,232	2 \$ 1,264	\$3,7	01 \$ 3,77	9		
Mark-to-market (COGS)	(69)(3) (90)(12)		
Project K and cost reduction activities (COGS)	9	(12) (26)(66)		
Integration and transaction costs (COGS)				(1)		
Acquisitions (COGS)	22		65				
Venezuela operations impact (COGS)		2		9			
Venezuela remeasurement (COGS)				(12)		
Comparable gross profit	\$1,270	\$ 1,277	\$3,7	52 \$ 3,86	1		
Foreign currency impact	10		(10)			
Currency-neutral comparable gross profit	\$1,260)	\$3,7	62			
Reported SG&A	\$768	\$ 854	\$2,42	24 \$ 2,48	2		
Mark-to-market (SG&A)	35	28	28	23			
Project K and cost reduction activities (SG&A)	10	28	213	98			
Integration and transaction costs (SG&A)	1	2	2	2			
Acquisitions (SG&A)	20		53				
Venezuela operations impact (SGA)		(1)—	1			
Venezuela remeasurement (SG&A)				1			
Comparable SG&A	\$702	\$ 797	\$2,1	28 \$ 2,35	7		
Foreign currency impact	6		1				
Currency-neutral comparable SG&A	\$696		\$2,12	27			
Reported operating profit	\$464	\$ 410	\$1,2	77 \$ 1,29	7		
Mark-to-market	(104)(31) (118)(35)		
Project K and cost reduction activities	(1)(40) (239)(164)		
Integration and transaction costs	(1)(2) (2)(3)		
Acquisitions	2		12				
Venezuela operations impact		3		8			
Venezuela remeasurement				(13)		
Comparable operating profit	\$568	\$ 480	\$1,6	24 \$ 1,50	4		
Foreign currency impact	4		(11)			
Currency-neutral comparable operating profit	\$564		\$1,6	35			
					~		

For more information on the reconciling items in the table above, please refer to the Significant items impacting comparability section.

(a) Gross profit is equal to net sales less cost of goods sold.

Restructuring and cost reduction activities

We view our restructuring and cost reduction activities as part of our operating principles to provide greater visibility in achieving our long-term profit growth targets. Initiatives undertaken are currently expected to recover cash implementation costs within a five-year period of completion. Upon completion (or as each major stage is completed in the case of multi-year programs), the project begins to deliver cash savings and/or reduced depreciation.

Project K

See accompanying report of independent registered public accounting firm and notes to financial statemed 7s.

In February 2017, the Company announced an expansion and an extension to its previously-announced global efficiency and effectiveness program ("Project K"), to reflect additional and changed initiatives. Project K is

expected to continue generating a significant amount of savings that may be invested in key strategic areas of focus for the business to drive future growth or utilized to achieve our 2018 Margin Expansion target.

In addition to the original program's focus on strengthening existing businesses in core markets, increasing growth in developing and emerging markets, and driving an increased level of value-added innovation, the extended program will also focus on implementing a more efficient go-to-market model for certain businesses and creating a more efficient organizational design in several markets. Since inception, Project K has provided significant benefits and is expected to continue to provide a number of benefits in the future, including an optimized supply chain infrastructure, the implementation of global business services, a new global focus on categories, increased agility from a more efficient organization design, and improved effectiveness in go-to-market models.

We currently anticipate that Project K will result in total pre-tax charges, once all phases are approved and implemented, of \$1.5 to \$1.6 billion, with after-tax cash costs, including incremental capital investments, estimated to be approximately \$1.1 billion. Cash expenditures of approximately \$725 million have been incurred through the end of fiscal year 2016. Total cash expenditures, as defined, are expected to be approximately \$250 million for 2017 and the balance thereafter. Total charges for Project K in 2017 are expected to be approximately \$325 to \$375 million. We expect annual cost savings generated from Project K will be approximately \$600 to \$700 million in 2019. The savings will be realized primarily in selling, general and administrative expense with additional benefit realized in gross profit as cost of goods sold savings are partially offset by negative volume and price impacts resulting from go-to-market business model changes. The overall savings profile of the project reflects our go-to-market initiatives that will impact both selling, general and administrative expense and gross profit. We have realized approximately \$300 million of annual savings through the end of 2016. Cost savings have been utilized to increase margins and be strategically invested in areas such as in-store execution, sales capabilities, including adding sales representatives, re-establishing the Kashi business unit, and in the design and quality of our products. We have also invested in production capacity in developing and emerging markets, and in global category teams.

We funded much of the initial cash requirements for Project K through our supplier financing initiative. We are now able to fund much of the cash costs for the project through cash on hand as we have started to realize cash savings from the project.

We also expect that the project will have an impact on our consolidated effective income tax rate during the execution of the project due to the timing of charges being taken in different tax jurisdictions. The impact of this project on our consolidated effective income tax rate will be excluded from the comparable income tax rate that will be disclosed on a quarterly basis.

Refer to Note 5 within Notes to Consolidated Financial Statements for further information related to Project K and other restructuring activities.

Other Projects

In 2015 we implemented a zero-based budgeting (ZBB) program in our North America business and during the first half of 2016 the program was expanded into our international businesses. We expect cumulative savings from the ZBB program to be approximately \$450 to \$500 million by the end of 2018, realized largely in selling, general and administrative expense.

In support of the ZBB initiative, we incurred pre-tax charges of approximately \$1 million and \$21 million during the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. Total charges of \$38 million have been recognized since the inception of the ZBB program. We anticipate that ZBB will result in total cumulative pre-tax charges of approximately \$40 million through 2017 which will consist primarily of the design and implementation of business capabilities.

Foreign currency translation

The reporting currency for our financial statements is the U.S. dollar. Certain of our assets, liabilities, expenses and revenues are denominated in currencies other than the U.S. dollar, including the euro, British pound, Australian dollar, Canadian dollar, Mexican peso and Russian ruble. To prepare our consolidated financial statements, we must translate those assets, liabilities, expenses and revenues into U.S. dollars at the applicable exchange rates. As a result, increases

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and decreases in the value of the U.S. dollar against these other currencies will affect the amount of these items in our consolidated financial statements, even if their value has not changed in their original currency. This could have a significant impact on our results if such increase or decrease in the value of the U.S. dollar is substantial.

Interest expense

For the year-to-date periods ended September 30, 2017 and October 1, 2016, interest expense was \$188 million and \$343 million, respectively. Prior year interest expense includes \$153 million charge to redeem \$475 million of 7.45% U.S. Dollar Debentures due 2031. The charge consisted primarily of a premium on the tender offer and also including accelerated losses on pre-issuance interest rate hedges, acceleration of fees and debt discount on the redeemed debt and fees.

For the full year 2017, we expect gross interest expense to be approximately \$255 million. Full year interest expense for 2016 was \$406 million, including \$153 million related to the tender offer. Income taxes

Our reported effective tax rate for the quarters ended September 30, 2017 and October 1, 2016 was 26% and 18%, respectively. The reported effective tax rate for the year-to-date periods ended September 30, 2017 and October 1, 2016 was 23% and 22%, respectively.

For the year-to-date period ended September 30, 2017, the effective tax rate benefited from a deferred tax benefit of \$39 million resulting from the intercompany transfer of intellectual property. The effective tax rate for the quarter and year-to-date periods ended October 1, 2016, benefited from excess tax benefits from share-based compensation and the completion of certain tax examinations. Refer to Note 10 within Notes to Consolidated Financial Statements for further information.

The comparable effective tax rate for the quarters ended September 30, 2017 and October 1, 2016 was 28% and 20%, respectively. The comparable effective tax rate for the year-to-date periods ended September 30, 2017 and October 1, 2016 was 25% and 24%, respectively.

For the full year 2017, we currently expect the comparable effective tax rate to be approximately 26-27%. Fluctuations in foreign currency exchange rates could impact the expected effective income tax rate as it is dependent upon U.S. dollar earnings of foreign subsidiaries doing business in various countries with differing statutory rates. Additionally, the rate could be impacted by tax legislation and if pending uncertain tax matters, including tax positions that could be affected by planning initiatives, are resolved more or less favorably than we currently expect.

The following table provides a reconciliation of as reported to comparable income taxes and effective tax rate for the quarter and year-to-date periods ended September 30, 2017 and October 1, 2016.

	Quarter e	nded	Year-to-date period ended		
Consolidated results (dollars in millions)	Septemb	DcBober 1,	Septemb	Orbober 1,	
Consolidated results (dollars in millions)	2017 2	2016	2017	2016	
Reported income taxes	\$104 \$	6 62	\$248	\$ 215	
Mark-to-market	(38) (13)	(39)	(11)	
Project K and cost reduction activities	2 (11)	(78)	(43)	
Other costs impacting comparability				(54)	
Venezuela operations impact	— 1	l		2	
Comparable income taxes	\$140 \$	S 85	\$365	\$ 321	
Reported effective income tax rate	26.3 %1	7.5 %	22.9 %	22.3 %	
Mark-to-market	(2.0)%(1.8)%	(1.0)%	(0.3)%	
Project K and cost reduction activities	0.5 % (0.8)%	(1.4)%	(0.5)%	
Other costs impacting comparability	%	- %	— %	(1.4)%	
Venezuela operations impact	— %0).1 %	— %	— %	
Venezuela remeasurement	%	- %	— %	0.2 %	
Comparable effective income tax rate	27.8 %2	20.0 %	25.3 %	24.3 %	
	20	017 full			
	ye	ear			
	gı	uidance			
Reported effective income tax rate	*				
Mark-to-market	*				
Project K and cost reduction activities	(2	2)%			
Integration costs	*				
Comparable effective income tax rate	Approx.26	5-27%			

* Full year guidance for this measure cannot be reasonably estimated as certain information necessary to calculate such measure on a GAAP basis is unavailable, dependent on future events outside of our control and cannot be predicted without unreasonable efforts by the Company.

Liquidity and capital resources

Our principal source of liquidity is operating cash flows supplemented by borrowings for major acquisitions and other significant transactions. Our cash-generating capability is one of our fundamental strengths and provides us with substantial financial flexibility in meeting operating and investing needs.

We have historically reported negative working capital primarily as the result of our focus to improve core working capital by reducing our levels of trade receivables and inventory while extending the timing of payment of our trade payables. In addition, we have a substantial amount of indebtedness which results in current maturities of long-term debt and notes payable which can have a significant impact on working capital as a result of the timing of these required payments. These factors, coupled with the use of our ongoing cash flows from operations to service our debt obligations, pay dividends, fund acquisition opportunities, and repurchase our common stock, reduce our working capital amounts. We had negative working capital of \$1.5 billion and \$1.7 billion as of September 30, 2017 and October 1, 2016, respectively.

We believe that our operating cash flows, together with our credit facilities and other available debt financing, will be adequate to meet our operating, investing and financing needs in the foreseeable future. However, there can be no

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assurance that volatility and/or disruption in the global capital and credit markets will not impair our ability to access these markets on terms acceptable to us, or at all.

The following table sets forth a summary of our cash flows:

	Year-to-date					
	Period ended					
(m. 111 m. m.)		Septemb@cf@ber 1				
(millions)	2017	2016				
Net cash provided by (used in):						
Operating activities	\$1,12	1 \$ 1,021	l			
Investing activities	(363)(381)			
Financing activities	(815)(521)			
Effect of exchange rates on cash and cash equivalents	44	(24)			
Net increase (decrease) in cash and cash equivalents	\$(13)\$95				
Operating activities						

The principal source of our operating cash flow is net earnings, meaning cash receipts from the sale of our products, net of costs to manufacture and market our products.

Net cash provided by our operating activities for the year-to-date period ended September 30, 2017, totaled \$1,121 million, an increase of \$100 million over the same period in 2016. Pre-tax cash costs totaling \$144 million in the year-to-date period ended October 1, 2016 related to the \$475 million redemption of our 7.45% U.S. Dollar Debentures due 2031 and \$59 million cash settlement of forward starting swaps were offset by an increase in tax cash payments during the year-to-date period ended September 30, 2017 as well as a lower year-over-year cash flow impact from the supplier financing initiative.

After-tax Project K cash payments were \$185 million and \$112 million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively.

Our cash conversion cycle (defined as days of inventory and trade receivables outstanding less days of trade payables outstanding, based on a trailing 12 month average), was slightly below zero days and 3 days for the 12 month periods ended September 30, 2017 and October 1, 2016, respectively. Compared with the 12 month period ended October 1, 2016, the 2017 cash conversion cycle was positively impacted by an increase in the days of trade payables outstanding attributable to a supplier financing initiative.

Our pension and other postretirement benefit plan contributions amounted to \$33 million and \$29 million for the year-to-date periods ended September 30, 2017 and October 1, 2016, respectively. For the full year 2017, we currently expect that our contributions to pension and other postretirement plans will total approximately \$42 million. Plan funding strategies may be modified in response to our evaluation of tax deductibility, market conditions and competing investment alternatives.

We measure cash flow as net cash provided by operating activities reduced by expenditures for property additions. We use this non-GAAP financial measure of cash flow to focus management and investors on the amount of cash available for debt repayment, dividend distributions, acquisition opportunities, and share repurchases. Our cash flow metric is reconciled to the most comparable GAAP measure, as follows:

_	Quarter ended						
(millions)	Septembe	r 3@Ctober 1,	Approximate 2017 full				
(millions)	2017	2016	year guidance				
Net cash provided by operating activities	\$ 1,121	\$ 1,021	\$1,600-\$1,700				
Additions to properties	(374) (376)	(500)				
Cash flow	\$ 747	\$ 645	\$1,100-\$1,200				

Investing activities

Our net cash used in investing activities totaled \$363 million for the year-to-date period ended September 30, 2017 compared to \$381 million in the same period of 2016. The slight decrease was primarily due to an \$18 million acquisition during the first quarter of 2016.

Financing activities

Our net cash used in financing activities for the year-to-date period ended September 30, 2017 totaled \$815 million compared to \$521 million in the same period of 2016. The difference is due to lower proceeds from issuance of

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common stock related primarily to option exercises. Proceeds from issuance of common stock was \$87 million in the current year-to-date period compared to \$356 million in the prior year-to-date period.

In May 2017, we issued €600 million of five-year 0.80% Euro Notes due 2022 and repaid our 1.75% fixed rate \$400 million U.S. Dollar Notes due 2017 at maturity. Additionally, we repaid our 2.05% fixed rate Cdn. \$300 million Canadian Dollar Notes at maturity.

In November 2016, we issued \$600 million of seven-year 2.65% U.S. Dollar Notes and repaid our 1.875% \$500 million U.S. Dollar Notes due 2016 at maturity.

In May 2016, we issued €600 million of eight-year 1.00% Euro Notes due 2024 and repaid our 4.45% fixed rate \$750 million U.S. Dollar Notes due 2016 at maturity.

In March 2016, we issued \$750 million of ten-year 3.25% U.S. Dollar Notes and \$650 million of thirty-year 4.50% U.S. Dollar Notes. Also in March 2016, we redeemed \$475 million of our 7.45% U.S. Dollar Debentures due 2031.

In December 2015, the board of directors approved a new authorization to repurchase up to \$1.5 billion in shares beginning in 2016 through December 2017. Total purchases for the year-to-date period ended September 30, 2017, were 7 million shares for \$516 million. Total purchases for the year-to-date period ended October 1, 2016, were 6 million shares for \$426 million.

We paid cash dividends of \$550 million in the year-to-date period ended September 30, 2017, compared to \$533 million during the same period in 2016. The increase in dividends paid reflects our third quarter 2016 increase in the quarterly dividend to \$.52 per common share from the previous \$.50 per common share. In October 2017, the board of directors declared a dividend of \$.54 per common share, payable on December 15, 2017 to shareholders of record at the close of business on December 1, 2017. The dividend is broadly in line with our current plan to maintain our long-term dividend pay-out of approximately 50% of comparable net income.

In February 2014, we entered into an unsecured five year credit agreement expiring in 2019, which allows us to borrow, on a revolving credit basis, up to \$2.0 billion.

In January 2017, we entered into an unsecured 364-Day Credit Agreement to borrow, on a revolving credit basis, up to \$800 million at any time outstanding. The new credit facility contains customary covenants and warranties, including specified restrictions on indebtedness, liens and a specified interest expense coverage ratio. If an event of default occurs, then, to the extent permitted, the administrative agent may terminate the commitments under the credit facility, accelerate any outstanding loans under the agreement, and demand the deposit of cash collateral equal to the lender's letter of credit exposure plus interest. There are no borrowings outstanding under the new credit facility. We are in compliance with all debt covenants. We continue to believe that we will be able to meet our interest and principal repayment obligations and maintain our debt covenants for the foreseeable future. We expect our access to public debt and commercial paper markets, along with operating cash flows, will be adequate to meet future operating, investing and financing needs, including the pursuit of selected acquisitions.

On October 27, 2017, we completed our acquisition of Chicago Bar Co., LLC, the manufacturer of RXBAR, for approximately \$600 million, funded through short-term borrowings.

During the first half of 2016, we executed a discrete customer program to extend customer payment terms in exchange for the elimination of the discount we had offered for early payment. In order to mitigate the net working capital impact of the extended payment terms, we entered into an agreement to sell, on a revolving basis, certain trade accounts receivable balances of the customer to a third party financial institution. The agreement is intended to directly offset the impact that extended customer payment terms would have on our days-sales-outstanding (DSO)

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metric that is critical to the effective management of our accounts receivable balance and our overall working capital. Consequently, we realize no negative effect on our net income or cash flow associated with the extended customer payment terms. Transfers under this agreement are accounted for as sales of receivables resulting in the receivables being de-recognized from our Consolidated Balance Sheet. The agreement provides for the continuing sale of certain receivables on a revolving basis until terminated by either party to the agreement; however the maximum funding from receivables that may be sold at any time is currently \$800 million, but may be increased as additional financial institutions are added to the agreement. We currently estimate that the amount of these

receivables held at any time by the financial institution(s) will be approximately \$550 to \$650 million. During the year-to-date period ended September 30, 2017, approximately \$1.7 billion of accounts receivable have been sold via this arrangement. Accounts receivable sold of \$629 million remained outstanding under this arrangement as of September 30, 2017.

In addition to the discrete customer program above, in July 2016 we established an accounts receivable securitization program for certain customers which allows for extended customer payment terms in exchange for the elimination of the discount we had offered for early payment. In order to mitigate the net working capital impact of the extended payment terms, we entered into an agreement with a financial institution to sell these receivables resulting in the receivables being de-recognized from our consolidated balance sheet. The agreement is intended to directly offset the impact that extended customer payment terms would have on our days-sales-outstanding (DSO) metric that is critical to the effective management of our accounts receivable balance and our overall working capital. Consequently, we realize no negative effect on our net income or cash flow associated with the extended customer payment terms. The maximum funding from receivables that may be sold at any time is currently \$600 million, but may be increased as additional financial institutions are added to the agreement. We currently estimate that the amount of these receivables held at any time by the financial institution(s) will be up to approximately \$1 billion. During the year-to-date period ended September 30, 2017, \$2.0 billion of accounts receivable have been sold through this program. As of September 30, 2017, approximately \$480 million of accounts receivable sold under the securitization program remained outstanding, for which we received cash of approximately \$433 million and a deferred purchase price asset of approximately \$47 million.

Refer to Note 2 within Notes to Consolidated Financial Statements for further information related to the sale of accounts receivable.

Accounting standards to be adopted in future periods

Derivatives and Hedging: Targeted Improvements to Accounting for Hedging Activities. In August 2017, the FASB issued an ASU intended to simplify hedge accounting by better aligning an entity's financial reporting for hedging relationships with its risk management activities. The ASU also simplifies the application of the hedge accounting guidance. The new guidance is effective on January 1, 2019, with early adoption permitted. For cash flow hedges existing at the adoption date, the standard requires adoption on a modified retrospective basis with a cumulative-effect adjustment to the Consolidated Balance Sheet as of the beginning of the year of adoption. The amendments to presentation guidance and disclosure requirements are required to be adopted prospectively. The Company is currently assessing the impact and timing of adoption of this ASU.

In March 2017, the FASB issued an ASU to improve the presentation of net periodic pension cost and net periodic postretirement benefit cost. The ASU requires that an employer report the service cost component in the same line item or items as other compensation costs arising from services rendered by the pertinent employees during the period. The other components of net benefit cost are required to be presented in the income statement separately from the service cost component and outside a subtotal of income from operations, if one is presented. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption is permitted, as of the beginning of an annual reporting period for which financial statements (interim or annual) have not been issued or made available for issuance. That is, early adoption should be the first interim period if an entity issues interim financial statements. The amendments in this ASU should be applied retrospectively for the presentation of the service cost component and the other components of net periodic pension cost and net periodic postretirement benefit cost in the income statement and prospectively, on and after the effective date, for the capitalization of the service cost component of net periodic pension cost and net periodic postretirement benefit in assets. We will adopt the ASU in the first quarter of 2018. If we had adopted the ASU in the first quarter of 2017, on an as reported basis, the impact to our Corporate segment would have been an increase to COGS and SG&A of \$157 million and \$120 million, respectively, with an offsetting decrease to other income (expense), net (OIE) of \$277 million in the year-to-date period ended September 30, 2017. For the year-to-date period ended October 1, 2016, the

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impact to our Corporate segment would have been an increase to COGS and SG&A of \$107 million and \$35 million, respectively, with an offsetting decrease to OIE of \$142 million. Adoption will have no impact on net income or cash flow. The impact to the Consolidated Balance Sheet at September 30, 2017 and October 1, 2016 would have been insignificant.

On a comparable basis, the impact would have been an increase to COGS and SG&A of \$128 million and \$71 million, respectively, with an offsetting decrease to OIE of \$199 million in the year-to-date period ended September 30, 2017, and an increase to COGS and SG&A of \$107 million and \$63 million, respectively, with a decrease to OIE of \$170 million in the year-to-date period ended October 1, 2016. On a comparable basis for the

year ended December 31, 2016, the impact would have been an increase to COGS and SG&A of \$144 million and \$83 million, respectively, with an offsetting decrease to OIE of \$227 million.

In January 2017, the FASB issued an ASU to simplify how an entity is required to test goodwill for impairment by eliminating Step 2 from the goodwill impairment test. Step 2 measures a goodwill impairment loss by comparing the implied fair value of a reporting unit's goodwill with the carrying amount of that goodwill. The ASU is effective for an entity's annual or any interim goodwill impairment tests in fiscal years beginning after December 15, 2019. Early adoption is permitted for interim or annual goodwill impairment tests performed on testing dates after January 1, 2017. The amendments in this ASU should be applied on a prospective basis. We are currently assessing the impact and timing of adoption of this ASU.

In August 2016, the FASB issued an ASU to provide cash flow statement classification guidance for certain cash receipts and payments including (a) debt prepayment or extinguishment costs; (b) contingent consideration payments made after a business combination; (c) insurance settlement proceeds; (d) distributions from equity method investees; (e) beneficial interests in securitization transactions and (f) application of the predominance principle for cash receipts and payments with aspects of more than one class of cash flows. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption is permitted, including adoption in an interim period, in which case adjustments should be reflected as of the beginning of the fiscal year that includes the interim period. The amendments in this ASU should be applied retrospectively. We will adopt the new ASU in the first quarter of 2018. If we had adopted the ASU in the first quarter of 2017, cash flow from operations would have decreased \$45 million and cash flow from investing activities would have increased \$45 million for the year-to-date period ended September 30, 2017.

In February 2016, the FASB issued an ASU which will require the recognition of lease assets and lease liabilities by lessees for all leases with terms greater than 12 months. The distinction between finance leases and operating leases will remain, with similar classification criteria as current GAAP to distinguish between capital and operating leases. The principal difference from current guidance is that the lease assets and lease liabilities arising from operating leases will be recognized on the Consolidated Balance Sheet. Lessor accounting remains substantially similar to current GAAP. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2018. Early adoption is permitted. We will adopt the ASU in the first quarter of 2019, and are currently evaluating the impact that implementing this ASU will have on our financial statements.

In January 2016, the FASB issued an ASU which primarily affects the accounting for equity investments, financial liabilities under the fair value option, and the presentation and disclosure requirements for financial instruments. The ASU is effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Early adoption can be elected for all financial statements of fiscal years and interim periods that have not yet been issued or that have not yet been made available for issuance. Entities should apply the update by means of a cumulative-effect adjustment to the balance sheet as of the beginning of the fiscal year of adoption. We will adopt the updated standard in the first quarter of 2018. We do not expect the adoption of this ASU to have a material impact on our financial statements.

In May 2014, the FASB issued an ASU which provides guidance for accounting for revenue from contracts with customers. The core principle of this ASU is that an entity should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration the entity expects to be entitled in exchange for those goods or services. To achieve that core principle, an entity would be required to apply 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. When the ASU was originally issued it was effective for fiscal years, and interim periods within those years, beginning after December 15,

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2016. Early adoption was not permitted. On July 9, 2015, the FASB decided to delay the effective date of the new revenue standard by one year. The updated standard will be effective for fiscal years, and interim periods within those years, beginning after December 15, 2017. Entities will be permitted to adopt the new revenue standard early, but not before the original effective date. Entities will have the option to apply the final standard retrospectively or use a modified retrospective method, recognizing the cumulative effect of the ASU in retained earnings at the date of initial application. An entity will not restate prior periods if it uses the modified retrospective method, but will be required to disclose the amount by which each financial statement line item is affected in the current reporting period by the application of the ASU as compared to the guidance in effect prior to the change, as well as reasons for significant changes. Based upon the Company's preliminary assessment, there will be some limited timing and classification differences upon adoption. The Company will adopt the updated standard in the

first quarter of 2018, using a modified retrospective transition method, and the adoption is not expected to have a material impact on its financial statements.

Future outlook

We affirm our guidance for currency-neutral comparable net sales, operating profit and earnings per share, as well as for cash flow, as strong productivity performance offsets a softened outlook for currency neutral comparable net sales. The company affirms its guidance for about 3% decline in currency-neutral comparable net sales in 2017. This figure includes the expected (1%) impact from the U.S. Snacks transition to warehouse distribution from DSD, an estimate that has not changed.

Guidance is affirmed for currency-neutral comparable operating profit, which we believe will grow 7-9% year on year, as productivity savings offset the impact of lower net sales. The Company's currency-neutral comparable operating profit margin remains on pace to improve by 350 basis points from 2015 through 2018.

Guidance is also affirmed for earnings per share on a currency-neutral comparable basis. Specifically, we expect to generate growth of 8-10% off a 2016 base that excludes after-tax \$0.02 from deconsolidated Venezuela results, to \$4.03-\$4.09. The growth should be driven by the aforementioned 7-9% growth in operating profit, with roughly 1% of additional leverage from modestly lower shares outstanding and other items, which slightly more than offsets a higher effective tax rate and flat interest expense. This earnings per share guidance excludes currency translation impact, which we now believe may come in at roughly half of our previous forecast of after-tax (\$0.06) per share, owing to the year-to-date weakening of the U.S. dollar against certain currencies. Including this impact, comparable-basis earnings per share are expected to be \$4.00-4.06.

Comparable-basis and currency-neutral comparable-basis earnings per share guidance by definition exclude up-front costs, principally related to the Project K program. These up-front costs are now expected to be after-tax (0.65)-(0.75) per share, or (325)-(375) million pretax, down from previous guidance of (0.80)-(0.90) per share after tax and (400)-(450) million pretax. The EPS guidance also continues to exclude integration costs, related to the Company's acquisition in Brazil, as well as previous acquisitions. These integration costs are now expected to come in toward the low end of our previous guidance range of (0.01)-(0.03) per share after-tax.

We also affirmed our guidance for 2017 cash flow. Specifically, cash from operating activities should be approximately \$1.6-1.7 billion, which after capital expenditure translates into cash flow of \$1.1-1.2 billion. Reconciliation of Non-GAAP amounts - 2017 Full Year Guidance*

	Net sale	t EPS		
Currency-Neutral Comparable Guidance	(3.0%)	7.0% - 9.0%	\$4.03 - \$4.09	
Foreign currency impact	(0.5%)	(0.6%)	(\$.03)	
Comparable Guidance	(3.5%)	6.4% - 8.4%	\$4.00 - \$4.06	
Impact of certain items excluded from Non-GAAP guidance: Project K and cost reduction activities (pre-tax) Integration costs (pre-tax) Acquisitions/dispositions (pre-tax) Income tax benefit applicable to adjustments, net**	1.4%	1.9% - (1.5%) 0.3% 0.7%	(\$1.07) - (\$.93) (\$.02) \$.07 \$.31 - \$.27	

* 2017 full year guidance for net sales, operating profit, and earnings per share are provided on a non-GAAP, comparable and currency-neutral comparable basis only because certain information necessary to calculate such measures on a GAAP basis is unavailable, dependent on future events outside of our control and cannot be predicted without unreasonable efforts by the Company. The Company is providing quantification of known adjustment items where available.

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** Represents the estimated income tax effect on the reconciling items, using weighted-average statutory tax rates, depending upon the applicable jurisdiction.

Reconciliation of Non-GAAP amounts - Cash Flow Guidance

	Approximate
(millions)	Full Year 2017
Net cash provided by (used in) operating activities	\$1,600 - \$1,700
Additions to properties	(\$500)
Cash Flow	\$1,100 - \$1,200

Forward-looking statements

This Report contains "forward-looking statements" with projections concerning, among other things, the Company's global growth and efficiency program (Project K), the integration of acquired businesses, our strategy, zero-based budgeting, financial principles, and plans; initiatives, improvements and growth; sales, gross margins, advertising, promotion, merchandising, brand building, operating profit, and earnings per share; innovation; investments; capital expenditures; asset write-offs and expenditures and costs related to productivity or efficiency initiatives; the impact of accounting changes and significant accounting estimates; our ability to meet interest and debt principal repayment obligations; minimum contractual obligations; future common stock repurchases or debt reduction; effective income tax rate; cash flow and core working capital improvements; interest expense; commodity, and energy prices; and employee benefit plan costs and funding. Forward-looking statements include predictions of future results or activities and may contain the words "expect," "believe," "will," "can," "anticipate," "project," "should," "estimate," or words or phrase similar meaning. For example, forward-looking statements are found in Item 1 and in several sections of Management's Discussion and Analysis. Our actual results or activities may differ materially from these predictions. Our future results could be affected by a variety of factors, including:

the ability to implement Project K, including exiting our Direct-Store-Door distribution system, as planned, whether the expected amount of costs associated with Project K will exceed forecasts, whether the Company will be able to realize the anticipated benefits from Project K in the amounts and times expected;

the ability to realize the benefits we expect from the adoption of zero-based budgeting in the amounts and at the times expected;

the ability to realize the anticipated benefits from our implementation of a more formal revenue growth management discipline;

the ability to realize the anticipated benefits and synergies from acquired businesses in the amounts and at the times expected;

the impact of competitive conditions;

the effectiveness of pricing, advertising, and promotional programs;

the success of innovation, renovation and new product introductions;

the recoverability of the carrying value of goodwill and other intangibles;

the success of productivity improvements and business transitions;

commodity and energy prices;

labor costs;

disruptions or inefficiencies in supply chain;

the availability of and interest rates on short-term and long-term financing;

actual market performance of benefit plan trust investments;

the levels of spending on systems initiatives, properties, business opportunities, integration of acquired businesses, and other general and administrative costs;

changes in consumer behavior and preferences;

the effect of U.S. and foreign economic conditions on items such as interest rates, statutory tax rates, currency conversion and availability;

legal and regulatory factors including changes in food safety, advertising and labeling laws and regulations; the ultimate impact of product recalls;

adverse changes in global climate or extreme weather conditions;

business disruption or other losses from natural disasters, war, terrorist acts, or political unrest; and,

the risks and uncertainties described herein under Part II, Item 1A.

Forward-looking statements speak only as of the date they were made, and we undertake no obligation to publicly update them.

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Item 3. Quantitative and Qualitative Disclosures about Market Risk

Our Company is exposed to certain market risks, which exist as a part of our ongoing business operations. We use derivative financial and commodity instruments, where appropriate, to manage these risks. Refer to Note 11 within Notes to Consolidated Financial Statements for further information on our derivative financial and commodity instruments.

Refer to disclosures contained within Item 7A of our 2016 Annual Report on Form 10-K. Other than changes noted here, there have been no material changes in the Company's market risk as of September 30, 2017. During 2017, we entered into forward starting interest swaps with notional amounts totaling €300 million, as hedges against interest rate volatility associated with a forecasted issuance of fixed rate Euro debt to be used for general corporate purposes. These swaps were designated as cash flow hedges. The Euro forward starting interest rate swaps were settled upon issuance of fixed rate Euro debt. A resulting aggregate gain of \$1 million was recorded in accumulated other comprehensive income (loss) and will be amortized as interest expense over the life of the related fixed rate debt. Refer to Note 7 within Notes to Consolidated Financial Statements for further information related to the fixed rate debt issuance.

During the year-to-date period ended September 30, 2017, we entered into interest rate swaps with notional amounts totaling approximately €600 million that are designated as fair value hedges of certain Euro debt. Additionally, we settled interest rate swaps with notional amounts totaling approximately \$700 million which were previously designated as fair value hedges of certain U.S. Dollar Notes. We recorded an aggregate loss of \$14 million related to the settled swaps that will be amortized as interest expense over the life of the related fixed rate debt. Refer to Note 7 within Notes to Consolidated financial Statements.

We have interest rate swaps with notional amounts totaling \$2.2 billion outstanding at September 30, 2017 and December 31, 2016, representing a settlement obligation of \$43 million and \$64 million, respectively. The interest rate swaps are designated as fair value hedges of certain U.S. Dollar and Euro debt. Assuming average variable rate debt levels during the year, a one percentage point increase in interest rates would have increased interest expense by approximately \$26 million and \$17 million at September 30, 2017 and December 31, 2016, respectively.

Item 4. Controls and Procedures

We maintain disclosure controls and procedures that are designed to ensure that information required to be disclosed in our Exchange Act reports is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and that such information is accumulated and communicated to our management, including our chief executive officer and chief financial officer as appropriate, to allow timely decisions regarding required disclosure under Rules 13a-15(e) and 15d-15(e). Disclosure controls and procedures, no matter how well designed and operated, can provide only reasonable, rather than absolute, assurance of achieving the desired control objectives. As of September 30, 2017, we carried out an evaluation under the supervision and with the participation of our chief executive officer and our chief financial officer, of the effectiveness of the design and operation of our disclosure controls and procedures.

Based on the foregoing, our chief executive officer and chief financial officer concluded that our disclosure controls and procedures were effective at the reasonable assurance level.

Kellogg's Project K initiative which includes the reorganization and relocation of certain financial, information technology, and logistics and distribution processes; internal to the organization was initiated in 2014. This initiative is expected to continue through 2018 and will continue to impact the design of our control framework. During efforts associated with Project K, we have implemented additional controls to monitor and maintain appropriate internal controls over financial reporting. There were no other changes during the quarter ended September 30, 2017, that materially affected, or are reasonably likely to materially affect our internal controls over financial reporting.

KELLOGG COMPANY

PART II — OTHER INFORMATION

Item 1. Legal Proceedings

In April, 2016, the United States Environmental Protection Agency (the "EPA") issued to The Eggo Company, a subsidiary of the Company, a notice of potential violation alleging that the Company's Rossville, Tennessee facility had violated certain recordkeeping and reporting requirements under Section 112(r)(7) of the Clean Air Act (the "Notification"). The Notification was based on the findings of an August 2013 inspection of the Company's Rossville, Tennessee facility by the EPA relating to the ammonia refrigeration system operated at the facility. The Company and the EPA resolved this matter through a Consent Agreement and Final Order which was signed and filed with the EPA Region 4 Clerk on April 6, 2017. In accordance with the provisions of the Consent Agreement and Final Order, the Company paid a civil penalty of \$133,000 in full settlement of the allegations set forth in the Consent Agreement and Final Order, but without admitting or denying the factual allegations set forth in that Consent Agreement and Final Order.

Item 1A. Risk Factors

There have been no material changes in our risk factors from those disclosed in Part I, Item 1A to our Annual Report on Form 10-K for the fiscal year ended December 31, 2016. The risk factors disclosed under those Reports in addition to the other information set forth in this Report, could materially affect our business, financial condition, or results. Additional risks and uncertainties not currently known to us or that we deem to be immaterial could also materially adversely affect our business, financial condition, or results.

(1)

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

(c) Issuer Purchases of Equity Securities

(millions, except per share data)

Period	(a) Total Numbe of Shares Purchased	(b) Average Price id Per Share	(c) Total Numbe of Shares Purchased as Part of Publicly Announced Plans or Programs	Apj Dol Sha Yet Pur Uno	proximate lar Value of res that May Be chased der the Plans Programs
Month #1: 7/02/2017 - 7/29/2017 Month #2:	' 1.2	\$	66.82	_	\$	558
7/30/2017 - 8/26/2017	' <u> </u>	\$	_	_	\$	558
Month #3: 8/27/2017 - 9/30/2017		\$		_	\$	558
Total	1.2	\$	66.82	_		

In December 2015, our board of directors approved a share repurchase program authorizing us to repurchase shares of our common stock amounting to \$1.5 billion beginning in January 2016 through December 2017. This authorization is intended to allow us to repurchase shares for general corporate purposes and to offset issuances for employee benefit programs. During the third quarter of 2017, the Company repurchased 1.2 million shares for a total of \$81 million.

Item 6. Exhibits (a) Exhibits:

- 31.1 Rule 13a-14(e)/15d-14(a) Certification from Steven A. Cahillane
- 31.2 Rule 13a-14(e)/15d-14(a) Certification from Fareed Khan
- 32.1 Section 1350 Certification from Steven A. Cahillane
- 32.2 Section 1350 Certification from Fareed Khan
- 101.INS XBRL Instance Document
- 101.SCH XBRL Taxonomy Extension Schema Document
- 101.CALXBRL Taxonomy Extension Calculation Linkbase Document
- 101.DEF XBRL Taxonomy Extension Definition Linkbase Document
- 101.LABXBRL Taxonomy Extension Label Linkbase Document
- 101.PRE XBRL Taxonomy Extension Presentation Linkbase Document

KELLOGG COMPANY

SIGNATURES

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.

KELLOGG COMPANY

/s/ Fareed Khan Fareed Khan Principal Financial Officer; Senior Vice President and Chief Financial Officer

/s/ Donald O. Mondano Donald O. Mondano Principal Accounting Officer; Vice President and Corporate Controller

Date: November 3, 2017

KELLOGG COMPANY EXHIBIT INDEX

Exhibit No	b. Description	Electronic (E) Paper (P) Incorp. By Ref. (IBRF)
<u>31.1</u>	Rule 13a-14(e)/15d-14(a) Certification from Steven A. Cahillane	E
<u>31.2</u>	Rule 13a-14(e)/15d-14(a) Certification from Fareed Khan	E
<u>32.1</u>	Section 1350 Certification from Steven A. Cahillane	E
<u>32.2</u>	Section 1350 Certification from Fareed Khan	E
101.INS	XBRL Instance Document	E
101.SCH	XBRL Taxonomy Extension Schema Document	E
101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document	E
101.DEF	XBRL Taxonomy Extension Definition Linkbase Document	E
101.LAB	XBRL Taxonomy Extension Label Linkbase Document	E
101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document	E