VALMONT INDUSTRIES INC

Form 10-Q November 01, 2018

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SECURITIES	AND	EXCHANGE	COMMI	(SSIO	N

Washington, D.C. 20549

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Form 10-Q

(Mark One)

x QUARTERLY REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES

EXCHANGE ACT OF 1934

For the quarterly period ended September 29, 2018

or

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES

EXCHANGE ACT OF 1934

For the transition period from ______ to

Commission file number 1-31429

Valmont Industries, Inc.

(Exact name of registrant as specified in its charter)

Delaware 47-0351813
(State or Other Jurisdiction of (I.R.S. Employer Incorporation or Organization) Identification No.)

One Valmont Plaza,

Omaha, Nebraska 68154-5215 (Address of Principal Executive Offices) (Zip Code)

(402) 963-1000

(Registrant's telephone number, including area code)

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Sections 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes x No o Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files). Yes x No o

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

Large accelerated filer x Accelerated filer o Non accelerated filer o Smaller reporting company o

Emerging growth company o (Do not check if a

smaller reporting company)

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

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

22,088,480

Outstanding shares of common stock as of October 25, 2018

VALMONT INDUSTRIES, INC.

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VALMONT INDUSTRIES, INC. AND SUBSIDIARIES PART I. FINANCIAL INFORMATION CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS (Dollars in thousands, except per share amounts)

(Unaudited)

(Chaudited)				
		Weeks Ended	•	Weeks Ended
	_	_	_	29\$eptember 30,
Product sales	2018 \$597,469	2017 \$ 602,080	2018 \$1,816,597	2017 \$ 1,807,539
	•	•		
Services sales	81,223	78,699	243,184	223,450
Net sales	678,692	680,779	2,059,781	2,030,989
Product cost of sales	460,547	462,854	1,389,832	1,366,875
Services cost of sales	53,805	54,331	161,370	152,635
Total cost of sales	514,352	517,185	1,551,202	1,519,510
Gross profit	164,340	163,594	508,579	511,479
Selling, general and administrative expenses	110,200	103,504	326,809	308,283
Impairment of goodwill and intangible assets	15,780		15,780	_
Operating income	38,360	60,090	165,990	203,196
Other income (expenses):				
Interest expense				(33,312)
Interest income	1,000	1,311	3,713	3,205
Costs associated with refinancing of debt	(14,820) —		-
Loss from divestiture of grinding media business	_	_	(-)	-
Other	2,496	350	3,199	1,203
	(22,278) (9,529	(47,811)	(28,904)
Earnings before income taxes	16,082	50,561	118,179	174,292
Income tax expense (benefit):				
Current	10,777	21,163	35,214	50,264
Deferred	(1,686) (7,268	814	79
	9,091	13,895	36,028	50,343
Net earnings	6,991	36,666	82,151	123,949
Less: Earnings attributable to noncontrolling interests	(2,543) (1,458	(5,462)	(4,098)
Net earnings attributable to Valmont Industries, Inc.	\$4,448	\$ 35,208	\$76,689	\$119,851
Earnings per share:				
Basic	\$0.20	\$ 1.56	\$3.42	\$ 5.33
Diluted	\$0.20	\$ 1.55	\$3.40	\$ 5.28
Cash dividends declared per share	\$0.375	\$ 0.375	\$1.125	\$ 1.125
Weighted average number of shares of common stock				
outstanding - Basic (000 omitted)	22,215	22,527	22,421	22,505
Weighted average number of shares of common stock		22 = 21		22.717
outstanding - Diluted (000 omitted)	22,352	22,751	22,574	22,717
See accompanying notes to condensed consolidated financial s	statements			

See accompanying notes to condensed consolidated financial statements.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (Dollars in thousands) (Unaudited)

	Thirteen Weeks Ended		Thirty-nine Weeks Ended		
	September 30,), September September		30,
	2018	2017	2018	2017	
Net earnings	\$6,991	\$ 36,666	\$82,151	\$ 123,949	
Other comprehensive income (loss), net of tax:					
Foreign currency translation adjustments:					
Unrealized translation gain (loss)	(10,632)	19,530	(50,781)	60,471	
Realized loss on divestiture of grinding media business recorded			9,203		
in earnings			9,203		
Gain (loss) on hedging activities:					
Net investment hedges	1,223	(740)	2,830	(1,816)
Realized loss on net investment hedge for grinding media business			1,215		
recorded in earnings			1,213		
Amortization cost included in interest expense	395	19	439	56	
Deferred loss on interest rate hedges		_	(2,467)		
Commodity hedges	226	_	1,571		
Realized gain on commodity hedges recorded in earnings	(717)		(717)		
Cross currency swaps	(2,037)		(2,037)		
Other comprehensive income (loss)	(11,542)	18,809	(40,744)	58,711	
Comprehensive income (loss)	(4,551)	55,475	41,407	182,660	
Comprehensive loss (income) attributable to noncontrolling interests	s (2,389)	(2,570)	(8,250)	(4,552)
Comprehensive income attributable to Valmont Industries, Inc.	\$(6,940)	\$ 52,905	\$33,157	\$ 178,108	

See accompanying notes to condensed consolidated financial statements.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS

(Dollars in thousands)

(Unaudited)

	September 29, 2018	December 30, 2017
ASSETS		
Current assets:		
Cash and cash equivalents	\$ 295,622	\$492,805
Receivables, net	500,406	503,677
Inventories	399,905	420,948
Contract asset - costs and profits in excess of billings	112,620	16,165
Prepaid expenses and other assets	40,655	27,478
Refundable income taxes	13,182	11,492
Total current assets	1,362,390	1,472,565
Property, plant and equipment, at cost	1,153,843	1,165,687
Less accumulated depreciation and amortization	646,122	646,759
Net property, plant and equipment	507,721	518,928
Goodwill	389,594	337,720
Other intangible assets, net	178,693	138,599
Other assets	124,680	134,438
Total assets	\$ 2,563,078	\$ 2,602,250
LIABILITIES AND SHAREHOLDERS' EQUITY Current liabilities:		
Current installments of long-term debt	\$ 829	\$ 966
Notes payable to banks	3,328	161
Accounts payable	200,468	227,906
Accrued employee compensation and benefits	80,843	84,426
Accrued expenses	106,929	81,029
Dividends payable	8,310	8,510
Total current liabilities	400,707	402,998
Deferred income taxes	45,076	34,906
Long-term debt, excluding current installments	736,185	753,888
Defined benefit pension liability	179,877	189,552
Deferred compensation	48,174	48,526
Other noncurrent liabilities	19,311	20,585
Shareholders' equity:		
Preferred stock of \$1 par value -		
Authorized 500,000 shares; none issued		_
Common stock of \$1 par value -		
Authorized 75,000,000 shares; 27,900,000 issued	27,900	27,900
Retained earnings	2,022,538	1,954,344
Accumulated other comprehensive loss	(322,554)	(279,022)
Treasury stock	(670,667)	(590,386)
Total Valmont Industries, Inc. shareholders' equity	1,057,217	1,112,836
Noncontrolling interest in consolidated subsidiaries	76,531	38,959
Total shareholders' equity	1,133,748	1,151,795
Total liabilities and shareholders' equity	\$ 2,563,078	\$ 2,602,250

See accompanying notes to condensed consolidated financial statements.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS (Dollars in thousands)

(Unaudited)

	•	e Weeks End	
	_	r 299e,ptember	30,
	2018	2017	
Cash flows from operating activities:			
Net earnings	\$82,151	\$ 123,949	
Adjustments to reconcile net earnings to net cash flows from operations:			
Depreciation and amortization	62,018	63,500	
Noncash (gain) loss on trading securities	(62	395	
Impairment of property, plant and equipment	4,197		
Impairment of goodwill & intangible assets	15,780		
Loss on divestiture of grinding media business	6,084		
Stock-based compensation	8,076	7,300	
Defined benefit pension plan expense (benefit)	(1,713)	481	
Contribution to defined benefit pension plan	(1,555	(26,064)
Gain on sale of property, plant and equipment	(353	(732)
Deferred income taxes	814	79	
Changes in assets and liabilities:			
Receivables	(612	(39,584)
Inventories	(33,004	(41,545)
Prepaid expenses and other assets	(18,486	(12,331)
Contract asset - costs and profits in excess of billings	(33,029	695	
Accounts payable	(19,069	28,895	
Accrued expenses	7,288	20,157	
Other noncurrent liabilities	(1,249	(1,627)
Income taxes refundable	(9,223	(1,732)
Net cash flows from operating activities	68,053	121,836	
Cash flows from investing activities:			
Purchase of property, plant and equipment	(48,919	(39,898)
Proceeds from sale of assets	64,786	1,575	
Acquisitions, net of cash acquired	(125,309)	(5,362)
Settlement of net investment hedges	(1,621		
Other, net	(2,371	(3,462)
Net cash flows from investing activities	(113,434)	(42,024)
Cash flows from financing activities:			
Proceeds/(payments) under short-term agreements	3,217	(549)
Proceeds from long-term borrowings	236,936		
Principal payments on long-term borrowings	(252,952)	(658)
Settlement of financial derivatives	(2,467) —	
Debt issuance costs	(2,322) —	
Dividends paid	(25,415	(25,386)
Dividends to noncontrolling interest	(5,737	(3,895))
Purchase of noncontrolling interest) <u> </u>	-
Purchase of treasury shares	(86,919) —	
Proceeds from exercises under stock plans	6,376	12,446	
Purchase of common treasury shares—stock plan exercises		(3,929)
*		* *	-

Net cash flows from financing activities	(136,707)	(21,971)
Effect of exchange rate changes on cash and cash equivalents	(15,095)	23,133	
Net change in cash and cash equivalents	(197,183)	80,974	
Cash, cash equivalents, and restricted cash—beginning of year	492,805	412,516	
Cash, cash equivalents, and restricted cash—end of period	\$295,622	\$ 493,490	
See accompanying notes to condensed consolidated financial statements			

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF SHAREHOLDERS' EQUITY (Dollars in thousands) (Unaudited)

(Onaudited)	Common	Additio paid-in	nal Retained earnings	Accumulated other comprehensiv	Treasury	Noncontrolli interest in consolidated	shareholders'
	Stock	capital	earnings	income (loss)	estock	subsidiaries	equity
Balance at December 31, 2016 Net earnings	\$27,900 —	\$ — —	\$1,874,722 119,851	\$ (346,359) —	\$(612,781) —		\$982,586 123,949
Other comprehensive income (loss)	_	_	_	58,257	_	454	58,711
Cash dividends declared	_	_	(25,417)		_	_	(25,417)
Dividends to noncontrolling interests	_	_		_		(3,895)	(3,895)
Stock plan exercises; 24,672 shares acquired	_	_	_	_	(3,929)	_	(3,929)
Stock options exercised; 106,351 shares issued	_	(7,30)0	5,445	_	14,301	_	12,446
Stock option expense	_	3,868	_		_	_	3,868
Stock awards; 6,034 shares issued	_	3,432	_	_	844	_	4,276
Balance at September 30, 2017	\$27,900	\$ —	\$1,974,601	\$ (288,102)	\$(601,565)	\$ 39,761	\$1,152,595
Balance at December 30, 2017	\$27,900	\$ —	\$1,954,344	\$ (279,022)	\$(590,386)	\$ 38,959	\$1,151,795
Net earnings	_	_	76,689	_	_	5,462	82,151
Other comprehensive income (loss)			_	(43,532)	_	2,788	(40,744)
Cash dividends declared	_		(25,204)		_		(25,204)
Dividends to noncontrolling interests	_		_	_	_	(5,737)	(5,737)
Purchase of noncontrolling interests	_		_	_	_	(5,510)	(5,510)
Cumulative impact of ASC 606 adoption	<u> </u>	_	9,771	_	_	_	9,771
Impact of ASU 2016-16 adoption	_		1,038	_	_	_	1,038
Addition of noncontrolling interest	_		_	_	_	40,569	40,569
Purchase of treasury shares; 614,454 shares acquired	_	_	_	_	(86,919)	_	(86,919)
Stock plan exercises; 12,971 shares acquired	_	_	_	_	(1,914)	_	(1,914)
Stock options exercised; 52,404 shares issued	¹ _	(7,17)2	5,900	_	7,648	_	6,376
Stock option expense		3,138					3,138
Stock option expense Stock awards; 7,774 shares							
issued	_	4,034	_		904	_	4,938
Balance at September 29, 2018	\$27,900	\$ —	\$2,022,538	\$ (322,554)	\$(670,667)	\$ 76,531	\$1,133,748

See accompanying notes to condensed consolidated financial statements.

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NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Condensed Consolidated Financial Statements

The Condensed Consolidated Balance Sheet as of September 29, 2018, the Condensed Consolidated Statements of Earnings and Comprehensive Income for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017, and the Condensed Consolidated Statements of Cash Flows and Shareholders' Equity for the thirty-nine week periods then ended have been prepared by the Company, without audit. In the opinion of management, all necessary adjustments (which include normal recurring adjustments) have been made to present fairly the financial statements as of September 29, 2018 and for all periods presented.

Certain information and footnote disclosures normally included in financial statements prepared in accordance with accounting principles generally accepted in the United States of America have been condensed or omitted. These Condensed Consolidated Financial Statements should be read in conjunction with the financial statements and notes thereto included in the Company's Annual Report on Form 10-K for the fiscal year ended December 30, 2017. The accounting policies and methods of computation followed in these interim financial statements are the same as those followed in the financial statements for the year ended December 30, 2017 with the exception of the revenue recognition accounting policy which changed from adopting ASU 2014-09 and is discussed later within this footnote. The results of operations for the period ended September 29, 2018 are not necessarily indicative of the operating results for the full year.

Inventories

Approximately 35% and 37% of inventory is valued at the lower of cost, determined on the last-in, first-out (LIFO) method, or market as of September 29, 2018 and December 30, 2017. All other inventory is valued at the lower of cost, determined on the first-in, first-out (FIFO) method or market. Finished goods and manufactured goods inventories include the costs of acquired raw materials and related factory labor and overhead charges required to convert raw materials to manufactured and finished goods. The excess of replacement cost of inventories over the LIFO value is approximately \$49,239 and \$43,727 at September 29, 2018 and December 30, 2017, respectively. Inventories consisted of the following:

	September 29,	December 30,
	2018	2017
Raw materials and purchased parts	\$ 202,517	\$ 183,029
Work-in-process	24,046	30,671
Finished goods and manufactured goods	222,581	250,975
Subtotal	449,144	464,675
Less: LIFO reserve	49,239	43,727
	\$ 399,905	\$ 420,948

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Income Taxes

Earnings before income taxes and equity in earnings of nonconsolidated subsidiaries for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017, were as follows:

Thirteen Weeks Thirty-nine Weeks
Ended Ended
2018 2017 2018 2017
United States \$15,596 \$28,886 \$99,697 \$115,082
Foreign 486 21,675 18,482 59,210
\$16,082 \$50,561 \$118,179 \$174,292

The Company estimated and recognized provisional amounts at December 30, 2017 for the following aspect of the 2017 Tax Cuts and Jobs Act ("2017 Tax Act") and updated the amounts as of September 29, 2018:

Deemed Repatriation transition tax: The Deemed Repatriation transition tax ("Transition Tax") is a tax on unremitted foreign earnings of certain foreign subsidiaries, which subjected the Company's unremitted foreign earnings of \$393,962 to tax at certain specified rates less associated foreign tax credits, a decrease of \$6,038 from the December 30, 2017 estimate. The Company recorded a provisional Transition Tax obligation of \$9,436, a decrease of \$454 from the December 30, 2017 estimate.

Indefinite reinvestment assertion: The Company's position remains that unremitted foreign earnings subject to the Transition Tax are not indefinitely reinvested. The Company recorded a provisional amount of the deferred income taxes for foreign withholding taxes and U.S. state income taxes of \$10,713 and \$1,300, respectively. This was an increase of \$340 from the December 30, 2017 estimate related to foreign withholding taxes.

Adjustments to these 2017 Tax Act amounts, as discussed above, were recognized during the third quarter of 2018. However, the Company may adjust these provisional amounts in the fourth quarter of 2018 after assessing additional implementation guidance as it becomes available.

Pension Benefits

The Company incurs expenses in connection with the Delta Pension Plan ("DPP"). The DPP was acquired as part of the Delta plc acquisition in fiscal 2010 and has no members that are active employees. In order to measure expense and the related benefit obligation, various assumptions are made including discount rates used to value the obligation, expected return on plan assets used to fund these expenses and estimated future inflation rates. These assumptions are based on historical experience as well as current facts and circumstances. An actuarial analysis is used to measure the expense and liability associated with pension benefits.

The components of the net periodic pension (benefit) expense for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017 were as follows:

	Thirteen Weeks		Thirty-nine Week	
	Ended		Ended	
Net periodic (benefit) expense:	2018	2017	2018	2017
Interest cost	\$4,400	\$4,676	\$13,602	\$13,475
Expected return on plan assets	(5,704)	(5,277)	(17,633)	(15,208)
Amortization of actuarial loss	750	768	2,318	2,214

Net periodic expense (benefit) \$(554) \$167 \$(1,713) \$481

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued) Stock Plans

The Company maintains stock based compensation plans approved by the shareholders, which provide that the Human Resource Committee of the Board of Directors may grant incentive stock options, nonqualified stock options, stock appreciation rights, restricted stock awards, restricted stock units, and bonuses of common stock. At September 29, 2018, 1,683,908 shares of common stock remained available for issuance under the plans.

Under the plans, the exercise price of each option equals the closing market price at the date of the grant. Options vest beginning on the first anniversary of the grant in equal amounts over three to six years or on the grant's fifth anniversary. Expiration of grants is from seven to ten years from the date of grant. Restricted stock units and awards generally vest in equal installments over three years beginning on the first anniversary of the grant.

The Company's compensation expense (included in selling, general and administrative expenses) and associated income tax benefits related to stock options and restricted stock for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017, respectively, were as follows:

 $\begin{array}{ccc} & Thirteen & Thirty-nine \\ Weeks & Ended & Weeks & Ended \\ 2018 & 2017 & 2018 & 2017 \\ Compensation expense $2,702 $2,710 $8,076 $7,300 \\ \end{array}$

Income tax benefits 676 1,043 2,019 2,811

Fair Value

The Company applies the provisions of Accounting Standards Codification 820, Fair Value Measurements ("ASC 820") which defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. The provisions of ASC 820 apply to other accounting pronouncements that require or permit fair value measurements. As defined in ASC 820, fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

ASC 820 establishes a three level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability as of the measurement date. Inputs refer broadly to the assumptions that market participants would use in pricing the asset or liability, including assumptions about risk. Financial assets and liabilities carried at fair value will be classified and disclosed in one of the following three categories:

Level 1: Quoted market prices in active markets for identical assets or liabilities.

Level 2: Observable market based inputs or unobservable inputs that are corroborated by market data.

Level 3: Unobservable inputs that are not corroborated by market data.

The categorization within the valuation hierarchy is based upon the lowest level of input that is significant to the fair value measurement. Following is a description of the valuation methodologies used for assets and liabilities measured at fair value.

Trading Securities: The assets and liabilities recorded for the investments held in the Valmont Deferred Compensation Plan of \$39,521 (\$39,091 at December 30, 2017) represent mutual funds, invested in debt and equity securities, classified as trading securities in accordance with Accounting Standards Codification 320, Accounting for Certain

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Investments in Debt and Equity Securities, considering the employee's ability to change investment allocation of their deferred compensation at any time.

The Company's ownership of shares in Delta EMD Pty. Ltd. (JSE:DTA) is also classified as trading securities. The shares are valued at \$1,954 and \$1,951 as of September 29, 2018 and December 30, 2017, respectively, which is the estimated fair value. Quoted market prices are available for these securities in an active market and therefore categorized as a Level 1 input.

categorized as a D	ever i input	•		
		Fair Valu	ie Measurem	ent Using:
		Quoted		
		Prices in	Cignificant	
	Carrying	Active	Significant Other	Significant
	Value	Markets	Observable	Unobservable
	September	for	Inputs	Inputs
	29, 2018	Identical Assets	(Level 2)	(Level 3)
		(Level 1)		
Assets:				
Trading Securities	\$ 41,475	\$41,475	\$ -	-\$
		Fair Valu	e Measureme	ent Using:
		Quoted		
	Carrying Value December 30, 2017	Prices in Active Markets for Identical Assets (Level 1)	Significant Other Observable Inputs (Level 2)	Significant Unobservable Inputs (Level 3)
A				

Assets:

Trading Securities \$ 41,042 \$ 41,042 \$ --\$

Long-Lived Assets

The Company's other non-financial assets include goodwill and other intangible assets, which are classified as Level 3 items. These assets are measured at fair value on a non-recurring basis as part of annual impairment testing. Note 5 to these condensed consolidated financial statements contain additional information related to goodwill and intangible asset impairments.

Comprehensive Income

Comprehensive income includes net earnings, currency translation adjustments, certain derivative-related activity and changes in net actuarial gains/losses from a pension plan. Results of operations for foreign subsidiaries are translated using the average exchange rates during the period. Assets and liabilities are translated at the exchange rates in effect on the balance sheet dates. Accumulated other comprehensive income (loss) consisted of the following at September 29, 2018 and December 30, 2017:

	Foreign Currency	Gain/(Loss) on Hedging		Accumulated Other
	Translation	Activities	Pension	Comprehensive
	Adjustments		Plan	Loss
Balance at December 30, 2017	\$(171,399)	\$ 6,357	\$(113,980)	\$ (279,022)
Current-period comprehensive income (loss)	(53,569)	(381)		(53,950)
Divestiture of grinding media business	9,203	1,215		10,418
Balance at September 29, 2018	\$ (215,765)	\$ 7,191	\$(113,980)	\$ (322,554)

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

Subsequent Events

On October 18, 2018, the Company acquired CSP Coating Systems of Auckland, New Zealand, to further strengthen the Company's Asia-Pacific market position. CSP Coating Systems provides a wide range of coating services. The acquisition was funded with cash on hand and will be included in the Coatings segment.

Revenue Recognition

On December 31, 2017, the Company adopted Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers (Topic 606). The Company elected to use the modified retrospective approach for the adoption of the new revenue standard. The cumulative effect of initially applying the new revenue standard was recorded as an adjustment to the opening balance of retained earnings, which impacted the Condensed Consolidated Balance Sheet as follows:

Balance Sheet	December 30, 2017	ASC 606 Adjustments	December 31, 2017
Assets			
Inventories	\$420,948	\$ (36,243)	\$384,705
Contract asset - costs & profits in excess of billings	16,165	51,507	67,672
Liabilities and shareholders' equity			
Accrued expenses	81,029	2,043	83,072
Deferred income taxes	34,906	3,450	38,356
Retained earnings	1,954,344	9,771	1,964,115

The adoption of ASC 606 had the following impact on the Condensed Consolidated Balance Sheets and Condensed Consolidated Statements of Earnings for the thirteen and thirty-nine weeks ended September 29, 2018:

Balance Sheet		As Reported	Balance Excluding ASC 606 Effects	Change		
Assets						
Inventories				\$399,905	\$463,184	\$(63,279)
Contract asset - costs	& profits	in excess of	billings	112,620	26,369	86,251
Liabilities and shareho	olders' eq	uity				
Accrued expenses				106,929	101,878	5,051
Deferred income taxes	8			45,076	40,451	4,625
Retained earnings				2,022,538	2,009,242	13,296
	Thirteen	Weeks End	led	Thirty-nin	e Weeks En	ded
	Septemb	er 29, 2018		September	29, 2018	
		Balance			Balance	
Statement of Famines	As	Excluding	Changa	As	Excluding	Changa
Statement of Earnings	Statement of Earnings Reported ASC 606 Change		Change	Reported	ASC 606	Change
	-	Effects		-	Effects	
Net Sales	678,692	\$666,095	\$12,597	2,059,781	\$2,024,921	\$34,860
Operating Income	38,360	\$35,697	\$2,663	165,990	\$161,289	\$4,701

The Company determines the appropriate revenue recognition for our contracts by analyzing the type, terms and conditions of each contract or arrangement with a customer. Contracts with customers for all businesses are fixed-price with sales tax excluded from revenue, and do not include variable consideration. Discounts included in contracts with customers, typically early pay discounts, are recorded as a reduction of net sales in the period in which the sale is recognized. Contract revenues are classified as product when the performance obligation is related to the manufacturing of goods. Contract

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

(Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

revenues are classified as service when the performance obligation is the performance of a service. Service revenue is primarily related to the Coatings segment.

Customer acceptance provisions exist only in the design stage of our products and acceptance of the design by the customer is required before the project is manufactured and delivered to the customer. The Company is not entitled to any compensation solely based on design of the product and does not recognize revenue associated with the design stage. There is one performance obligation for revenue recognition. No general rights of return exist for customers once the product has been delivered and the Company establishes provisions for estimated warranties. The Company does not sell extended warranties for any of its products.

Shipping and handling costs associated with sales are recorded as cost of goods sold. The Company elected to use the practical expedient of treating freight as a fulfillment obligation instead of a separate performance obligation and ratably recognize freight expense as the structure is being manufactured, when the revenue from the associated customer contract is being recognized over time. With the exception of the Utility segment and the wireless communication structures product line, the Company's inventory is interchangeable for a variety of each segment's customers. The Company elected the practical expedient to not disclose the partially satisfied performance obligation at the end of the period when the contract has an original expected duration of one year or less. In addition, the Company elected the practical expedient to not adjust the amount of consideration to be received in a contract for any significant financing component if payment is expected within twelve months of transfer of control of goods or services; the Company expects all consideration to be received in one year or less at contract inception. Segment and Product Line Revenue Recognition

The global Utility segment revenues are derived from manufactured steel and concrete structures for the North America utility industry and offshore and other complex structures used in energy generation and distribution outside of the United States. Steel and concrete utility structures are engineered to customer specifications resulting in limited ability to sell the structure to a different customer if an order is canceled after production commences. The continuous transfer of control to the customer is evidenced either by contractual termination clauses or by our rights to payment for work performed to-date plus a reasonable profit as the products do not have an alternative use to the Company. Since control is transferring over time, revenue is recognized based on the extent of progress towards completion of the performance obligation. The selection of the method to measure progress towards completion requires judgment. For our steel and concrete utility and wireless communication structure product lines, we generally recognize revenue on an inputs basis, using total production hours incurred to-date for each order as a percentage of total hours estimated to produce the order. The completion percentage is applied to the order's total revenue and total estimated costs to determine reported revenue, cost of goods sold and gross profit. Production of an order, once started, is typically completed within three months. Revenue from the offshore and other complex structures business is also recognized using an inputs method, based on the ratio of costs incurred to date to the total estimated costs at completion of the performance obligation. External sales agents are used in certain sales of steel and concrete structures; the Company has chosen to use the practical expedient to expense estimated commissions owed to third parties by recognizing them proportionately as the goods are manufactured.

The global ESS segment revenues are derived from the manufacture and distribution of engineered metal, composite structures and components for lighting and traffic and roadway safety, engineered access systems, and wireless communication. For the lighting and traffic and roadway safety product lines, revenue is recognized upon shipment or delivery of goods to the customer depending on contract terms, which is the same point in time that the customer is billed. For Access Systems, revenue is generally recognized upon delivery of goods to the customer which is the same point in time that the customer is billed. The wireless communication product line has large regional customers who

have unique product specifications for communication structures. When the customer contract includes a cancellation clause that would require them to pay for work completed plus a reasonable margin if an order was canceled, revenue is recognized over time based on hours worked as a percent of total estimated hours to complete production. For the remaining wireless communication product line customers which do not provide a contractual right to bill for work completed on a canceled order, revenue is recognized upon shipment or delivery of the goods to the customer which is the same point in time that the customer is billed.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

The global Coatings segment revenues are derived by providing coating services to customers' products, which include galvanizing, anodizing, and powder coating. Revenue is recognized once the coating service has been performed and the goods are ready to be picked up or delivered to the customer which is the same time that the customer is billed. The global Irrigation segment revenues are derived from the manufacture of agricultural irrigation equipment and related parts and services for the agricultural industry and tubular products for industrial customers. Revenue recognition for the irrigation segment is generally upon shipment of the goods to the customer which is the same point in time that the customer is billed. The remote monitoring subscription services are primarily billed annually and revenue is recognized on a straight-line basis over the subsequent twelve months.

Disaggregation of revenue by product line is disclosed in the Segment footnote. A breakdown by segment of revenue recognized over time and revenue recognized at a point in time for the thirteen and thirty-nine weeks ended September 29, 2018 is as follows:

	Point in	Over Time	Point in	Over Time	
	Time	Over Time	Time	Over Time	
	Thirteen	Thirteen	Thirty-nine	Thirty-nine	
	weeks	weeks	weeks	weeks	
	ended	ended	ended	ended	
	September	September	September	September	
	29, 2018	29, 2018	29, 2018	29, 2018	
Utility Support Structures	\$ 6,090	\$ 211,853	\$6,090	\$ 618,243	
Engineered Support Structures	235,948	12,483	680,863	29,525	
Coatings	74,547	_	217,544	_	
Irrigation	134,710	3,061	475,744	8,692	
Other	_	_	23,080	_	
Total	\$451,295	\$ 227,397	\$1,403,321	\$ 656,460	

The Company's contract asset as of September 29, 2018 is \$112,620. The contract assets attributable to the cumulative effect from the adoption of the new revenue recognition guidance was \$51,507; the contract asset at December 30, 2017, attributable to the offshore and other complex structures product line, was \$16,165. Both steel and concrete utility customers are generally invoiced upon shipment or delivery of the goods to the customer's specified location and there are normally no up-front or progress payments. The offshore and complex steel structures business invoices customers a number of ways including advanced billings, progress billings, and billings upon shipment.

At September 29, 2018 and December 30, 2017, the contract liability for revenue recognized over time was \$5,088 and \$7,368. The contract liability is included in Accrued Expenses on the condensed consolidated balance sheets. During the thirty-nine weeks ended September 29, 2018, the Company recognized \$4,456 of revenue that was included in the liability as of December 30, 2017. The revenue recognized was due to applying advance payments received for projects completed during the period.

Recently Adopted Accounting Pronouncements

In May 2014, the Financial Accounting Standards Board ("FASB") issued Accounting Standards Update ("ASU") 2014-9, Revenue from Contracts with Customers (Topic 606), which supersedes the revenue recognition requirements in Accounting Standards Codification ("ASC") 605, Revenue Recognition. Effective December 31, 2017, the Company adopted Accounting Standards Update (ASU) 2014-09, Revenue from Contracts with Customers (Topic 606). The Company elected the modified retrospective approach for the adoption of the new revenue standard,

resulting in a credit to retained earnings being recognized for \$9,771. The Company calculated the cumulative effect on revenue of approximately \$51,507 with \$13,121 of pre-tax operating income; these were customer orders for the steel utility, concrete utility, and wireless communication structures product lines at various stages of production at December 30, 2017.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(1) SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (Continued)

In March 2017, the FASB issued ASU 2017-07, Presentation of Net Periodic Benefit Cost Related to Defined Benefit Plans, which amends the income statement presentation requirements for the components of net periodic benefit cost for an entity's defined benefit pension and post-retirement plans. The Company adopted this ASU in the first quarter of 2018, recognizing the DPP net periodic pension expense within Other income (expense). The Company also reclassified \$167 and \$481 of DPP net periodic pension expense for third quarter and first three quarters of 2017 out of selling, general, and administrative expense and into Other expense.

In December 2016, the FASB issued ASU 2016-18, Statement of Cash Flows (Topic 230): Restricted Cash, which requires amounts generally described as restricted cash and restricted cash equivalents to be included within cash and cash equivalents when reconciling the beginning-of-period and end-of-period total amounts shown in the statement of cash flows.

The Company adopted the ASU in the first quarter of 2018, recasting the beginning-of-period and end-of-period total cash and cash equivalent amounts on the statement of cash flows to include the £10,000 restricted cash account for the pension plan at December 31, 2016, thus reducing cash flows from operating activities by \$12,568 in 2017. The Company did not have any restricted cash at September 29, 2018 or December 30, 2017.

In August 2017, the FASB issued ASU 2017-12, Targeted Improvements to Accounting for Hedging Activities, which improves the financial reporting of hedging relationships through changes to both the designation and measurement guidance for qualifying hedging relationships and the presentation of hedge results. ASU 2017-12 is effective for periods and fiscal years beginning after December 15, 2018. Early adoption is permitted for any interim period post issuance. The Company adopted this ASU in the first quarter of 2018, which did not have a material impact on the consolidated financial statements.

In August 2016, the FASB issued ASU 2016-15, Classification of Certain Cash Receipts and Cash Payments in the Statement of Cash Flows, which provides more specific guidance on cash flow presentation for certain transactions. ASU 2016-15 is effective for interim periods and fiscal years beginning after December 15, 2017, with early adoption permitted. The Company adopted this ASU in the first quarter of 2018, which did not have a material impact on the consolidated financial statements.

In October 2016, the FASB issued ASU 2016-16, Intra-Entity Transfers of Assets Other than Inventory, which requires the Company to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs, as opposed to when it is sold to an outside party. The Company adopted this standard in 2018 and the result was an increase to retained earnings of \$1,038.

Recently Issued Accounting Pronouncements

In February 2016, the FASB issued ASU 2016-02, Leases, which provides revised guidance on leases requiring lessees to recognize a right-of-use asset and a lease liability for virtually all of their leases (other than leases that meet the definition of a short-term lease). ASU 2016-02 is effective for interim and annual reporting periods beginning after December 15, 2018, with early adoption permitted. The Company is currently evaluating the effect of adopting this new accounting guidance but expects the adoption will result in a significant increase in total assets and liabilities.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

2) ACQUISITIONS

On August 3, 2018, the Company purchased approximately 72% of the outstanding shares of Walpar, LLC ("Walpar") for \$57,805 in cash. Walpar is an industry leader in the design, engineering and manufacturing of overhead sign structures for the North America transportation market. Walpar is located in Birmingham, Alabama and its operations are reported in the Engineered Support Structures segment. The transaction was funded with cash on hand and the purchase of the remaining 28% of the business will occur in January 2019. The acquisition of Walpar was completed to expand the Company's product offering in the sign structure market. The preliminary fair value measurement disclosed below is subject to management reviews and completion of the fair value measurements of the assets acquired and liabilities assumed. Customer relationships will be amortized over 14 years and the trade name has an indefinite life. Goodwill is not deductible for tax purposes. The Company expects the purchase price allocation to be finalized in the second quarter of 2019.

The following table summarizes the preliminary fair values of the assets acquired and liabilities assumed of Walpar as of the date of acquisition:

	At
	August
	3, 2018
Current assets	\$14,729
Customer relationships	32,000
Trade name	4,300
Goodwill	40,919
Total fair value of assets acquired	\$91,948
Current liabilities	2,185
Deferred taxes	9,090
Total fair value of liabilities assumed	\$11,275
Non-controlling interests	22,868
Net assets acquired	\$57,805

On August 3, 2018, the Company acquired 75% of the outstanding shares of Convert Italia SpA ("Convert") for \$43,504 in cash. Additional purchase price will be paid contingent on Convert realizing specific EBITDA and revenue targets in calendar years 2018 and 2020. The Company recorded \$18,760 in estimated contingent consideration liability. Convert is a designer and provider of engineered solar tracker solutions that is headquartered in Italy, with offices in Brazil and Argentina. The Company acquired Convert to grow market adjacencies in the Utility Support Structures segment.

The preliminary fair value measurements disclosed below are subject to management reviews and completion of the fair value measurements of the assets acquired and liabilities assumed. Patents and proprietary technology will be amortized over 15 years and the trade name has an indefinite life. Goodwill is not deductible for tax purposes. The Company expects the fair value measurement process and purchase price allocation to be finalized in the third quarter of 2019. The following table summarizes the preliminary fair values of the assets acquired and liabilities assumed of Convert as of the date of acquisition:

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

2) ACQUISITIONS (Continued)

At
August
3, 2018
\$18,349
3,166
16,554
8,701
41,432
\$88,202
5,376
18,760
6,061
\$30,197
14,501
\$43,504

On August 1, 2018, the Company acquired the operational assets of Derit Infrastructure Pvt. Ltd. ("Derit") for \$14,700 in cash, net of assumed liabilities. The Company acquired the net assets at fair value with no value assigned to intangible assets in the preliminary purchase price allocation. Derit has a manufacturing facility in India with production capabilities for steel lattice structures for power transmission, wireless communication, and a provider of zinc galvanizing services. Derit was acquired to provide the Company with lattice structure manufacturing capabilities and to further expand the geographic footprint of the galvanizing business. The majority of the business will be reported in the Utility Support Structures segment, while the galvanizing business will be reported in the Coatings segment. The preliminary fair value measurement is subject to management review and is expected to be finalized in the fourth quarter of 2018. Proforma disclosures were omitted as this business does not have a significant impact on the Company's financial results.

On January 26, 2018, the Company acquired 60% of the assets of Torrent Engineering and Equipment ("Torrent") for \$4,800 in cash. Torrent operates in Indiana and is an integrator of prefabricated pump stations that involves designing high pressure water and compressed air process systems. Torrent has annual sales of approximately \$9,000. In the purchase price allocation, goodwill of \$3,922 and \$4,020 of customer relationships and other intangible assets were recorded. A portion of the goodwill is deductible for tax purposes. Torrent is included in the Irrigation segment and was acquired to expand the Company's water management capabilities. The purchase price allocation was finalized in the second quarter of 2018.

On July 31, 2017, the Company purchased Aircon Guardrails Private Limited ("Aircon") for \$5,362 in cash, net of cash acquired, plus assumed liabilities. Aircon produces highway safety systems including guardrails, structural metal products, and solar structural products in India with annual sales of approximately \$10,000. In the purchase price allocation, goodwill of \$3,327 and \$2,109 of customer relationships and other intangible assets were recorded. Goodwill is not deductible for tax purposes. This business is included in the Engineered Support Structures segment and was acquired to expand the Company's geographic presence in the Asia-Pacific region. The purchase price allocation was finalized in the fourth quarter of 2017. Proforma disclosures were omitted as this business does not have a significant impact on the Company's financial results.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

2) ACQUISITIONS (Continued)

The Company's condensed consolidated statements of earnings for the thirteen and thirty-nine weeks ended September 29, 2018 included net sales of \$11,803 and \$13,057 and net earnings of \$1,198 and \$1,055 resulting from the Walpar, Convert, and Torrent acquisitions. The proforma effect of these acquisitions on the third quarter and first three quarters of 2018 and 2017 is as follows:

•	Thirteen	Thirteen	Thirty-nine	Thirty-nine
	weeks	weeks	weeks	weeks
	ended	ended	ended	ended
	September	September	September	September
	29, 2018	30, 2017	29, 2018	30, 2017
Net sales	\$ 683,608	\$ 694,713	\$2,094,092	\$2,078,680
Net earnings	4,860	36,482	78,950	123,986
Earnings per share-diluted	0.22	1.60	3.50	5.46

Acquisitions of Noncontrolling Interests

In March 2018, the Company acquired the remaining 10% of Valmont Industria e Commercio Ltda. that it did not own for \$5,510. As this transaction was for the acquisition of all of the remaining shares of a consolidated subsidiary with no change in control, it was recorded within shareholders' equity and as a financing activity in the Consolidated Statements of Cash Flows.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(3) DIVESTITURE

On April 30, 2018, the Company completed the sale of Donhad, its grinding media business in Australia, reported in the Other segment. The business was sold because it did not fit the long-term strategic plans for the Company. The grinding media business historical annual sales, operating profit, and net assets are not significant for discontinued operations presentation.

The grinding media business had operating income/(loss) of (\$913) for the thirty-nine weeks ended September 29, 2018, and \$(217) and \$3,728 for the thirteen and thirty-nine weeks ended September 30, 2017. The Company received Australian \$82,500 (U.S. \$62,518) but is subject to a working capital target settlement with the buyer that is expected to be finalized before the end of fiscal 2018.

The assets and liabilities of the grinding media business at closing on April 30, 2018 were as follows:

Receivables, net	\$9,848
Inventories	15,945
Net property, plant, and equipment	13,815
Goodwill and intangible assets	27,153
Other assets	1,388
Total assets	\$68,149

Accounts payable \$7,125 Accrued expenses 2,484 Deferred income taxes 2,187 Total liabilities \$11,796

Net assets \$56,353

The pre-tax loss from the divestiture is reported in other income (expense). The loss is comprised of the proceeds from buyer, less deal-related costs, less the net assets of the business which resulted in a gain of \$4,334. Offsetting this amount is a \$(10,418) realized loss on foreign exchange translation adjustments and net investment hedges previously reported in shareholders' equity.

Pre-tax gain from divestiture, before recognition of currency translation loss \$4,334

Recognition of cumulative currency translation loss and hedges (out of OCI) (10,418)

Net pre-tax loss from divestiture of the grinding media business \$(6,084)

The transaction did not result in a taxable capital gain as the cash proceeds were less than the tax carrying value of the business. There is an insignificant tax benefit from the tax deductibility of deal related expenses.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(4) RESTRUCTURING ACTIVITIES

During 2018, the Company decided upon certain regional restructuring activities (the "2018 Plan") primarily in the ESS segment. The Company expects to incur \$14,500 of pre-tax restructuring expenses in cost of sales and \$12,500 of pre-tax restructuring expense in SG&A in 2018. Included in the \$27,000 are expected pre-tax asset impairments of approximately \$8,000.

The following pre-tax expense were recognized during the third quarter of 2018:

	ESS	Utility	Corporate	Total
Severance	\$1,706	\$ —	\$	-\$1,706
Other cash restructuring expenses	326	497	_	823
Asset impairments/net loss on disposals	1,406		_	1,406
Total cost of sales	3,438	497	_	3,935
Severance	1,757	_	_	1,757
Other cash restructuring expenses	551			551
Asset impairments/net loss on disposals	_			
Total selling, general and administrative expenses	2,308		_	2,308
Consolidated total	\$5,746	\$ 497	\$ -	-\$6,243

In the first nine-months of 2018, the Company recognized the following pre-tax restructuring expenses:

	ESS	Utility	Corporate	Total
Severance	\$3,732	\$515	\$ —	\$4,247
Other cash restructuring expenses	478	2,228	_	2,706
Asset impairments/net loss on disposals	3,812	_	_	3,812
Total cost of sales	8,022	2,743	_	10,765
Severance	5,268	_	_	5,268
Other cash restructuring expenses	1,118	_	126	1,244
Asset impairments/net loss on disposals	385	_	_	385
Total selling, general and administrative expenses	6,771	_	126	6,897
Consolidated total	\$14,793	\$2,743	\$ 126	\$17,662

Liabilities recorded for the restructuring plans and changes therein for the first nine-months of 2018 were as follows:

	Ralance at	Recognized	Costs Paid	Balance at
		Restructuring	OI	September September
	30, 2017	Expense	Otherwise Settled	29, 2018
Severance	\$ —	\$ 9,515	\$(9,095)	\$ 420
Other cash restructuring expenses	1,216	3,950	(3,983)	1,183
Total	\$ 1,216	\$ 13,465	\$(13,078)	\$ 1,603

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(5) GOODWILL AND INTANGIBLE ASSETS

Amortized Intangible Assets

The components of amortized intangible assets at September 29, 2018 and December 30, 2017 were as follows:

	September	r 29, 2018	
	Gross	Accumulated	Weighted
	Carrying	Amortization	Average
	Amount	Amortization	Life
Customer Relationships	\$218,492	\$ 130,082	13 years
Patents & Proprietary Technology	23,846	4,440	14 years
Other	7,991	6,868	5 years
	\$250,329	\$ 141,390	
	December	30, 2017	
		,	
	Gross	,	Weighted
		Accumulated	Weighted Average
	Gross	,	•
Customer Relationships	Gross Carrying Amount	Accumulated	Average
Customer Relationships Patents & Proprietary Technology	Gross Carrying Amount \$200,810	Accumulated Amortization	Average Life
-	Gross Carrying Amount \$200,810	Accumulated Amortization \$ 131,062	Average Life 13 years

Amortization expense for intangible assets for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017, respectively was as follows:

Thirteen
Weeks
Ended
2018 2017 2018 2017
3,721 4,025 11,176 11,792

Estimated annual amortization expense related to finite lived intangible assets is as follows:

Estimated

Amortization

Expense

2018\$ 15,264

201916,081

202014,969

202112,885

202210,740

The useful lives assigned to finite lived intangible assets included consideration of factors such as the Company's past and expected experience related to customer retention rates, the remaining legal or contractual life of the underlying arrangement that resulted in the recognition of the intangible asset and the Company's expected use of the intangible asset.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(5) GOODWILL AND INTANGIBLE ASSETS (Continued)

Non-amortized intangible assets

Intangible assets with indefinite lives are not amortized. The carrying values of trade names at September 29, 2018 and December 30, 2017 were as follows:

	September 29, December 3		Voor Acquired
	2018	2017	Year Acquired
Newmark	\$ 11,111	\$ 11,111	2004
Valmont SM	8,283	9,973	2014
Webforge	9,105	9,432	2010
Convert Italia S.p.A	8,703	_	2018
Ingal EPS/Ingal Civil Products	7,424	7,690	2010
Shakespeare	4,000	4,000	2014
Other	21,128	22,647	
	\$ 69,754	\$ 64,853	

In its determination of these intangible assets as indefinite lived, the Company considered such factors as its expected future use of the intangible asset, legal, regulatory, technological and competitive factors that may impact the useful life or value of the intangible asset and the expected costs to maintain the value of the intangible asset. The Company expects that these intangible assets will maintain their value indefinitely. Accordingly, these assets are not amortized.

The Company's trade names were tested for impairment in the third quarter of 2018. The values of each trade name was determined using the relief-from-royalty method. Based on this evaluation, the value of the offshore and other complex steel structures (Valmont SM) trade name was deemed to be impaired and the Company recorded a charge of \$1,425. No other trade names were determined to be impaired.

Goodwill

The carrying amount of goodwill by segment as of September 29, 2018 and December 30, 2017 was as follows:

	Engineered	Utility				
	Support	Support	Coatings	Irrigation	Other	Total
	Structures	Structures	Segment	Segment	Other	Total
	Segment	Segment				
Gross balance at December 30, 2017	\$170,076	\$90,248	\$76,696	\$19,778	\$15,814	\$372,612
Accumulated impairment losses	(18,670)	_	(16,222)		_	(34,892)
Balance at December 30, 2017	151,406	90,248	60,474	19,778	15,814	337,720
Acquisitions	40,919	41,432		5,503		87,854
Asset impairment		(14,355)				(14,355)
Divestiture of grinding media		_			(15,814)	(15,814)
Foreign currency translation	(4,797)	(489)	(380)	(145)	_	(5,811)
Balance at September 29, 2018	\$187,528	\$116,836	\$60,094	\$25,136	\$ —	\$389,594

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(5) GOODWILL AND INTANGIBLE ASSETS (Continued)

The Company's annual impairment test of goodwill was performed during the third quarter of 2018, using the discounted cash flow method. The Company previously highlighted significant, adverse challenges in the wind energy market in Northern Europe that impacts our offshore and other complex steel structures business. A lack of protective tariffs has led to an extremely competitive environment in that region. Lower near-term financial projections and an approximately 15% decline in the undiscounted terminal value, when compared to the 2017 annual impairment test, is a result of challenging onshore wind and energy transmission structures pricing that is difficult to predict when it will recover. This resulted in an estimated fair value of the offshore and other complex steel structures reporting unit below the Company's investment in this business. As a result, a goodwill impairment was recorded in the third quarter totaling \$14,355, which represents all of the goodwill of the offshore and other complex steel reporting unit. For the remaining reporting units, the Company determined that its goodwill was not impaired, as the valuation of the reporting units exceeded their respective carrying values.

(6) CASH FLOW SUPPLEMENTARY INFORMATION

The Company considers all highly liquid temporary cash investments purchased with an original maturity of three months or less at the time of purchase to be cash equivalents. Cash payments for interest and income taxes (net of refunds) for the thirty-nine weeks ended September 29, 2018 and September 30, 2017 were as follows:

2018 2017

Interest \$23,624 \$22,732 Income taxes 36,855 52,823

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(7) EARNINGS PER SHARE

The following table provides a reconciliation between Basic and Diluted earnings per share (EPS):

	Basic EPS	Dilutive Effect of Stock Options	Diluted EPS
Thirteen weeks ended September 29, 2018:			
Net earnings attributable to Valmont Industries, Inc.	\$4,448	\$—	\$4,448
Shares outstanding (000 omitted)	22,215	137	22,352
Per share amount	\$0.20	\$ —	\$0.20
Thirteen weeks ended September 30, 2017:			
Net earnings attributable to Valmont Industries, Inc.	\$35,208	\$ —	\$35,208
Shares outstanding (000 omitted)	22,527	224	22,751
Per share amount	\$1.56	(0.01)	\$1.55
Thirty-nine weeks ended September 29, 2018:			
Net earnings attributable to Valmont Industries, Inc.	\$76,689	\$ —	\$76,689
Shares outstanding (000 omitted)	22,421	153	22,574
Per share amount	\$3.42	\$(0.02)	\$3.40
Thirty-nine weeks ended September 30, 2017:			
Net earnings attributable to Valmont Industries, Inc.	\$119,851	\$ —	\$119,851
Shares outstanding (000 omitted)	22,505	212	22,717
Per share amount	\$5.33	\$(0.05)	\$5.28

Basic and diluted earnings per share in the third quarter and first three quarters of 2018 were impacted by the 2018 Restructuring Plan costs of \$7,858, after-tax (\$0.35 per share) and \$17,478, after-tax (\$0.77 per share), respectively. In the third quarter of 2018, the Company impaired the goodwill and trade name for its offshore and other complex steel structures business and paid off the 2020 bonds, resulting in a charge of \$15,479, after tax (\$0.69 per share) and \$11,115, after tax (\$0.50 per share), respectively. The Company incurred acquisition due diligence costs of \$2,349, after tax (\$0.11 per share) and \$3,155, after tax (\$0.14 per share) in the third quarter and first three quarters of 2018, respectively. The Company divested of its grinding media business in the second quarter of 2018 resulting in a loss of \$5,455, after-tax (\$0.24 per share).

At September 29, 2018 and September 30, 2017, there were 190,021 and 0 outstanding stock options with exercise prices exceeding the market price of common stock that were excluded from the computation of diluted earnings per share, respectively.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(8) HEDGING ACTIVITIES

The Company manages interest rate risk, commodity price risk, and foreign currency risk related to foreign currency denominated transactions and investments in foreign subsidiaries. Depending on the circumstances, the Company may manage these risks by utilizing derivative financial instruments. Some derivative financial instruments are marked to market and recorded in the Company's consolidated statements of earnings, while others may be accounted for as fair value, cash flow, or net investment hedges. Derivative financial instruments have credit and market risk. The Company manages these risks of derivative instruments by monitoring limits as to the types and degree of risk that can be taken, and by entering into transactions with counterparties who are recognized, stable multinational banks. Fair value of derivative instruments at September 29, 2018 and December 30, 2017 are as follows:

Derivatives designated as hedging instruments:	Polonos shoot losstion	September	Decemb	er
Derivatives designated as nedging instruments.	Darance sheet location	29, 2018	30, 2017	7
Commodity forward contracts	Prepaid expenses and other assets	\$ 854	\$ —	
Foreign currency forward contracts	Prepaid expenses and other assets	4,534		
Foreign currency forward contracts	Accrued expenses		(826)
Cross currency swap contracts	Prepaid expenses and other assets	206		
Cross currency swap contracts	Accrued expenses	(2,715)		
		\$ 2,879	\$ (826)

Gains (losses) on derivatives recognized in the condensed consolidated statements of earnings for the thirteen and thirty-nine weeks ended September 29, 2018 and September 30, 2017 are as follows:

	_	Thirtee	en weeks		Thirty	-nine	
		ended			weeks	ended	
Derivatives designated as hedging instruments:	Statements of earnings location	Septen 29, 2018	nber Septemb 30, 2017	er 7	Septer 29, 2018	mber Septem 30, 201	iber 7
Commodity forward contracts	Product cost of sales	\$717	\$ —		\$717	\$ —	
Foreign currency forward contracts	Other income (expense)	230	_		230		
Interest rate hedges	Interest expense	(395)	(19)	(439)	(56)
Cross currency swap contracts	Interest expense	206	_		206		
		\$758	\$ (19)	\$714	\$ (56)

Cash Flow Hedges

In 2018, the Company entered into steel hot rolled coil (HRC) forward contracts which qualified as a cash flow hedge of the variability in the cash flows attributable to future steel purchases. The forward contracts have a notional amount of \$8,469 for the purchase of 3,500 short tons for each month from July 2018 to September 2018 and a notional amount of \$15,563 for the purchase of 6,500 short tons for each month from October 2018 to December 2018. The gain/(loss) realized upon settlement is recorded in product cost of sales in the condensed consolidated statements of earnings over average inventory turns.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Dollars in thousands, except per share amounts)

(Unaudited)

(8) HEDGING ACTIVITIES (Continued)

On June 19, 2018, the Company issued and sold \$200,000 aggregate principal amount of the Company's 5.00% senior notes due 2044 and \$55,000 aggregate principal amount of the Company's 5.25% senior notes due 2054. During the second quarter of 2018, the Company executed contracts to hedge the risk of potential fluctuations in the treasury rates on the 2044 Notes and 2054 Notes which would change the amount of net proceeds received from the debt offering. These contracts had a combined notional amount of \$175,000. On June 8, 2018, these contracts were settled with the Company paying \$2,467 to the counterparties which was recorded in OCI and will be amortized as an increase to interest expense over the term of the debt. Due to the retirement of the 2020 bonds in July 2018, the Company wrote off the remaining \$411 unamortized loss on the related cash flow hedge.

Net Investment Hedges

The Company previously executed two six-month foreign currency forward contracts which qualified as net investment hedges, in order to mitigate foreign currency risk on the grinding media business that is denominated in both Australian dollars and British pounds. Due to the sale of the grinding media business in the second quarter of 2018, the Company reclassified the net investment hedge loss of \$1,621 (\$1,215 after tax) from OCI to loss from divestiture of grinding media business in the Statements of Earnings.

In the second quarter of 2018, the Company entered into two foreign currency forward contracts to mitigate foreign currency risk of the Company's investment in its Australian dollar and Euro denominated businesses. The forward contracts, which qualify as net investment hedges, have a maturity date of May 2020 and notional amounts to sell Australian dollars and Euro to receive \$100,000 and \$50,000, respectively.

Effective in the third quarter of 2018, in conjunction with the adoption of recently issued hedging accounting guidance (see Note 1 for further information), the Company elected as an accounting policy to change its method of assessing effectiveness for all net investment hedges from the forward method to the spot method. As a result of this election, all existing and future net investment hedges will be accounted for under the spot method. As an additional accounting policy election to be applied to similar hedges under this new standard, the initial value of any component excluded from the assessment of effectiveness will be recognized in income or expense using a systematic and rational method over the life of the hedging instrument.

Due to the change in the method used to assess effectiveness from the forward to the spot method in the third quarter of 2018, the Euro and Australian dollar net investment hedges were de-designated. The forward contracts were then re-designated as net investment hedges under the spot method and the initial excluded component value related to the Australian dollar and Euro net investment hedges were \$538 and \$3,190, respectively, which the Company has elected to amortize in other income (expense) in the condensed consolidated statements of earnings using the straight-line method over the remaining term of the contracts.

On August 24, 2018, the Company entered into three fixed-for-fixed cross currency swaps ("CCS"), swapping U.S. dollar principal and interest payments on a portion of its 5.00% senior unsecured notes due 2044 for Danish krone (DKK) and Euro denominated payments. The CCS were entered into in order to mitigate foreign currency risk on the Company's Euro and DKK investments and to reduce interest expense. Interest is exchanged twice per year on April 1 and October 1.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(8) HEDGING ACTIVITIES (Continued)

Key terms of the three CCS are as follows:

Notional Termination Date Swapped Interest Rate Set Settlement Amount Currency

Danish Kroner, DKK \$60,000 October 1, 2023 2.52% DKK 386,118 \$25,000 October 1, 2020 2.14% €21,580 Euro \$10,000 October 1, 2021 2.29% Euro €8.631

The Company designated the full notional amount of the three CCS (\$95,000) as a hedge of the net investment in certain Danish and European subsidiaries under the spot method, with all changes in the fair value of the CCS that are included in the assessment of effectiveness (changes due to spot foreign exchange rates) are recorded as cumulative foreign currency translation within OCI, and will remain in OCI until either the sale or substantially complete liquidation of the related subsidiaries. Net interest receipts will be recorded as a reduction of interest expense over the life of the CCS.

(9) LONG-TERM DEBT

On June 19, 2018, the Company issued and sold \$200,000 aggregate principal amount of the Company's 5.00% senior notes due 2044 and \$55,000 aggregate principal amount of the Company's 5.25% senior notes due 2054. On July 9, 2018, the Company redeemed all \$250,200 of the 2020 bonds.

Long-term debt is as follows:

	September 29, 2018	December 30, 2017
5.00% senior unsecured notes due 2044(a)	\$ 450,000	\$250,000
5.25% senior unsecured notes due 2054(b)	305,000	250,000
Unamortized discount on 5.00% and 5.25% senior unsecured notes (a)(b)	(21,547)	(4,312)
6.625% senior unsecured notes due 2020(c)	_	250,200
Unamortized premium on 6.625 senior unsecured notes (c)	_	2,545
Revolving credit agreement (d)	_	_
IDR Bonds(e)	8,500	8,500
Other notes	3,199	4,033
Debt issuance costs	(8,138)	(6,112)
Long-term debt	737,014	754,854
Less current installments of long-term debt	829	966
Long-term debt, excluding current installments	\$ 736,185	\$753,888

The 5.00% senior unsecured notes due 2044 include an aggregate principal amount of \$450,000 on which interest is paid and an unamortized discount balance of \$13,992 at September 29, 2018. The notes bear interest at 5.000% (a) per annum and are due on October 1, 2044. The discount is amortized and recognized as interest expense as interest payments are made over the term of the notes. The notes may be repurchased prior to maturity in whole, or in part, at any time at 100% of their principal amount plus a make-whole premium and accrued and unpaid interest. These notes are guaranteed by certain subsidiaries of the Company.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(9) LONG-TERM DEBT (Continued)

The 5.25% senior unsecured notes due 2054 include an aggregate principal amount of \$305,000 on which interest is paid and an unamortized discount balance of \$7,555 at September 29, 2018. The notes bear interest at 5.250%

- (b) per annum and are due on October 1, 2054. The discount is amortized and recognized as interest expense as interest payments are made over the term of the notes. The notes may be repurchased prior to maturity in whole, or in part, at any time at 100% of their principal amount plus a make-whole premium and accrued and unpaid interest. These notes are guaranteed by certain subsidiaries of the Company.
 - On June 11, 2018, the Company notified the holders of the 2020 bonds of its plan to redeem all of these bonds. On July 9, 2018, the Company redeemed all \$250,200 of the 2020 bonds at a make-whole redemption price equal to
- (c) approximately \$266,000 plus approximately \$3,600 of accrued and unpaid interest on the notes from April 20, 2018 to July 8, 2018. The Company recognized \$14,820 of redemption related expenses, including the recognition of the unamortized premium, in the third quarter of 2018.
 - On October 18, 2017, the Company amended and restated its revolving credit facility with JP Morgan Chase Bank, N.A., as Administrative Agent, and the other lenders party thereto. The credit facility provides for \$600,000 of committed unsecured revolving credit loans. The Company may increase the credit facility by up to an additional
- (d) \$200,000 at any time, subject to lenders increasing the amount of their commitments. This amendment extends the maturity date of the credit facility from October 17, 2019 to October 18, 2022 and increases the available borrowings in foreign currencies from \$200 million to \$400 million. The interest rate on the borrowings will be, at the Company's option, either:
- LIBOR (based on a 1, 2, 3 or 6 month interest period, as selected by the Company) plus 100 to 162.5 basis points, depending on the credit rating of the Company's senior debt published by Standard & Poor's Rating Services and Moody's Investors Service, Inc., or;

(ii) the higher of

the prime lending rate,

the Federal Funds rate plus 50 basis points, and

LIBOR (based on a 1 month interest period) plus 100 basis points,

plus, in each case, 0 to 62.5 basis points, depending on the credit rating of the Company's senior debt published by Standard & Poor's Rating Services and Mood's Investors Service, Inc.

At September 29, 2018, the Company had no outstanding borrowings under the revolving credit facility. The revolving credit facility has a maturity date of October 18, 2022 and contains certain financial covenants that may limit additional borrowing capability under the agreement. At September 29, 2018, the Company had the ability to borrow \$585,350 under this facility, after consideration of standby letters of credit of \$14,650 associated with certain insurance obligations. We also maintain certain short-term bank lines of credit totaling \$123,613, \$120,312 of which was unused at September 29, 2018.

The Industrial Development Revenue Bonds were issued to finance the construction of a manufacturing facility in (e) Jasper, Tennessee. Variable interest is payable until final maturity on June 1, 2025. The effective interest rates at September 29, 2018 and December 30, 2017 were 2.96% and 2.00%, respectively.

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(9) LONG-TERM DEBT (Continued)

The lending agreements include certain maintenance covenants, including financial leverage and interest coverage. The Company was in compliance with all financial debt covenants at September 29, 2018. The minimum aggregate maturities of long-term debt for 2018 is \$242 and each of the five years following 2018 are: \$815, \$814, \$813, \$514 and \$0.

The obligations arising under the 5.00% senior unsecured notes due 2044, the 5.25% senior unsecured notes due 2054, and the revolving credit facility are guaranteed by the Company and its wholly-owned subsidiaries PiRod, Inc., Valmont Coatings, Inc., Valmont Newmark, Inc., and Valmont Queensland Pty. Ltd.

(10) BUSINESS SEGMENTS

In the fourth quarter of 2017, the Company's management structure and reporting was changed to reflect management's expectations of the future growth of certain product lines and to take into consideration the expected divestiture of the grinding media business which historically was reported in the Energy and Mining segment. Grinding media is reported in "Other" and was sold in the second quarter of 2018. The access systems applications product line is now part of the Engineered Support Structures ("ESS") segment and the offshore and other complex structures product line is now part of the Utility segment. The segment financial information has been accordingly reclassified in this report to reflect these changes, for all periods presented.

The Company has four reportable segments based on its management structure. Each segment is global in nature with a manager responsible for segment operational performance and the allocation of capital within the segment. Net corporate expense is net of certain service related expenses that are allocated to business units generally on the basis of employee headcounts.

Reportable segments are as follows:

ENGINEERED SUPPORT STRUCTURES: This segment consists of the manufacture of engineered metal and composite poles, towers, and components for lighting, traffic, and wireless communication markets, engineered access systems, integrated structure solutions for smart cities, and highway safety products;

UTILITY SUPPORT STRUCTURES: This segment consists of the manufacture of engineered steel and concrete structures for the global utility transmission, distribution, and generation applications, renewable energy generation equipment, and inspection services;

COATINGS: This segment consists of galvanizing, painting, and anodizing services; and

IRRIGATION: This segment consists of the manufacture of agricultural irrigation equipment, parts, services, tubular products, water management solutions, and technology for precision agriculture.

In addition to these four reportable segments, the Company had other businesses and activities that individually are not more than 10% of consolidated sales, operating income or assets. This includes the manufacture of forged steel grinding media for the mining industry and is reported in the "Other" category.

The Company evaluates the performance of its business segments based upon operating income and invested capital. The Company does not allocate LIFO expense, interest expense, non-operating income and deductions, or income taxes to its business segments.

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(10) BUSINESS SEGMENTS (Continued)

Summary by Business

Summary by Business	Thirteen W	Veeks Ended	Thirty-nine V	Weeks Ended	
	September	290eptember 30,	September 2	9\$eptember 3	0,
	2018	2017	2018	2017	
SALES:					
Engineered Support Structures segment:					
Lighting, Traffic, and Highway Safety Products	\$183,184	\$ 165,031	\$522,558	\$467,307	
Communication Products	35,985	46,324	109,690	121,613	
Access Systems	32,355	34,909	94,941	99,096	
Engineered Support Structures segment	251,524	246,264	727,189	688,016	
Utility Support Structures segment:					
Steel	161,847	160,952	471,947	472,385	
Concrete	27,715	18,811	81,562	67,921	
Engineered Solar Tracker Solutions	6,090		6,090		
Offshore and Other Complex Steel Structures	22,617	25,046	66,251	75,372	
Utility Support Structures segment	218,269	204,809	625,850	615,678	
Coatings segment	90,433	82,593	266,952	235,842	
Irrigation segment	140,175	147,428	491,064	502,939	
Other	_	19,800	23,080	60,466	
Total	700,401	700,894	2,134,135	2,102,941	
INTERSEGMENT SALES:					
Engineered Support Structures segment	3,093	1,589	16,801	18,987	
Utility Support Structures segment	326	1,235	1,517	2,452	
Coatings segment	15,886	14,913	49,408	44,230	
Irrigation segment	2,404	2,378	6,628	6,283	
Other	_			_	
Total	21,709	20,115	74,354	71,952	
NET SALES:					
Engineered Support Structures segment	248,431	244,675	710,388	669,029	
Utility Support Structures segment	217,943	203,574	624,333	613,226	
Coatings segment	74,547	67,680	217,544	191,612	
Irrigation segment	137,771	145,050	484,436	496,656	
Other	_	19,800	23,080	60,466	
Total	\$678,692	\$ 680,779	\$2,059,781	\$ 2,030,989	
OPERATING INCOME:					
Engineered Support Structures segment	\$16,499	\$ 16,986	\$36,411	\$46,738	
Utility Support Structures segment	2,090	22,845	46,298	69,446	
Coatings segment	14,373	14,577	41,108	36,091	
Irrigation segment	21,302	18,235	82,917	83,196	
Other		(217)	•	3,728	
Adjustment to LIFO inventory valuation method	(2,780)			(2,839)
•	,	,	,		-

Corporate (13,124) (10,710) (34,319) (33,164)
Total \$38,360 \$60,090 \$165,990 \$203,196

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION

The Company has two tranches of senior unsecured notes. All of the senior notes are guaranteed, jointly, severally, fully and unconditionally (subject to certain customary release provisions, including sale of the subsidiary guarantor, or sale of all or substantially all of its assets) by certain of the Company's current and future direct and indirect domestic and foreign subsidiaries (collectively the "Guarantors"), excluding its other current domestic and foreign subsidiaries which do not guarantee the debt (collectively referred to as the "Non-Guarantors"). All Guarantors are 100% owned by the parent company.

Consolidated financial information for the Company ("Parent"), the Guarantor subsidiaries and the Non-Guarantor subsidiaries is as follows:

CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS

For the Thirteen weeks ended September 29, 2018

	Parent	Guarantors	Non- Guarantors	Elimination	ns Total
Net sales	\$293,070	\$132,059	\$319,129	\$ (65,566) \$678,692
Cost of sales	227,467	100,130	252,353	(65,598) 514,352
Gross profit	65,603	31,929	66,776	32	164,340
Selling, general and administrative expenses	51,159	12,908	61,913		125,980
Operating income	14,444	19,021	4,863	32	38,360
Other income (expense):					
Interest expense	(10,511	(3,600)	(443)	3,600	(10,954)
Interest income	174	47	4,379	(3,600) 1,000
Other	(13,765) 15	1,426		(12,324)
	(24,102	(3,538)	5,362	—	(22,278)
Earnings before income taxes and equity in earnings of nonconsolidated subsidiaries	(9,658	15,483	10,225	32	16,082
Income tax expense (benefit)	(4,497	4,732	8,882	(26	9,091
Earnings before equity in earnings of nonconsolidated subsidiaries	(5,161	10,751	1,343	58	6,991
Equity in earnings of nonconsolidated subsidiaries	9,609	4,041		(13,650) —
Net earnings	4,448	14,792	1,343	(13,592) 6,991
Less: Earnings attributable to noncontrolling interests	_		(2,543)		(2,543)
Net earnings attributable to Valmont Industries, Inc.	\$4,448	\$14,792	\$(1,200)	\$ (13,592) \$4,448

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

$(11) \ GUARANTOR/NON-GUARANTOR \ FINANCIAL \ INFORMATION \ (Continued) \\ CONDENSED \ CONSOLIDATED \ STATEMENTS \ OF EARNINGS$

For the Thirty-nine weeks ended September 29, 2018

	Parent	Guarantors	Non- Guarantors	Eliminations	Total	
Net sales	\$906,978	\$386,793	\$966,764	\$(200,754)	\$2,059,781	
Cost of sales	683,740	293,238	776,254	(202,030)	1,551,202	
Gross profit	223,238	93,555	190,510	1,276	508,579	
Selling, general and administrative expenses	147,949	37,360	157,280		342,589	
Operating income	75,289	56,195	33,230	1,276	165,990	
Other income (expense):						
Interest expense	(32,788	(11,229)	(1,031)	11,229	(33,819)
Interest income	655	62	14,225	(11,229)	3,713	
Other	(15,773) 41	(1,973)		(17,705)
	(47,906	(11,126)	11,221		(47,811)
Earnings before income taxes and equity in earnings of nonconsolidated subsidiaries	27,383	45,069	44,451	1,276	118,179	
Income tax expense (benefit)	6,181	12,260	17,525	62	36,028	
Earnings before equity in earnings of nonconsolidated subsidiaries	21,202	32,809	26,926	1,214	82,151	
Equity in earnings of nonconsolidated subsidiaries	55,487	37,939		(93,426)		
Net earnings	76,689	70,748	26,926	(92,212)	82,151	
Less: Earnings attributable to noncontrolling interests	_		(5,462)	_	(5,462)
Net earnings attributable to Valmont Industries, Inc.	\$76,689	\$70,748	\$21,464	\$(92,212)	\$76,689	

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED STATEMENTS OF EARNINGS

For the Thirteen weeks ended September 30, 2017

Parent	Guarantors	Non- Guarantors	Eliminatio	ns	Total	
\$284,538	\$113,243	\$343,818	\$ (60,820)	\$680,779)
216,039	88,757	272,959	(60,570)	517,185	
68,499	24,486	70,859	(250)	163,594	
46,451	12,046	45,007			103,504	
22,048	12,440	25,852	(250)	60,090	
(10,884)	(3,989)	(306)	3,989		(11,190)
268	9	5,023	(3,989)	1,311	
1,379	11	(1,040)			350	
(9,237)	(3,969)	3,677			(9,529)
12,811	8,471	29,529	(250)	50,561	
5,556	3,082	5,265	(8)	13,895	
7,255	5,389	24,264	(242)	36,666	
27,953	9,965		(37,918)		
35,208	15,354	24,264	(38,160)	36,666	
_	_	(1,458)			(1,458)
\$35,208	\$15,354	\$22,806	\$ (38,160)	\$35,208	
	\$284,538 216,039 68,499 46,451 22,048 (10,884) 268 1,379 (9,237) 12,811 5,556 7,255 27,953 35,208	\$284,538 \$113,243 216,039 88,757 68,499 24,486 46,451 12,046 22,048 12,440 (10,884) (3,989) 268 9 1,379 11 (9,237) (3,969) 12,811 8,471 5,556 3,082 7,255 5,389 27,953 9,965 35,208 15,354	Parent Guarantors Guarantors \$284,538 \$113,243 \$343,818 216,039 88,757 272,959 68,499 24,486 70,859 46,451 12,046 45,007 22,048 12,440 25,852 (10,884) (3,989) (306) 268 9 5,023 1,379 11 (1,040) (9,237) (3,969) 3,677 12,811 8,471 29,529 5,556 3,082 5,265 7,255 5,389 24,264 27,953 9,965 — 35,208 15,354 24,264 — (1,458)	Parent Guarantors Elimination \$284,538 \$113,243 \$343,818 \$(60,820) 216,039 88,757 272,959 (60,570) 68,499 24,486 70,859 (250) 46,451 12,046 45,007 — 22,048 12,440 25,852 (250) (10,884) (3,989) (306) 3,989 1,379 11 (1,040) — (9,237) (3,969) 3,677 — 12,811 8,471 29,529 (250) 5,556 3,082 5,265 (8) 7,255 5,389 24,264 (242) 27,953 9,965 — (37,918) 35,208 15,354 24,264 (38,160) — — (1,458)	Parent Guarantors Eliminations \$284,538 \$113,243 \$343,818 \$(60,820) 216,039 88,757 272,959 (60,570) 68,499 24,486 70,859 (250) 46,451 12,046 45,007 — 22,048 12,440 25,852 (250) (10,884) (3,989) (306) 3,989 268 9 5,023 (3,989) 1,379 11 (1,040) — (9,237) (3,969) 3,677 — 12,811 8,471 29,529 (250)) 5,556 3,082 5,265 (8)) 7,255 5,389 24,264 (242)) 27,953 9,965 — (37,918)) 35,208 15,354 24,264 (38,160)) — — (1,458) —	Parent Guarantors Guarantors Eliminations Total \$284,538 \$113,243 \$343,818 \$(60,820) \$680,779 216,039 88,757 272,959 (60,570) \$17,185 68,499 24,486 70,859 (250) \$163,594 46,451 12,046 45,007 — 103,504 22,048 12,440 25,852 (250) \$60,090 (10,884) (3,989) (306) 3,989 (11,190) 268 9 5,023 (3,989) 1,311 1,379 11 (1,040) — 350 (9,237) (3,969) 3,677 — (9,529) 12,811 8,471 29,529 (250)) 50,561 5,556 3,082 5,265 (8)) 13,895 7,255 5,389 24,264 (242)) 36,666 27,953 9,965 — (37,918) — 35,208 15,354 24,264 (38,160)

VALMONT INDUSTRIES, INC. AND SUBSIDIARIES

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

$(11) \ GUARANTOR/NON-GUARANTOR \ FINANCIAL \ INFORMATION \ (Continued) \\ CONDENSED \ CONSOLIDATED \ STATEMENTS \ OF EARNINGS$

For the Thirty-nine weeks ended September 30, 2017

Tor the Thirty line weeks ended september 50, 2017									
	Parent	(Guarantor	Non- Guarantoi	S	Eliminatio	ns	Total	
Net sales	\$893,988	3 \$	\$352,827	\$967,130		\$(182,956)	\$2,030,989	9
Cost of sales	666,060	2	271,620	764,607		(182,777)	1,519,510	
Gross profit	227,928	8	31,207	202,523		(179)	511,479	
Selling, general and administrative expenses	143,590	3	35,555	129,138				308,283	
Operating income	84,338	4	45,652	73,385		(179)	203,196	
Other income (expense):									
Interest expense	(32,672) ((10,040) (640)	10,040		(33,312)
Interest income	563	3	33	12,649		(10,040)	3,205	
Other	3,900	4	42	(2,739)			1,203	
	(28,209) ((9,965	9,270				(28,904)
Earnings before income taxes and equity in earnings of nonconsolidated subsidiaries	56,129	3	35,687	82,655		(179)	174,292	
Income tax expense (benefit)	21,552	1	13,184	15,626		(19)	50,343	
Earnings before equity in earnings of nonconsolidated subsidiaries	34,577	2	22,503	67,029		(160)	123,949	
Equity in earnings of nonconsolidated subsidiaries	85,274	1	15,281	_		(100,555)	_	
Net earnings	119,851	3	37,784	67,029		(100,715)	123,949	
Less: Earnings attributable to noncontrolling interests		-	_	(4,098)	_		(4,098)
Net earnings attributable to Valmont Industries, Inc.	\$119,851	l \$	\$37,784	\$62,931		\$(100,715)	\$119,851	

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the Thirteen weeks ended September 29, 2018

	Parent	Guarantors	Non- Guarantors	Eliminations	Total
Net earnings	\$4,448	\$ 14,792	\$1,343	\$ (13,592)	\$6,991
Other comprehensive income (loss), net of tax:					
Foreign currency translation adjustments:					
Unrealized translation gain (loss)	_	4,289	(14,921) —	(10,632)
Realized loss on divestiture of grinding media business					
recorded in earnings	_		_		_
Gain (loss) on hedging activities	(910)	_	_	_	(910)
Equity in other comprehensive income	(10,478)	_	_	10,478	
Other comprehensive income (loss)	(11,388)	4,289	(14,921	10,478	(11,542)
Comprehensive income (loss)	(6,940)	19,081	(13,578	(3,114)	(4,551)
Comprehensive income attributable to noncontrolling			(2,389	`	(2,389)
interests	_		(2,369) —	(2,369)
Comprehensive income (loss) attributable to Valmont Industries, Inc.	\$(6,940)	\$ 19,081	\$(15,967	\$ (3,114)	\$(6,940)

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For the Thirty-nine weeks ended September 29, 2018

•	Parent	Guarantors	Non- Guarantors	Eliminations	Total
Net earnings	\$76,689	\$ 70,748	\$26,926	\$ (92,212)	\$82,151
Other comprehensive income (loss), net of tax:					
Foreign currency translation adjustments:					
Unrealized translation gain (loss)	_	2,122	(52,903)	_	(50,781)
Realized loss on divestiture of grinding media business recorded in earnings	_	_	9,203	_	9,203
Gain (loss) on hedging activities	834				834
Equity in other comprehensive income	(44,366)			44,366	
Other comprehensive income (loss)	(43,532)	2,122	(43,700)	44,366	(40,744)
Comprehensive income (loss)	33,157	72,870	(16,774)	(47,846)	41,407
Comprehensive income attributable to noncontrolling interests	_	_	(8,250)	_	(8,250)
Comprehensive income (loss) attributable to Valmont Industries, Inc.	\$33,157	\$ 72,870	\$(25,024)	\$ (47,846)	\$33,157

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME For the Thirteen weeks ended September 30, 2017

Parent Guarantors Eliminations Total Guarantors \$ 24,264 \$ (38,160) \$36,666 Net earnings \$35,208 \$15,354 Other comprehensive income (loss), net of tax: Foreign currency translation adjustments: Unrealized translation gain (loss) (3.613)) 23,143 19,530 Gain (loss) on hedging activities (721)) — (721)Equity in other comprehensive income 18,418 (18,418) — Other comprehensive income (loss) 17,697 (3.613)) 23,143 (18,418) 18,809 Comprehensive income (loss) 52,905 (56,578) 55,475

11,741

\$52,905 \$11,741

47,407

(2,570)

\$ 44,837

) —

CONDENSED CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME

For the Thirty-nine weeks ended September 30, 2017

Comprehensive income attributable to noncontrolling

Comprehensive income (loss) attributable to Valmont

	Parent	Guarantors	Non- Guarantors	Elimination	s Total
Net earnings	\$119,851	\$37,784	\$ 67,029	\$(100,715) \$123,949
Other comprehensive income (loss), net of tax:					
Foreign currency translation adjustments:					
Unrealized translation gain (loss)	_	64,411	(3,940)		60,471
Gain (loss) on hedging activities	(1,760)				(1,760)
Equity in other comprehensive income	60,017			(60,017) —
Other comprehensive income (loss)	58,257	64,411	(3,940)	(60,017) 58,711
Comprehensive income (loss)	178,108	102,195	63,089	(160,732) 182,660
Comprehensive income attributable to noncontrolling interests	_	_	(4,552)	_	(4,552)
Comprehensive income (loss) attributable to Valmont Industries, Inc.	\$178,108	\$ 102,195	\$ 58,537	\$(160,732	\$178,108

36

interests

Industries, Inc.

(2,570)

\$ (56,578) \$52,905

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued)

CONDENSED CONSOLIDATED BALANCE SHEETS

September 29, 2018

•	Parent	Guarantors	Non- Guarantors	Eliminations	Total
ASSETS					
Current assets:					
Cash and cash equivalents	\$26,292	\$10,628	\$258,702	\$ —	\$295,622
Receivables, net	154,551	72,521	273,334		500,406
Inventories	140,195	42,840	219,765	(2,895)	399,905
Contract asset - costs and profits in excess of	49,509	39,583	22 520		112 620
billings	49,309	39,363	23,528		112,620
Prepaid expenses and other assets	11,586	4,433	24,636	_	40,655
Refundable income taxes	13,182	_	_	_	13,182
Total current assets	395,315	170,005	799,965	(2,895)	1,362,390
Property, plant and equipment, at cost	573,119	168,519	412,205		1,153,843
Less accumulated depreciation and amortization	386,282	90,810	169,030		646,122
Net property, plant and equipment	186,837	77,709	243,175		507,721
Goodwill	20,108	110,562	258,924	_	389,594
Other intangible assets	90	28,271	150,332		178,693
Investment in subsidiaries and intercompany	1 245 974	1 102 015	022 105	(2.402.294)	
accounts	1,345,874	1,123,215	933,195	(3,402,284)) —
Other assets	49,952	_	74,728	_	124,680
Total assets	\$1,998,176	\$1,509,762	\$2,460,319	\$(3,405,179)	\$2,563,078
LIABILITIES AND SHAREHOLDERS' EQUIT	Ϋ́				
Current liabilities:					
Current installments of long-term debt	\$—	\$ —	\$829	\$ —	\$829
Current installments of long-term debt Notes payable to banks	\$— —	\$— —	\$829 3,328	\$— —	\$829 3,328
	\$— — 58,896	\$— — 18,050		\$— — —	
Notes payable to banks	<u>-</u>		3,328	\$— — —	3,328
Notes payable to banks Accounts payable	58,896	18,050 7,253	3,328 123,522	\$— — — —	3,328 200,468
Notes payable to banks Accounts payable Accrued employee compensation and benefits	58,896 42,381	18,050 7,253	3,328 123,522 31,209	\$— — — —	3,328 200,468 80,843
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses		18,050 7,253	3,328 123,522 31,209	\$— — — — —	3,328 200,468 80,843 106,929
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable	58,896 42,381 40,948 8,310	18,050 7,253 (1,987	3,328 123,522 31,209 67,968	\$— — — — —	3,328 200,468 80,843 106,929 8,310
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities	58,896 42,381 40,948 8,310 150,535	18,050 7,253 (1,987	3,328 123,522 31,209 67,968 — 226,856		3,328 200,468 80,843 106,929 8,310 400,707
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes	58,896 42,381 40,948 8,310 150,535 2,938	18,050 7,253 (1,987 — 23,316	3,328 123,522 31,209 67,968 — 226,856 42,138		3,328 200,468 80,843 106,929 8,310 400,707 45,076
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments	58,896 42,381 40,948 8,310 150,535 2,938	18,050 7,253 (1,987 — 23,316	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments Defined benefit pension liability	58,896 42,381 40,948 8,310 150,535 2,938 733,815	18,050 7,253 (1,987 — 23,316	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370 179,877		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185 179,877
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments Defined benefit pension liability Deferred compensation	58,896 42,381 40,948 8,310 150,535 2,938 733,815 — 43,460	18,050 7,253 (1,987) — 23,316 — 171,128 —	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370 179,877 4,714		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185 179,877 48,174
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments Defined benefit pension liability Deferred compensation Other noncurrent liabilities	58,896 42,381 40,948 8,310 150,535 2,938 733,815 — 43,460	18,050 7,253 (1,987) — 23,316 — 171,128 —	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370 179,877 4,714		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185 179,877 48,174 19,311
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments Defined benefit pension liability Deferred compensation Other noncurrent liabilities Shareholders' equity:	58,896 42,381 40,948 8,310 150,535 2,938 733,815 — 43,460 10,211	18,050 7,253 (1,987 23,316 171,128 - 392	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370 179,877 4,714 8,708		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185 179,877 48,174 19,311
Notes payable to banks Accounts payable Accrued employee compensation and benefits Accrued expenses Dividends payable Total current liabilities Deferred income taxes Long-term debt, excluding current installments Defined benefit pension liability Deferred compensation Other noncurrent liabilities Shareholders' equity: Common stock of \$1 par value	58,896 42,381 40,948 8,310 150,535 2,938 733,815 — 43,460 10,211	18,050 7,253 (1,987 23,316 171,128 - 392 457,950	3,328 123,522 31,209 67,968 — 226,856 42,138 2,370 179,877 4,714 8,708		3,328 200,468 80,843 106,929 8,310 400,707 45,076 736,185 179,877 48,174 19,311

Accumulated other comprehensive income (loss) Treasury stock Total Valmont Industries, Inc. shareholders' equi	(670,667)	76,604 — 1,314,926	(347,156) — 1,919,125	270,552 — (3,234,051)	(322,554) (670,667) 1,057,217
Noncontrolling interest in consolidated subsidiaries	_	_	76,531	_	76,531
Total shareholders' equity	1,057,217	1,314,926	1,995,656	(3,234,051)	1,133,748
Total liabilities and shareholders' equity	\$1,998,176	\$1,509,762	\$2,460,319	\$(3,405,179)	\$2,563,078
37					

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED BALANCE SHEETS December 30, 2017

	Parent	Guarantors	Non- Guarantors	Eliminations	Total
ASSETS					
Current assets:					
Cash and cash equivalents	\$83,329	\$5,304	\$404,172	\$	\$492,805
Receivables, net	149,221	82,995	271,461	_	503,677
Inventories	160,444	46,801	217,551	(3,848)	420,948
Contract asset - costs and profits in excess of			16 165		16 165
billings		_	16,165	_	16,165
Prepaid expenses and other assets	8,607	970	17,901	_	27,478
Refundable income taxes	11,492	_	_		11,492
Total current assets	413,093	136,070	927,250	(3,848)	1,472,565
Property, plant and equipment, at cost	557,371	160,767	447,549		1,165,687
Less accumulated depreciation and amortization	368,668	84,508	193,583	_	646,759
Net property, plant and equipment	188,703	76,259	253,966	_	518,928
Goodwill	20,108	110,562	207,050	_	337,720
Other intangible assets	130	30,955	107,514	_	138,599
Investment in subsidiaries and intercompany	1 416 446	1 101 527	027 170	(2.525.162)	
accounts	1,416,446	1,181,537	927,179	(3,525,162)) —
Other assets	50,773	_	83,665	_	134,438
Total assets	\$2,089,253	\$1,535,383	\$2,506,624	\$(3,529,010)	\$2,602,250
LIABILITIES AND SHAREHOLDERS' EQUIT	Y				
Current liabilities:					
Current installments of long-term debt	\$ —	\$ —	\$966	\$ —	\$966
Notes payable to banks	_	_	161	_	161
Accounts payable	69,915	18,039	139,952		227,906
Accrued employee compensation and benefits	44,086	8,749	31,591	_	84,426
Accrued expenses	28,198	9,621	43,210		81,029
Dividends payable	8,510	_	_	_	8,510
Total current liabilities	150,709	36,409	215,880	_	402,998
Deferred income taxes	20,885	_	14,021	_	34,906
Long-term debt, excluding current installments	750,821	185,078	9,836	(191,847)	753,888
Defined benefit pension liability		_	189,552		189,552
Deferred compensation	42,928	_	5,598		48,526
Other noncurrent liabilities	11,074	6	9,505		20,585
Shareholders' equity:					
Common stock of \$1 par value	27,900	457,950	648,682	(1,106,632)	27,900
Additional paid-in capital		159,414	1,107,536	(1,266,950)) —
Retained earnings	1,954,344	622,044	619,622	(1,241,666)	1,954,344
Accumulated other comprehensive income	(279,022	74,482	(352,567)	278,085	(279,022)

Treasury stock	(590,386)	_		— (590,386)	,
Total Valmont Industries, Inc. shareholders' equity	1,112,836	1,313,890	2,023,273	(3,337,163) 1,112,836	
Noncontrolling interest in consolidated subsidiarie	s—		38,959	38,959	
Total shareholders' equity	1,112,836	1,313,890	2,062,232	(3,337,163) 1,151,795	
Total liabilities and shareholders' equity	\$2,089,253	\$1,535,383	\$2,506,624	\$(3,529,010) \$2,602,250	
38					

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Thirty-nine Weeks Ended September 29, 2018

	Parent	Guarantors	Non- Guarantors	Elimination	ns '	Total	
Cash flows from operating activities:							
Net earnings	\$76,689	\$70,748	\$26,926	\$ (92,212) :	\$82,151	
Adjustments to reconcile net earnings to net cash flows							
from operations:							
Depreciation and amortization	19,498	10,564	31,956		(62,018	
Noncash gain on trading securities	_		(62) —	((62)
Impairment of property, plant and equipment	_		4,197		4	4,197	
Impairment of goodwill & intangible assets	_		15,780			15,780	
Loss on divestiture of grinding media business	2,518		3,566		(6,084	
Stock-based compensation	8,076				;	8,076	
Defined benefit pension plan expense	_		(1,713) —	((1,713)
Contribution to defined benefit pension plan	_		(1,555) —	((1,555)
Loss (gain) on sale of property, plant and equipment	7	(27)	(333) —	((353)
Equity in earnings in nonconsolidated subsidiaries	(55,487)	(37,939)	_	93,426	-	_	
Deferred income taxes	729	1,791	(1,706) —	:	814	
Changes in assets and liabilities:							
Net working capital	(28,948)	(40,255)	(26,432) (1,277) ((96,912)
Other noncurrent liabilities	(762)	387	(874) —		(1,249)
Income taxes payable (refundable)	(23,256)	(1,066)	15,099		((9,223)
Net cash flows from operating activities	(936)	4,203	64,849	(63) (68,053	
Cash flows from investing activities:							
Purchase of property, plant and equipment	(16,940)	(9,546)	(22,433) —	((48,919)
Proceeds from sale of assets	39	232	64,515		(64,786	
Acquisitions, net of cash acquired	(57,805)		(67,504) —	((125,309)
Settlement of net investment hedge	(1,621)		_		((1,621)
Other, net	28,299	(3,683)	(27,050) 63	((2,371)
Net cash flows from investing activities	(48,028)	(12,997)	(52,472) 63	((113,434)
Cash flows from financing activities:							
Proceeds from short-term agreements		_	3,217			3,217	
Proceeds from long-term borrowings	236,936				,	236,936	
Principal payments on long-term borrowings	(252,219)		(733) —	((252,952)
Settlement of financial derivative	(2,467)		_	<u> </u>		(2,467)
Debt issuance costs	(2,322)		_			(2,322)
Dividends paid	(25,415)		_	_		(25,415)
Dividends to noncontrolling interest		_	(5,737) —		(5,737)
Intercompany dividends	123,363	11,296	(134,659) —		_	
Purchase of noncontrolling interest		_	(5,510) —		(5,510)
Intercompany capital contribution	(3,492)	3,492			-		
• • •							

Purchase of treasury shares	(86,919) —	_	_	(86,919)
Proceeds from exercises under stock plans	6,376 —			6,376
Purchase of common treasury shares - stock plan exercise	s (1,914) —			(1,914)
Net cash flows from financing activities	(8,073) 14,788	(143,422) —	(136,707)
Effect of exchange rate changes on cash and cash equivalents	— (670) (14,425) —	(15,095)
Net change in cash and cash equivalents	(57,037) 5,324	(145,470) —	(197,183)
Cash and cash equivalents—beginning of year	83,329 5,304	404,172		492,805
Cash and cash equivalents—end of period	\$26,292 \$10,628	\$258,702	\$ —	\$295,622
39				

NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

(Dollars in thousands, except per share amounts) (Unaudited)

(11) GUARANTOR/NON-GUARANTOR FINANCIAL INFORMATION (Continued) CONDENSED CONSOLIDATED STATEMENTS OF CASH FLOWS

For the Thirty-nine Weeks Ended September 30, 2017

	Parent	Guarantors	Non- Guarantors	Eliminations	Total	
Cash flows from operating activities:						
Net earnings	\$119,851	\$ 37,784	\$67,029	\$(100,715)	\$123,949)
Adjustments to reconcile net earnings to net cash flows						
from operations:						
Depreciation and amortization	19,600	11,130	32,770		63,500	
Noncash loss on trading securities			395		395	
Stock-based compensation	7,300				7,300	
Defined benefit pension plan expense	_		481	_	481	
Contribution to defined benefit pension plan	_	_	(26,064)	_	(26,064)
Loss (gain) on sale of property, plant and equipment	(725) 59	(66)		(732)
Equity in earnings in nonconsolidated subsidiaries	(85,274) (15,281)		100,555		
Deferred income taxes	2,065	_	(1,986)		79	
Changes in assets and liabilities:						
Net working capital	(5,713) (23,364)	(14,815)	179	(43,713)
Other noncurrent liabilities	(381) —	(1,246)	_	(1,627)
Income taxes payable (refundable)	(11,403) 802	8,869		(1,732)
Net cash flows from operating activities	45,320	11,130	65,367	19	121,836	-
Cash flows from investing activities:						
Purchase of property, plant and equipment	(14,046) (5,952)	(19,900)	_	(39,898)
Proceeds from sale of assets	745	(48)	878	_	1,575	
Acquisitions, net of cash acquired	_		(5,362)		(5,362)
Settlement of net investment hedge	5,123				5,123	•
Other, net	15,714	(8,985)	(10,172)	(19)	(3,462)
Net cash flows from investing activities	7,536	(14,985)	(34,556)	(19)	(42,024)
Cash flows from financing activities:						
Payments under short-term agreements	_		(549)		(549)
Principal payments on long-term borrowings			(658)		(658)
Dividends paid	(25,386) —			(25,386)
Dividends to noncontrolling interest	_		(3,895)		(3,895)
Intercompany dividends	22,662		(22,662)		_	
Intercompany interest on long-term note	_	(5,669)	5,669		_	
Intercompany capital contribution	(7,375	7,375				
Proceeds from exercises under stock plans	12,446	<u> </u>			12,446	
Purchase of common treasury shares - stock plan						,
exercises	(3,929) —			(3,929)
Net cash flows from financing activities	(1,582) 1,706	(22,095)		(21,971)
Effect of exchange rate changes on cash and cash						
equivalents		245	22,888		23,133	

Net change in cash and cash equivalents	51,274	(1,904) 31,604	_	80,974
Cash and cash equivalents—beginning of year	67,225	6,071	339,220		412,516
Cash and cash equivalents—end of period	\$118.499	\$4.167	\$370.824	\$ —	\$493,490

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

Management's discussion and analysis contains forward looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. These forward looking statements are based on assumptions that management has made in light of experience in the industries in which the Company operates, as well as management's perceptions of historical trends, current conditions, expected future developments and other factors believed to be appropriate under the circumstances. These statements are not guarantees of performance or results. They involve risks, uncertainties (some of which are beyond the Company's control) and assumptions. Management believes that these forward looking statements are based on reasonable assumptions. Many factors could affect the Company's actual financial results and cause them to differ materially from those anticipated in the forward looking statements. These factors include, among other things, risk factors described from time to time in the Company's reports to the Securities and Exchange Commission, as well as future economic and market circumstances, industry conditions, company performance and financial results, operating efficiencies, availability and price of raw materials, availability and market acceptance of new products, product pricing, domestic and international competitive environments, and actions and policy changes of domestic and foreign governments.

This discussion should be read in conjunction with the financial statements and notes thereto, and the management's discussion and analysis included in the Company's Annual Report on Form 10-K for the fiscal year ended December 30, 2017. Segment net sales in the table below and elsewhere are presented net of intersegment sales. See Note 10 of our condensed consolidated financial statements for additional information on segment sales and intersegment sales.

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Results of Operations (Dollars in millions, except per share amounts)

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	Thirteen '	Weeks Ended		Thirty-nine Weeks Ended			
	Septembe	erS29ptember 30	, % Incr.	September	29eptember 3	0, % Incr.	
	2018	2017	(Decr.)	2018	2017	(Decr.)	
Consolidated							
Net sales	\$678.7	\$ 680.8	(0.3)%	\$2,059.8	\$ 2,031.0	1.4 %	
Gross profit	164.4	163.6	0.5 %	508.6	511.5	(0.6)%	
as a percent of sales	24.2 %	24.0 %		24.7 %	25.2	%	
SG&A expense	126.0						