UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 FORM 10-Q

[X] Quarterly Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

For the quarterly period ended September 30, 2017

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 001-03492

HALLIBURTON COMPANY

(a Delaware corporation) 75-2677995

3000 North Sam Houston Parkway East Houston, Texas 77032 (Address of Principal Executive Offices)

Telephone Number – Area Code (281) 871-2699

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during		eding 1	12 moi	nths (o	e registrant (1) has filed all reports rec r for such shorter period that the regis				
Yes	[X]	ľ	No	[]					
be subn	nitted a	nd post	ed pur	suant t	e registrant has submitted electronica o Rule 405 of Regulation S-T (§ 232. it and post such files).				
Yes	[X]	ľ	No	[]					
emergiı		th com	pany.	See the	e registrant is a large accelerated filer e definitions of "large accelerated file				
					Large accelerated filer	[X]	Accelerated filer	[]	
					Non-accelerated filer	[]	(Do not check if a smaller report	ing company)	
					Smaller reporting company	[]	Emerging growth company	[]	
					dicate by check mark if the registrant ards provided pursuant to Section 13(a			ı period for complying with any	new or
Yes	[]	N	0	[]					
Indicate	by che	ck mar	k whe	ther th	e registrant is a shell company (as def	fined in Ru	le 12b-2 of the Exchange Act).		
Yes	[]	ľ	No	[X]					
As of C	ctober	20, 201	7, the	re were	e 872,540,903 shares of Halliburton C	Company co	ommon stock, \$2.50 par value per	share, outstanding.	

HALLIBURTON COMPANY

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PART I. FINANCIAL INFORMATION Item 1. Financial Statements

HALLIBURTON COMPANY Condensed Consolidated Statements of Operations (Unaudited)

	T	Three Months Ended September 30			Ended Nine Months E 30 September 3			
Millions of dollars and shares except per share data		2017		2016		2017		2016
Revenue:								
Services	\$	4,118	\$	2,695	\$	10,971	\$	8,320
Product sales		1,326		1,138		3,709		3,546
Total revenue		5,444		3,833		14,680		11,866
Operating costs and expenses:								
Cost of services		3,686		2,743		10,242		8,476
Cost of sales		1,069		919		3,008		2,843
General and administrative		55		43		185		132
Impairments and other charges		_		_		262		3,189
Merger-related costs and termination fee				_		_		4,057
Total operating costs and expenses		4,810		3,705		13,697		18,697
Operating income (loss)		634		128		983		(6,831)
Interest expense, net of interest income of \$30, \$18, \$81 and \$38		(115)		(141)		(478)		(502)
Other, net		(23)		(39)		(67)		(117)
Income (loss) from continuing operations before income taxes		496		(52)		438		(7,450)
Income tax (provision) benefit		(135)		59		(81)		1,836
Income (loss) from continuing operations		361		7		357		(5,614)
Loss from discontinued operations, net		_		_		_		(2)
Net income (loss)	\$	361	\$	7	\$	357	\$	(5,616)
Net (income) loss attributable to noncontrolling interest		4		(1)		4		2
Net income (loss) attributable to company	\$	365	\$	6	\$	361	\$	(5,614)
Amounts attributable to company shareholders:								
Income (loss) from continuing operations	\$	365	\$	6	\$	361	\$	(5,612)
Loss from discontinued operations, net		_		_		_		(2)
Net income (loss) attributable to company	\$	365	\$	6	\$	361	\$	(5,614)
Basic net income (loss) per share	\$	0.42	\$	0.01	\$	0.42	\$	(6.53)
Diluted net income (loss) per share	\$	0.42	\$	0.01	\$	0.41	\$	(6.53)
Basic weighted average common shares outstanding		872		862		869		860
Diluted weighted average common shares outstanding		873		864		872		860
Cash dividends per share	\$	0.18	\$	0.18	\$	0.54	\$	0.54

HALLIBURTON COMPANY Condensed Consolidated Statements of Comprehensive Income (Unaudited)

	Three Month Septemb		Nine Months Ended September 30		
Millions of dollars	2017	2016	2017	2016	
Net income (loss)	\$ 361 \$	7 5	357 \$	(5,616)	
Other comprehensive income, net of income taxes	2	1	6	3	
Comprehensive income (loss)	\$ 363 \$	8 5	363 \$	(5,613)	
Comprehensive (income) loss attributable to noncontrolling interest	4	(1)	4	2	
Comprehensive income (loss) attributable to company shareholders	\$ 367 \$	7 5	367 \$	(5,611)	

HALLIBURTON COMPANY Condensed Consolidated Balance Sheets (Unaudited)

Millions of dollars and shares except per share data		tember 30, 2017	December 31, 2016
Assets			
Current assets:			
Cash and equivalents	\$	1,898	\$ 4,009
Receivables (net of allowances for bad debts of \$165 and \$175)		4,852	3,922
Inventories		2,444	2,275
Prepaid income taxes		53	585
Other current assets		897	886
Total current assets		10,144	11,677
Property, plant and equipment (net of accumulated depreciation of \$11,911 and \$11,198)		8,432	8,532
Goodwill		2,685	2,414
Deferred income taxes		2,191	1,960
Other assets		2,338	2,417
Total assets	\$	25,790	\$ 27,000
Liabilities and Shareholders' Equity			
Current liabilities:			
Accounts payable	\$	2,416	\$ 1,764
Accrued employee compensation and benefits		706	544
Short-term borrowings and current maturities of long-term debt		515	170
Other current liabilities		964	1,545
Total current liabilities		4,601	4,023
Long-term debt		10,423	12,214
Employee compensation and benefits		571	574
Other liabilities		949	741
Total liabilities		16,544	17,552
Shareholders' equity:			
Common shares, par value \$2.50 per share (authorized 2,000 shares, issued 1,069 and 1,070 shares)		2,673	2,674
Paid-in capital in excess of par value		169	201
Accumulated other comprehensive loss		(448)	(454)
Retained earnings		13,649	14,141
Treasury stock, at cost (197 and 204 shares)		(6,826)	(7,153)
Company shareholders' equity		9,217	9,409
Noncontrolling interest in consolidated subsidiaries		29	39
Total shareholders' equity		9,246	9,448
Total liabilities and shareholders' equity	\$	25,790	\$ 27,000

HALLIBURTON COMPANY Condensed Consolidated Statements of Cash Flows (Unaudited)

	Nine Months September		
Millions of dollars	 2017	2016	
Cash flows from operating activities:			
Net income (loss)	\$ 357 \$	(5,616)	
Adjustments to reconcile net income (loss) to cash flows from operating activities:			
Depreciation, depletion and amortization	1,163	1,117	
U.S. tax refund	478	430	
Payment related to the Macondo well incident	(368)	(33)	
Impairments and other charges	262	3,189	
Deferred income tax benefit, continuing operations	(183)	(1,511)	
Changes in assets and liabilities:			
Receivables	(1,064)	682	
Accounts payable	611	(461)	
Inventories	(49)	388	
Other	250	(947)	
Total cash flows provided by (used in) operating activities	1,457	(2,762)	
Cash flows from investing activities:			
Capital expenditures	(934)	(625)	
Payments to acquire businesses, net of cash acquired	(628)	_	
Proceeds from sales of property, plant and equipment	111	176	
Other investing activities	(56)	(73)	
Total cash flows used in investing activities	(1,507)	(522)	
Cash flows from financing activities:			
Payments on long-term borrowings	(1,633)	(3,149)	
Dividends to shareholders	(469)	(465)	
Other financing activities	92	163	
Total cash flows used in financing activities	(2,010)	(3,451)	
Effect of exchange rate changes on cash	(51)	(53)	
Decrease in cash and equivalents	(2,111)	(6,788)	
Cash and equivalents at beginning of period	4,009	10,077	
Cash and equivalents at end of period	\$ 1,898 \$	3,289	
Supplemental disclosure of cash flow information:			
Cash payments (receipts) during the period for:			
Interest	\$ 455 \$	516	
Income taxes	\$ (240) \$	(25)	

HALLIBURTON COMPANY Notes to Condensed Consolidated Financial Statements (Unaudited)

Note 1. Basis of Presentation

The accompanying unaudited condensed consolidated financial statements were prepared using generally accepted accounting principles for interim financial information and the instructions to Form 10-Q and Regulation S-X. Accordingly, these financial statements do not include all information or notes required by generally accepted accounting principles for annual financial statements and should be read together with our 2016 Annual Report on Form 10-K.

Our accounting policies are in accordance with United States generally accepted accounting principles. The preparation of financial statements in conformity with these accounting principles requires us to make estimates and assumptions that affect:

- the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements; and
- the reported amounts of revenue and expenses during the reporting period.

Ultimate results could differ from our estimates.

In our opinion, the condensed consolidated financial statements included herein contain all adjustments necessary to present fairly our financial position as of September 30, 2017, the results of our operations for the three and nine months ended September 30, 2017 and 2016, and our cash flows for the nine months ended September 30, 2017 and 2016. Such adjustments are of a normal recurring nature. In addition, certain reclassifications of prior period balances have been made to conform to the current period presentation. The results of our operations for the three and nine months ended September 30, 2017 may not be indicative of results for the full year.

Note 2. Business Segment and Geographic Information

We operate under two divisions, which form the basis for the two operating segments we report: the Completion and Production segment and the Drilling and Evaluation segment. Intersegment revenue was immaterial. Our equity in earnings and losses of unconsolidated affiliates that are accounted for using the equity method of accounting are included within cost of services on our statements of operations, which is part of operating income of the applicable segment.

The following table presents information on our business segments.

		Three Months Ended September 30			Nine Months Ended September 30		
Millions of dollars		2017	2016		2017	2016	
Revenue:							
Completion and Production	\$	3,537 \$	2,176	\$	9,273 \$	6,614	
Drilling and Evaluation		1,907	1,657		5,407	5,252	
Total revenue	\$	5,444 \$	3,833	\$	14,680 \$	11,866	
Operating income (loss):							
Completion and Production	\$	525 \$	5 24	\$	1,069 \$	22	
Drilling and Evaluation		180	151		427	546	
Total operations		705	175		1,496	568	
Corporate and other (a)		(71)	(47)		(251)	(4,210)	
Impairments and other charges		_	_		(262)	(3,189)	
Total operating income (loss)	\$	634 \$	5 128	\$	983 \$	(6,831)	
Interest expense, net of interest income		(115)	(141)		(478)	(502)	
Other, net		(23)	(39)		(67)	(117)	
Income (loss) from continuing operations before income taxes	\$	496 \$	5 (52)	\$	438 \$	(7,450)	

(a) Corporate and other includes certain expenses not attributable to a particular business segment such as costs related to support functions and corporate executives. Other items include amortization expense associated with intangible assets recorded as a result of our acquisitions in the third quarter of 2017 and merger-related costs and termination fee incurred during the nine months ended September 30, 2016.

Receivables

As of September 30, 2017, 43% of our gross trade receivables were from customers in the United States and 9% were from customers in Venezuela. As of December 31, 2016, 28% of our gross trade receivables were from customers in the United States and 15% were from customers in Venezuela. Other than the United States and Venezuela, no other country or single customer accounted for more than 10% of our gross trade receivables at these dates.

We routinely monitor the financial stability of our customers, and employ an extensive process to evaluate the collectability of outstanding receivables. This process, which involves a high degree of judgment utilizing significant assumptions, includes analysis of our customers' historical time to pay, financial condition and various financial metrics, debt structure, credit agency ratings, and production profile, as well as political and economic factors in countries of operations and other customer-specific factors.

Venezuela. Although we have continued to experience delays in collecting payments on our receivables from our primary customer in Venezuela, our outstanding receivables are not disputed, and we continue to believe that they are collectable, with appropriate classification between short-term and long-term on our condensed consolidated balance sheets. In assessing the collectability of these receivables, we considered our historical collection experience with this customer, including both payments received prior to the industry downturn and continued collections at reduced levels during the downturn, and the fact that we have not historically had material write-offs relating to this customer. We also took into account the continued importance to the Venezuelan economy of oil production, our strategic relationship with this customer, our current activity levels and our current intention to continue to provide services to this customer, and an evaluation of this customer's financial solvency. We also incorporated assumptions regarding potential future events based on market pricing data points. We are actively managing our relationship with this customer, with ongoing dialogue between key executives of both companies, including discussions regarding this customer's intention to pay long-aged trade receivables.

In the second quarter of 2016, we exchanged \$200 million of accounts receivables with our primary customer in Venezuela for an interest-bearing promissory note with a par value of the same amount. We recognized a pre-tax loss on the exchange of \$148 million, representing the difference between the par value and fair market value of the note. We are accreting the carrying amount of the note to its par value and the carrying amount of this note is \$116 million as of September 30, 2017. Although this customer has made all scheduled interest payments on the note, they did not make the first scheduled principal payment in the third quarter of 2017, which they informed us was due to banking complications. We continue to have discussions with this customer regarding the delay, and they have confirmed their intention to make the payment. While we believe that our customer will make all required payments on this note, further delays in payment on this promissory note or defaults on the customer's indebtedness to other parties may lead to a default on this promissory note. This would result in an impairment charge on the existing carrying amount of this note and potentially further charges on other receivables with this customer, which could have a material adverse effect on our consolidated financial statements.

In the second quarter of 2017, we made a decision to exchange an additional \$375 million of outstanding accounts receivable with this customer for an interest-bearing promissory note with a par value of the same amount. We recognized a pre-tax loss of \$262 million for a fair market value adjustment related to this exchange within "Impairments and other charges" on our condensed consolidated statements of operations. While this exchange has not been finalized, we continue to pursue this transaction in accordance with applicable law. Although we recognized fair value adjustments, we intend to hold both notes to maturity and collect the entire principal amounts. We do not intend to accept further notes as payment if offered, and we will continue to monitor political and economic conditions in Venezuela.

We have collected over \$600 million on receivables in Venezuela since this industry downturn began in late 2014. We believe our collectability assumptions to be reasonable according to the current facts and circumstances. However, differences in actual experience or changes in facts and circumstances may materially affect our financial position or results of operations. Our assumptions and related judgments are sensitive to the political and economic conditions in Venezuela. If conditions in Venezuela worsen or if low commodity prices persist for an extended period of time, we may be required to record adjustments to our receivables balance. Our financial results can be affected by adjustments to these receivables, including any allowance for bad debts, actual write-offs of uncollectable amounts that differ from estimated amounts, fair value adjustments on existing receivables, and potential defaults on the promissory notes we hold.

Subsequent to the fair market value adjustment associated with the additional promissory note exchange, our total outstanding net trade receivables in Venezuela were \$429 million as of September 30, 2017, compared to \$610 million as of

December 31, 2016. The majority of our Venezuela receivables are United States dollar-denominated receivables. Of the \$429 million of receivables in Venezuela as of September 30, 2017, \$267 million have been classified as long-term and included within "Other assets" on our condensed consolidated balance sheets. See Note 7 for additional information about the promissory notes and Part II, Item 1(a), "Risk Factors" for additional information on risks associated with our operations in Venezuela, including recent sanctions imposed in Venezuela which could delay our ability to execute the promissory note exchange.

Note 3. Inventories

Inventories are stated at the lower of cost and net realizable value. In the United States, we manufacture certain finished products and parts inventories for drill bits, completion products, bulk materials and other tools that are recorded using the last-in, first-out method, which totaled \$167 million as of September 30, 2017 and \$133 million as of December 31, 2016. If the average cost method had been used, total inventories would have been \$25 million higher than reported as of September 30, 2017 and \$16 million higher as of December 31, 2016. The cost of the remaining inventory was recorded using the average cost method. Inventories consisted of the following:

Millions of dollars	September 30, 2017		ecember 31, 2016
Finished products and parts	\$	1,565 \$	1,388
Raw materials and supplies		720	778
Work in process		159	109
Total	\$	2,444 \$	2,275

All amounts in the table above are reported net of obsolescence reserves of \$280 million as of September 30, 2017 and \$263 million as of December 31, 2016.

Note 4. Shareholders' Equity

The following tables summarize our shareholders' equity activity:

Millions of dollars	Total shareholders' equity		Company shareholders' equity	Noncontrolling interest in consolidated subsidiaries
Balance at December 31, 2016	\$	9,448 \$	9,409	\$ 39
Retained earnings adjustment for new accounting standard (a)		(384)	(384)	
Payments of dividends to shareholders		(469)	(469)	_
Stock plans		340	340	_
Other		(52)	(46)	(6)
Comprehensive income (loss)		363	367	(4)
Balance at September 30, 2017	\$	9,246 \$	9,217	\$ 29

⁽a) Represents a cumulative-effect adjustment to retained earnings upon our adoption of a new accounting standards update on the income tax consequences of intra-entity transfers of assets other than inventory which was effective January 1, 2017. See Note 8 for further information.

Millions of dollars	sh	Total Company shareholders' shareholders' equity equity		Noncontrolling interest in consolidated subsidiaries	
Balance at December 31, 2015	\$	15,495	\$ 15,462	\$ 33	
Payments of dividends to shareholders		(465)	(465)	_	
Stock plans		348	348	_	
Other		(39)	(52)	13	
Comprehensive loss		(5,613)	(5,611)	(2)	
Balance at September 30, 2016	\$	9,726	\$ 9,682	\$ 44	

Our Board of Directors has authorized a program to repurchase our common stock from time to time. Approximately \$5.7 billion remains authorized for repurchases as of September 30, 2017. From the inception of this program in February 2006 through September 30, 2017, we repurchased approximately 201 million shares of our common stock for a total cost of

approximately \$8.4 billion. There were no repurchases made under the program during the nine months ended September 30, 2017.

Accumulated other comprehensive loss consisted of the following:

Millions of dollars		otember 30, 2017	December 31, 2016	
Defined benefit and other postretirement liability adjustments	¢	(313)		
1 3 3	Ψ		` /	
Cumulative translation adjustments		(78)	(80)	
Other		(57)	(61)	
Total accumulated other comprehensive loss	\$	(448)	\$ (454)	

Note 5. Commitments and Contingencies

Macondo well incident

The semisubmersible drilling rig, Deepwater Horizon, sank on April 22, 2010 after an explosion and fire onboard the rig that began on April 20, 2010. The Deepwater Horizon was owned by an affiliate of Transocean Ltd. and had been drilling the Macondo exploration well in the Gulf of Mexico for the lease operator, BP Exploration & Production, Inc. (BP). We performed a variety of services on that well for BP. Numerous lawsuits relating to the Macondo well incident and alleging damages arising from the blowout were filed against various parties, including BP, Transocean and us, in federal and state courts throughout the United States, most of which were consolidated in a Multi District Litigation proceeding (MDL) in the United States Eastern District of Louisiana. The defendants in the MDL proceeding filed a variety of cross claims against each other.

The trial for the first phase of the MDL proceeding occurred in February 2013 through April 2013 and covered issues arising out of the conduct and degree of culpability of various parties. In September 2014, the MDL court ruled that, among other things, (1) in relation to the Macondo well incident, BP's conduct was reckless, Transocean's conduct was negligent, and our conduct was negligent, (2) fault for the Macondo well incident was apportioned 67% to BP, 30% to Transocean and 3% to us, and (3) the indemnity and release clauses in our contract with BP are valid and enforceable against BP. The MDL court did not find that our conduct was grossly negligent, thereby eliminating our exposure in the MDL for punitive damages.

In September 2014, we reached an agreement, subject to court approval, to settle a substantial portion of the plaintiffs' claims asserted against us relating to the Macondo well incident (our MDL Settlement) for an aggregate of \$1.1 billion. The Court issued final approval of our MDL Settlement and the period for appeal has expired. On May 20, 2015, we and BP entered into an agreement to resolve all remaining claims against each other, and pursuant to which BP will defend and indemnify us in future trials for compensatory damages. We have also entered into an agreement with Transocean to dismiss all claims made against each other. All of our payments with respect to our MDL Settlement have been made. We believe that there is no additional material financial exposure to us in relation to the Macondo well incident.

Securities and related litigation

In June 2002, a class action lawsuit was commenced against us in federal court alleging violations of the federal securities laws in connection with our change in accounting for revenue on long-term construction projects and related disclosures. In the weeks that followed, approximately twenty similar class actions were filed against us. The class action cases were later consolidated, and the amended consolidated class action complaint was filed and served upon us in April 2003. In June 2003, the plaintiffs filed a second amended consolidated complaint that included claims arising out of our 1998 acquisition of Dresser Industries, Inc. and our disclosures and reserves relating to our asbestos liability exposure.

In December 2016, we reached an agreement in principle to settle this lawsuit, without any admission of liability and subject to approval by the district court. During the second quarter of 2017, we paid approximately \$54 million of the \$100 million settlement fund, and our insurer paid the balance. On July 31, 2017, the district court issued final approval of the settlement. Plaintiff's counsel fees and costs will be awarded from the settlement fund.

The settlement resolves all pending cases other than *Magruder v. Halliburton Co., et. al.* (the Magruder case). The allegations arise out of the same general events described above, but for a later class period, December 8, 2001 to May 28, 2002. There has been limited activity in the Magruder case. In March 2009, our motion to dismiss was granted, with leave to re-plead; in March 2012, plaintiffs filed an amended complaint and in May 2012, we filed another motion to dismiss, which remains pending. We cannot predict the outcome or consequences of this case, which we intend to vigorously defend.

Investigations

In December 2010, we received an anonymous e-mail alleging that certain current and former employees violated our Code of Business Conduct (COBC) and the Foreign Corrupt Practices Act (FCPA), principally through the use of an Angolan vendor to satisfy local content requirements. We notified the Department of Justice (DOJ) and initiated an internal investigation. The investigation was later expanded to include unrelated matters concerning a third-party customs agent in Angola and third-party customs and visa agents in Iraq. The DOJ and the Securities and Exchange Commission (SEC) also conducted investigations into these matters and we cooperated in those investigations.

In June 2017, we reached a preliminary understanding with the SEC staff to resolve the SEC's investigation. On July 27, 2017, the Commissioners of the SEC formally approved this settlement. To settle the investigation, we, without admitting or denying any of the factual findings, have consented to the entry of an administrative order stating that in connection with the use of a local content provider in Angola, we violated the books and records and internal controls provisions of the FCPA. In the third quarter of 2017, we made a total payment of approximately \$29 million for disgorgement, prejudgment interest, and a civil penalty, and agreed to engage an independent consultant to review aspects of our compliance program in Africa.

Separately, the DOJ advised us that it has completed its investigation and will not be taking any action regarding these matters.

Environmental

We are subject to numerous environmental, legal and regulatory requirements related to our operations worldwide. In the United States, these laws and regulations include, among others:

- the Comprehensive Environmental Response, Compensation, and Liability Act;
- the Resource Conservation and Recovery Act;
- the Clean Air Act;
- the Federal Water Pollution Control Act:
- the Toxic Substances Control Act; and
- the Oil Pollution Act.

In addition to the federal laws and regulations, states and other countries where we do business often have numerous environmental, legal, and regulatory requirements by which we must abide. We evaluate and address the environmental impact of our operations by assessing and remediating contaminated properties in order to avoid future liabilities and comply with environmental, legal and regulatory requirements. Our Health, Safety and Environment group has several programs in place to maintain environmental leadership and to help prevent the occurrence of environmental contamination. On occasion we are involved in environmental litigation and claims, including the remediation of properties we own or have operated, as well as efforts to meet or correct compliance-related matters. We do not expect costs related to those claims and remediation requirements to have a material adverse effect on our liquidity, consolidated results of operations, or consolidated financial position. Our accrued liabilities for environmental matters were \$44 million as of September 30, 2017 and \$50 million as of December 31, 2016. Because our estimated liability is typically within a range and our accrued liability may be the amount on the low end of that range, our actual liability could eventually be well in excess of the amount accrued. Our total liability related to environmental matters covers numerous properties.

Additionally, we have subsidiaries that have been named as potentially responsible parties along with other third parties for seven federal and state Superfund sites for which we have established reserves. As of September 30, 2017, those seven sites accounted for approximately \$3 million of our \$44 million total environmental reserve. Despite attempts to resolve these Superfund matters, the relevant regulatory agency may at any time bring suit against us for amounts in excess of the amount accrued. With respect to some Superfund sites, we have been named a potentially responsible party by a regulatory agency; however, in each of those cases, we do not believe we have any material liability. We also could be subject to third-party claims with respect to environmental matters for which we have been named as a potentially responsible party.

Guarantee arrangements

In the normal course of business, we have agreements with financial institutions under which approximately \$2.0 billion of letters of credit, bank guarantees or surety bonds were outstanding as of September 30, 2017. Some of the outstanding letters of credit have triggering events that would entitle a bank to require cash collateralization. None of these off balance sheet arrangements either has, or is likely to have, a material effect on our consolidated financial statements.

Note 6. Income per Share

Basic income or loss per share is based on the weighted average number of common shares outstanding during the period. Diluted income per share includes additional common shares that would have been outstanding if potential common shares with a dilutive effect had been issued. Antidilutive shares represent potential common shares which are excluded from the computation of diluted income or loss per share as their impact would be antidilutive.

A reconciliation of the number of shares used for the basic and diluted income per share computations is as follows:

	Three Months Ended September 30		Nine Mont Septem	
Millions of shares	2017	2016	2017	2016
Basic weighted average common shares outstanding	872	862	869	860
Dilutive effect of awards granted under our stock incentive plans	1	2	3	_
Diluted weighted average common shares outstanding	873	864	872	860
Antidilutive shares:				
Options with exercise price greater than the average market price	14	12	6	13
Options which are antidilutive due to net loss position	_	_	_	1
Total antidilutive shares	14	12	6	14

Note 7. Fair Value of Financial Instruments

At September 30, 2017, we held \$105 million of investments in fixed income securities with maturities ranging from less than one year to September 2020, of which \$66 million are classified as "Other current assets" and \$39 million are classified as "Other assets" on our condensed consolidated balance sheets. At December 31, 2016, we also held \$92 million of investments in fixed income securities. These securities consist primarily of corporate bonds and other debt instruments, are accounted for as available-for-sale and are recorded at fair value on quoted prices for identical assets in less active markets, which are categorized within level 2 on the fair value hierarchy.

At September 30, 2017 and December 31, 2016, we held an interest-bearing promissory note with our primary customer in Venezuela with a par value of \$200 million. The initial fair value of the promissory note of \$52 million was based on pricing data points for similar assets in an illiquid market and is categorized within level 3 on the fair value hierarchy. We are using an effective interest method to accrete the carrying amount to its par value as it matures. This accretion income is being recorded through "Interest expense, net of interest income" on our condensed consolidated statements of operations. As of September 30, 2017, the carrying amount of this promissory note was \$116 million, consisting of a current portion of \$92 million and non-current portion of \$24 million, which are classified as "Receivables" and "Other assets," respectively, on our condensed consolidated balance sheets. Although this customer has made all scheduled interest payments on the note, they did not make the first scheduled principal payment in the third quarter of 2017, which they informed us was due to banking complications. We continue to have discussions with this customer regarding the delay, and they have confirmed their intention to make the payment. As of September 30, 2017, the fair value of this note approximates its initial fair value, which is lower than its carrying amount. However, we continue to hold this note to maturity and account for it under an accretion model as we believe that our customer will make all required payments. Accordingly, we do not believe any write-downs of this note are appropriate at this time. We will continue to monitor conditions in Venezuela and assess the value of this note going forward. The carrying amount as of December 31, 2016 was \$70 million, which approximated its fair value.

During the second quarter of 2017, we made a decision to exchange an additional \$375 million of our accounts receivable with our primary customer in Venezuela for an additional interest-bearing promissory note with a par value of the same amount. We recognized a pre-tax loss of \$262 million for a fair market value adjustment related to this exchange. We determined fair value based on pricing data points for similar notes in an illiquid market which is categorized within level 3 on the fair value hierarchy. While this exchange has not been finalized, we continue to pursue this transaction in accordance with applicable law. See Note 2 for further discussion.

We maintain an interest rate management strategy that is intended to mitigate the exposure to changes in interest rates in the aggregate for our debt portfolio. We use interest rate swaps to effectively convert a portion of our fixed rate debt to floating LIBOR-based rates. Our interest rate swaps, which expire when the underlying debt matures, are designated as fair value hedges of the underlying debt and are determined to be highly effective. These derivative instruments are marked to market with gains and losses recognized currently in interest expense to offset the respective gains and losses recognized on changes in the fair value of the hedged debt. During the first quarter of 2017, we terminated a series of our interest rate swaps with a notional amount of \$1.4 billion in conjunction with our early redemption of senior notes. We included the gain from the swap termination in our calculation of early debt extinguishment costs. As of September 30, 2017, we had one remaining interest rate swap relating to one of our debt instruments with a total notional amount of \$100 million. The fair value of our interest rate swaps as of September 30, 2017 and December 31, 2016 are included in "Other assets" in our condensed consolidated balance sheets and were immaterial. The fair value of our interest rate swaps are categorized within level 2 on the fair value hierarchy and were determined using an income approach model with inputs, such as the notional amount, LIBOR rate spread and settlement terms that are observable in the market or can be derived from or corroborated by observable data.

The carrying amount of cash and equivalents, receivables, and accounts payable, as reflected in the condensed consolidated balance sheets, approximates fair value due to the short maturities of these instruments.

The carrying amount and fair value of our total debt, including short-term borrowings and current maturities of long-term debt, is as follows:

	Sept	ember 30, 2017		December	31, 2016	
	•	Total fair (Carrying		Total fair	Carrying
Millions of dollars	Level 1 Leve	el 2 value	value Level 1	Level 2	value	value
Total debt	\$ 345 \$ 11	,906 \$ 12,251 \$	10,938 \$ 753	\$ 12,812 \$	13,565 5	12,384

Our debt categorized within level 1 on the fair value hierarchy is calculated using quoted prices in active markets for identical liabilities with transactions occurring on the last two days of period-end. Our debt categorized within level 2 on the fair value hierarchy is calculated using significant observable inputs for similar liabilities where estimated values are determined from observable data points on our other bonds and on other similarly rated corporate debt or from observable data points of transactions occurring prior to two days from period-end and adjusting for changes in market conditions. Our total fair value and carrying value of debt decreased during the nine months ended September 30, 2017 primarily due to the early extinguishment of \$1.4 billion of senior notes. Additionally, differences between the periods presented in our level 1 and level 2 classification of our long-term debt relate to the timing of when transactions are executed. We have no debt categorized within level 3 on the fair value hierarchy based on unobservable inputs.

Note 8. New Accounting Pronouncements

Standards adopted in 2017

Stock-Based Compensation

On January 1, 2017, we adopted an accounting standards update issued by the Financial Accounting Standards Board (FASB) which simplifies several aspects of accounting for share-based payment transactions, including the income tax consequences, classification of awards as either equity or liabilities, and the classification on the statement of cash flows. In addition, the update allows an entity-wide accounting policy election to either estimate the number of awards that are expected to vest or account for forfeitures when they occur. The element of the update that has the most impact on our financial statements is income tax consequences. Excess tax benefits and tax deficiencies on stock-based compensation awards are now included in our tax provision within our condensed consolidated statement of operations as discrete items in the reporting period in which they occur, rather than previous accounting of recording in additional paid-in capital on our condensed consolidated balance sheets. We have also elected to continue our current policy of estimating forfeitures of stock-based compensation awards at the time of grant and revising in subsequent periods to reflect actual forfeitures. We applied the update prospectively beginning January 1, 2017, and the adoption did not have a material impact on our condensed consolidated financial statements.

Intra-Entity Transfers of Assets

On January 1, 2017, we adopted an accounting standards update issued by the FASB to improve the accounting for the income tax consequences of intra-entity transfers of assets other than inventory. The update requires an entity to recognize the income tax consequences of an intra-entity transfer of an asset other than inventory when the transfer occurs, rather than the previous requirement to defer recognition of current and deferred income taxes for an intra-entity asset transfer until the asset had been sold to an outside party. Two common examples of assets included in the scope of this update are intellectual property and property, plant and equipment. The update was applied on a modified retrospective basis resulting in a cumulative-effect adjustment of \$384 million recorded directly to retained earnings as of January 1, 2017.

Inventory

On January 1, 2017, we adopted an accounting standards update issued by the FASB which simplifies the measurement of inventory. The update now requires inventory measured using the first in, first out or average cost methods to be subsequently measured at the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less reasonably predictable cost of completion, disposal and transportation. The update eliminated the requirement to subsequently measure inventory at the lower of cost or market, which could be replacement cost, net realizable value, or net realizable value less an approximately normal profit margin. The adoption of this update did not impact our condensed consolidated financial statements.

Standards not yet adopted

Revenue Recognition

In May 2014, the FASB issued a comprehensive new revenue recognition standard that will supersede existing revenue recognition guidance under U.S. GAAP. The core principle of the new guidance is that a company should recognize revenue to depict the transfer of promised goods or services to customers in an amount that reflects the consideration to which the company expects to be entitled in exchange for those goods or services. The standard creates a five step model that requires companies to exercise judgment when considering the terms of a contract and all relevant facts and circumstances. The standard allows for several transition methods: (a) a full retrospective adoption in which the standard is applied to all of the periods presented, or (b) a modified retrospective adoption in which the standard is applied only to the most current period presented in the financial statements with a cumulative-effect adjustment reflected in retained earnings. The standard also requires significantly expanded disclosures regarding the qualitative and quantitative information of an entity's nature, amount, timing and uncertainty of revenue and cash flows arising from contracts with customers. This new revenue recognition standard will be effective for annual reporting periods beginning after December 15, 2017, including interim periods within that reporting periods.

We performed a detailed review of our contract portfolio representative of our different businesses and compared historical accounting policies and practices to the new standard. Because the standard will impact our business processes, systems and controls, we also developed a comprehensive change management project plan to guide the implementation. Over the course of 2017, we have conducted training sessions for those in our global organization that will be impacted by the new standard and have developed a web-based training course providing a detailed overview of the key changes within the new standard. Our services are primarily short-term in nature, and we do not expect the new revenue recognition standard will have a material impact on our financial statements upon adoption. We will adopt the new standard utilizing the modified retrospective method that will result in a cumulative effect adjustment as of January 1, 2018.

Leases

In February 2016, the FASB issued an accounting standards update related to accounting for leases, which requires the assets and liabilities that arise from leases to be recognized on the balance sheet. Currently only capital leases are recorded on the balance sheet. This update will require the lessee to recognize a lease liability equal to the present value of the lease payments and a right-of-use asset representing its right to use the underlying asset for the lease term for all leases longer than 12 months. For leases with a term of 12 months or less, a lessee is permitted to make an accounting policy election by class of underlying asset not to recognize lease assets and liabilities and recognize the lease expense for such leases generally on a straight-line basis over the lease term. This update will be effective for fiscal periods beginning after December 15, 2018, including interim periods within that reporting period. Early adoption is permitted. We are currently evaluating the impact that this update will have on our condensed consolidated financial statements.

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

EXECUTIVE OVERVIEW

Organization

We are one of the world's largest providers of products and services to the energy industry. We help our customers maximize value throughout the lifecycle of the reservoir - from locating hydrocarbons and managing geological data, to drilling and formation evaluation, well construction and completion, and optimizing production throughout the life of the asset. Activity levels within our operations are significantly impacted by spending on upstream exploration, development and production programs by major, national and independent oil and natural gas companies. We report our results under two segments, the Completion and Production segment and the Drilling and Evaluation segment:

- our Completion and Production segment delivers cementing, stimulation, intervention, pressure control, specialty chemicals, artificial lift, and completion products and services. The segment consists of Production Enhancement, Cementing, Completion Tools, Production Solutions, Pipeline and Process Services, Multi-Chem and Artificial Lift.
- our Drilling and Evaluation segment provides field and reservoir modeling, drilling, evaluation and precise wellbore placement solutions that enable customers to model, measure, drill and optimize their well construction activities. The segment consists of Baroid, Sperry Drilling, Wireline and Perforating, Drill Bits and Services, Landmark Software and Services, Testing and Subsea, and Consulting and Project Management.

The business operations of our segments are organized around four primary geographic regions: North America, Latin America, Europe/Africa/CIS and Middle East/Asia. We have manufacturing operations in various locations, the most significant of which are located in the United States, Canada, Malaysia, Singapore and the United Kingdom. With over 50,000 employees, we operate in approximately 70 countries around the world, and our corporate headquarters are in Houston, Texas and Dubai, United Arab Emirates.

Financial results

Our business continued to strengthen during the third quarter of 2017, marked by increases compared to the second quarter of 2017 in the average North American land rig count and improved profitability in our international business. Our North American business continued to improve in the third quarter of 2017, with revenue growth of 14%, compared to the second quarter of 2017, significantly outperforming the average United States land rig count increase of 6%. While the international markets have been slower to recover and continue to face pricing pressure as customers defer new projects and focus on lowering costs, we are committed to making this market sustainable. Cost cutting remains a major theme in our international business and the use of technology to lower our customer costs is important. Our product service lines continue to deliver technology driven value propositions to help our customers increase production and lower costs.

We generated total company revenue of \$5.4 billion during the third quarter of 2017, a 42% increase from the \$3.8 billion of revenue generated in the third quarter of 2016. This increase resulted from improved activity, utilization, and pricing associated with pressure pumping services in the United States land market, as well as contributions from our recent artificial lift acquisition in North America. We reported operating income of \$634 million in the third quarter of 2017, compared to operating income of \$128 million in the third quarter of 2016. Our operating results are benefiting from the structural global cost savings initiatives implemented over the past few years to address challenging market conditions.

During the first quarter, we made the decision to bring back cold-stacked pressure pumping equipment more rapidly than originally planned because of customer demand and to maintain market share while capturing leading edge pricing, and we have successfully executed this reactivation plan. The reactivated equipment has enhanced our overall margins during the first nine months of 2017. North America experienced a significant margin improvement from the first to third quarter of 2017 as a result of activity and pricing increases. We are diligently working towards optimizing margins and reaching targets we have set for our organization, which we believe are achievable through competitive pricing, improved equipment utilization and reducing our cost structure.

Business outlook

While 2016 was challenging as we navigated through the historic industry downturn, we believe our financial results in 2017 reflect our successful execution in a difficult environment and that our strategy has positioned us for any challenges and opportunities ahead. Commodity prices and the North America rig count have improved substantially from first half 2016 lows, and despite a range bound commodity price environment in 2017, we are benefiting from our improved market share, delivery platform and cost containment strategies.

In North America, improved commodity prices and rig counts from 2016 lows have resulted in a rapidly recovering market through the third quarter of 2017, particularly in United States unconventionals. At the current North American rig count, we are drilling approximately the same footage as the peak of 2014, along with significantly increased completions intensity. As rig count stabilizes, our customers focus on efficiencies, optimization and production. We are continuing to collaborate and engineer solutions to maximize asset value for our customers and will continue to focus on increasing equipment utilization, managing costs and expanding our surface efficiency model. Additionally, we gained significant North America market share through the downturn by demonstrating to our customers the benefits of our service quality and technology. We have been utilizing this increased market share to drive margin improvement. The historically high level of market share we built in the downturn gives us the ability to focus our work with the most efficient customers, and as such, we continued to execute our strategy of high grading the profitability of our portfolio with customers that value our services. During the third quarter of 2017, we acquired Summit ESP which was an important step in building out our production oriented business lines.

While the international markets were more resilient than North America through most of the downturn, particularly in the Eastern Hemisphere, low commodity prices have stressed customer budgets and impacted economics across deepwater and mature fields. As a result, our international business is experiencing activity reductions and pricing pressure in 2017 when compared to 2016. While we are working with our customers to improve project economics through technology and improved operating efficiency, any activity improvements for the remainder of 2017 will likely be offset by continued pricing pressure. However, we are now in the third year of significant underspending in the international markets. This implies that production declines will likely accelerate in the medium term as the backlog of new projects are completed and additional projects are not coming behind them. These eventual declines should help support higher commodity prices and increased international E&P spending.

During the first nine months of 2017, we had \$934 million of capital expenditures, an increase of 49% from the first nine months of 2016. We plan to continue adjusting capital spending during 2017 and into 2018 to align with market conditions. We have successfully executed our deployment strategy to reactivate our cold-stacked pressure pumping equipment to respond to customer demand and converting our hydraulic fracturing fleet to Q10 pumps to support our surface efficiency model. We remain committed to generating industry-leading returns and continue to be focused on achieving leading edge pricing, driving better utilization and continuous cost control.

We intend to continue to strengthen our product service lines through a combination of organic growth, investment and selective acquisitions. We are continuing to execute the following strategies in 2017:

- directing capital and resources into strategic growth markets, including unconventional plays and mature fields;
- leveraging our broad technology offerings to provide value to our customers and enable them to more efficiently drill and complete their wells;
- exploring additional opportunities for acquisitions that will enhance or augment our current portfolio of services and products, including those with unique technologies or distribution networks in areas where we do not already have significant operations;
- investing in technology that will help our customers reduce reservoir uncertainty and increase operational efficiency;
- improving working capital and managing our balance sheet to maximize our financial flexibility;
- continuing to seek ways to be one of the most cost efficient service providers in the industry by maintaining capital discipline and leveraging our scale and breadth of operations; and
- collaborating and engineering solutions to maximize asset value for our customers.

Our operating performance and business outlook are described in more detail in "Business Environment and Results of Operations."

Financial markets, liquidity, and capital resources

We believe we have invested our cash balances conservatively and secured sufficient financing to help mitigate any near-term negative impact on our operations from adverse market conditions. We closed the third quarter of 2017 at \$1.9 billion of cash and equivalents. We also have \$3.0 billion available under our revolving credit facility which, combined with our cash balance, we believe provides us with sufficient liquidity to address the challenges and opportunities of the current market. For additional information on market conditions, see "Liquidity and Capital Resources" and "Business Environment and Results of Operations."

LIQUIDITY AND CAPITAL RESOURCES

As of September 30, 2017, we had \$1.9 billion of cash and equivalents, compared to \$4.0 billion at December 31, 2016. Additionally, we held \$105 million of investments in fixed income securities at September 30, 2017, compared to \$92 million at December 31, 2016. These securities are reflected in "Other current assets" and "Other assets" in our condensed consolidated balance sheets. Approximately \$1.6 billion of our total cash position as of September 30, 2017 was held by our foreign subsidiaries, a substantial portion of which is available to be repatriated into the United States to fund our U.S. operations or for general corporate purposes, with a portion subject to certain country-specific restrictions. We have provided for U.S. federal income taxes on cumulative undistributed foreign earnings where we have determined that such earnings are not indefinitely reinvested.

Significant sources and uses of cash

Sources of cash:

- Cash flows from operating activities were \$1.5 billion during the first nine months of 2017.
- We received a United States tax refund in the amount of approximately \$478 million in the third quarter of 2017, primarily related to the carryback of our net operating losses recognized in 2016.

Uses of cash:

- We early redeemed \$1.4 billion of senior notes during the first quarter of 2017, which resulted in a payment of approximately \$1.5 billion, inclusive of the redemption premium. We also repaid \$45 million of senior notes that matured during the second quarter of 2017.
- Capital expenditures were \$934 million in the first nine months of 2017, and were predominantly made in our Production Enhancement, Sperry Drilling, Production Solutions, Baroid, and Wireline and Perforating product service lines.
- We paid approximately \$630 million in the third quarter of 2017 to acquire Summit ESP, Ingrain Inc., and Optimization Petroleum Technology. The additions of these three businesses strengthen our artificial lift, wireline, and Landmark portfolios for our global customers.
- During the first nine months of 2017, working capital (receivables, inventories and accounts payable) increased by a net \$502 million, primarily due to increased business activity.
- We paid \$469 million in dividends to our shareholders during the first nine months of 2017.
- We made the final installment settlement payment related to the Macondo well incident in the amount of \$335 million, as well as our third and final legal fees payment of \$33 million during the first nine months of 2017.
- We paid \$54 million in the second quarter of 2017 to settle a class action lawsuit and \$29 million in the third quarter of 2017 for a resolution of an SEC investigation of certain past matters related to our operations in Angola and Iraq. See Note 5 to the condensed consolidated financial statements for further information.

Future sources and uses of cash

Capital spending for the full year 2017 is currently expected to be approximately \$1.3 billion to \$1.4 billion.

Currently, our quarterly dividend rate is \$0.18 per common share, or approximately \$156 million. Subject to the approval of our Board of Directors, our intention is to continue paying dividends at our current rate.

Our Board of Directors has authorized a program to repurchase our common stock from time to time. Approximately \$5.7 billion remains authorized for repurchases as of September 30, 2017 and may be used for open market and other share purchases. There were no repurchases made under the program during the nine months ended September 30, 2017.

Other factors affecting liquidity

Financial position in current market. As of September 30, 2017, we had \$1.9 billion of cash and equivalents, \$105 million in fixed income investments, and \$3.0 billion of available committed bank credit under our revolving credit facility. Furthermore, we have no financial covenants or material adverse change provisions in our bank agreements, and our debt maturities extend over a long period of time. We believe our cash on hand, cash flows generated from operations, and our available credit facility will provide sufficient liquidity to address the challenges and opportunities of the current market and manage our global cash needs for the remainder of 2017, including capital expenditures, working capital investments, dividends, if any, and contingent liabilities.

Guarantee agreements. In the normal course of business, we have agreements with financial institutions under which approximately \$2.0 billion of letters of credit, bank guarantees or surety bonds were outstanding as of September 30, 2017. Some of the outstanding letters of credit have triggering events that would entitle a bank to require cash collateralization.

Credit ratings. Our credit ratings with Standard & Poor's (S&P) remain BBB+ for our long-term debt and A-2 for our short-term debt, with a stable outlook. Our credit ratings with Moody's Investors Service (Moody's) remain Baa1 for our long-term debt and P-2 for our short-term debt, with a stable outlook.

Customer receivables. In line with industry practice, we bill our customers for our services in arrears and are, therefore, subject to our customers delaying or failing to pay our invoices. In weak economic environments, we may experience increased delays and failures to pay our invoices due to, among other reasons, a reduction in our customers' cash flow from operations and their access to the credit markets as well as unsettled political conditions. If our customers delay paying or fail to pay us a significant amount of our outstanding receivables, it could have a material adverse effect on our liquidity, consolidated results of operations and consolidated financial condition. See Note 2 to the condensed consolidated financial statements for further discussion related to receivables from our primary customer in Venezuela.

BUSINESS ENVIRONMENT AND RESULTS OF OPERATIONS

We operate in approximately 70 countries throughout the world to provide a comprehensive range of services and products to the energy industry. A significant amount of our consolidated revenue is derived from the sale of services and products to major, national, and independent oil and natural gas companies worldwide. The industry we serve is highly competitive with many substantial competitors in each segment of our business. During the first nine months of 2017, based upon the location of the services provided and products sold, 53% of our consolidated revenue was from the United States, compared to 40% of consolidated revenue from the United States in the first nine months of 2016. No other country accounted for more than 10% of our revenue during these periods.

Operations in some countries may be adversely affected by unsettled political conditions, acts of terrorism, civil unrest, force majeure, war or other armed conflict, sanctions, expropriation or other governmental actions, inflation, changes in foreign currency exchange rates, foreign currency exchange restrictions and highly inflationary currencies, as well as other geopolitical factors. We believe the geographic diversification of our business activities reduces the risk that loss of operations in any one country, other than the United States, would be materially adverse to our consolidated results of operations.

Activity within our business segments is significantly impacted by spending on upstream exploration, development and production programs by our customers. Also impacting our activity is the status of the global economy, which impacts oil and natural gas consumption.

Some of the more significant determinants of current and future spending levels of our customers are oil and natural gas prices, global oil supply, the world economy, the availability of credit, government regulation and global stability, which together drive worldwide drilling activity. Lower oil and natural gas prices usually translate into lower exploration and production budgets. Our financial performance is significantly affected by oil and natural gas prices and worldwide rig activity, which are summarized in the tables below, and well count in North America.

The following table shows the average oil and natural gas prices for West Texas Intermediate (WTI), United Kingdom Brent crude oil, and Henry Hub natural gas:

	Three Months	Ended	Year Ended	
	September	r 30	December 31	
	2017	2016	2016	
Oil price - WTI (1)	\$ 48.36 \$	44.84 5	43.14	
Oil price - Brent (1)	52.31	45.79	43.55	
Natural gas price - Henry Hub (2)	3.15	2.88	2.52	

⁽¹⁾ Oil price measured in dollars per barrel

⁽²⁾ Natural gas price measured in dollars per million British thermal units (Btu), or MMBtu

The historical average rig counts based on the weekly Baker Hughes Incorporated rig count information were as follows:

	Three Mont Septemb		Nine Months Ended September 30		
Land vs. Offshore	2017	2016	2017	2016	
United States:					
Land	927	461	841	459	
Offshore (incl. Gulf of Mexico)	19	18	20	23	
Total	946	479	861	482	
Canada:					
Land	207	119	206	110	
Offshore	1	2	1	2	
Total	208	121	207	112	
International (excluding Canada):					
Land	749	711	748	740	
Offshore	199	225	200	225	
Total	948	936	948	965	
Worldwide total	2,102	1,536	2,016	1,559	
Land total	1,883	1,291	1,795	1,309	
Offshore total	219	245	221	250	
-	Three Mont	er 30	Nine Month Septemb	er 30	
Oil vs. Natural Gas	2017	2016	2017	2016	
United States (incl. Gulf of Mexico):	=00	201		200	
Oil	760	391	691	388	
Natural gas	186	88	170	94	
Total	946	479	861	482	
Canada: Oil	115	64	110	54	
Natural gas	93	57	110 97	58	
Total	208	121	207	112	
International (excluding Canada):	200	121	207	112	
Oil	731	709	729	733	
Natural gas	217	227	219	232	
Total	948	936	948	965	
Worldwide total	2,102	1,536	2,016	1,559	
Oil total	1,606	1,164	1,530	1,175	
Natural gas total	496	372	486	384	
	Three Months Ended September 30		Nine Month Septemb	ıs Ended	
Drilling Type	2017	2016	2017	2016	
United States (incl. Gulf of Mexico):					
Horizontal	799	373	720	376	
Vertical	70	61	72	58	
Directional	77	45	69	48	
Total	946	479	861	482	

Crude oil prices have been extremely volatile during the past few years. WTI oil spot prices declined significantly beginning in 2014 from a peak price of \$108 per barrel in June 2014 to a low of \$26 per barrel in February 2016, a level which had not been experienced since 2003. Brent crude oil spot prices declined from a high of \$115 per barrel in June 2014 to \$26 per barrel in January 2016. Since the low point experienced in early 2016, oil prices have increased and become range bound in 2017. WTI oil spot prices ranged from a low of \$42 per barrel in June 2017 to a high of \$54 per barrel in February 2017. Brent crude oil spot prices ranged from a low of \$44 in June 2017 to a high of \$60 in September 2017. The average WTI and Brent oil spot prices during the third quarter of 2017 were \$48 and \$52, respectively.

Crude prices rose in the third quarter of 2017 due to increasing expectations for global economic and oil demand growth and falling Organization of the Petroleum Exporting Countries (OPEC) production, which led to declining global oil inventories. Strengthening global economic conditions and geopolitical factors are the main drivers for the expected rise in oil demand in 2018. The United States Energy Information Administration (EIA) forecasts the average 2018 Brent crude oil price to be \$54 per barrel in their October 2017 "Short Term Energy Outlook," while WTI prices are projected to average about \$3.50 less per barrel. Crude oil production in the United States is now projected to average 9.2 million barrels per day in 2017, while 2018 projections of 9.9 million barrels per day would mark the highest annual average in United States history. The International Energy Agency's (IEA) October 2017 "Oil Market Report" forecasts the 2017 global demand to average approximately 98 million barrels per day, which is up 2% from 2016, with 2018 forecasts of 99 million barrels per day.

The average Henry Hub natural gas spot price in the United States was \$2.98 per MMBtu in September 2017, which was flat from June 2017, due to natural gas production keeping pace with consumption and demand for exports. However, natural gas prices have risen 72% from a low of \$1.73 in March 2016. The EIA October 2017 "Short Term Energy Outlook" expects growth in natural gas exports and domestic natural gas consumption to cause a rise in natural gas prices to a projected EIA average spot price of \$3.19 per MMBtu in 2018.

North America operations

The United States land rig count continued its increase in the third quarter of 2017, with a 6% improvement over the second quarter of 2017 and 101% improvement over the third quarter of 2016. North America oil-directed rig count increased 420 rigs, or 92%, in the third quarter of 2017 as compared to the third quarter of 2016, while the natural gas-directed rig count in North America increased 134 rigs, or 92%, during the same period. As a result of the recent uptick in activity and the structural changes to our delivery platform we made over the past few years, after recording operating losses in North America in the first three quarters of 2016, we returned to operating profitability in the fourth quarter of 2016 with continued improvements throughout 2017. Rig count has stabilized during the third quarter of 2017, with customers searching for improved production with an increased focus on efficiency and optimization of wells.

In the Gulf of Mexico, the average offshore rig count for the third quarter of 2017 was down two rigs, or 10%, compared to the second quarter of 2017. The impacts of Hurricane Harvey led customers in the Gulf of Mexico and Eagle Ford to suspend activity temporarily in the third quarter of 2017. Low commodity prices have stressed budgets and have impacted economics across the deepwater market, negatively impacting activity and pricing. These headwinds still persist today, and we believe there will continue to be challenges in 2017 to deepwater project economics. Activity in the Gulf of Mexico is dependent on governmental approvals for permits, our customers' actions, and the entry and exit of deepwater rigs in the market.

International operations

The average international rig count for the third quarter of 2017 was essentially flat compared to both the second quarter of 2017 and the third quarter of 2016. Lower sustained crude oil prices have caused many of our customers to reduce their budgets and defer several new projects; however, we have continued to work with our customers to improve project economics through technology and improved operating efficiency. In Latin America, rig count has grown slightly in the third quarter of 2017, after experiencing historic lows across the region during 2016. These increases were driven by Argentina, Mexico and Brazil. Venezuela continues to experience significant political and economic turmoil. While the region is slowly showing signs of improvement, there are significant headwinds and pricing pressures that must be overcome to obtain a full recovery and we remain focused on efficiencies in our execution. For the Eastern Hemisphere, we believe the first quarter represented the bottom of the international rig count. The Middle East remains our most active international market, with the largest part of the work focused on maximizing production in mature fields with the use of technology and expanded reservoir knowledge. Due to the longer term contractual nature of international markets and the level of continuing price pressure, we expect pricing pressures will offset activity gains over the near term.

Venezuela. The Venezuelan government currently has a dual-rate foreign exchange system: (i) the DIPRO, which represents a protected rate of 10.0 Bolívares per United States dollar made available for vital imports such as food, medicine and raw materials for production; and (ii) the DICOM, which is intended to be a free floating system that will fluctuate according to market supply and demand. The DICOM continues to significantly devalue and had a market rate of 3,345 Bolívares per United States dollar at September 30, 2017, as compared to a market rate of 276 Bolívares per United States dollar in early 2016 when the DICOM was created. We are utilizing the DICOM to remeasure our net monetary assets denominated in Bolívares. The continued devaluation of the Bolívar under the DICOM did not materially affect our financial statements for the nine months ended September 30, 2017 due to our immaterial net monetary position in the local currency.

As of September 30, 2017, our total net investment in Venezuela was approximately \$727 million, with less than \$1 million of net monetary liabilities denominated in Bolívares, and we had an additional \$36 million of surety bond guarantees outstanding relating to our Venezuelan operations.

See Note 2 and Note 7 to the condensed consolidated financial statements for additional information about outstanding receivables from our primary customer in Venezuela and Part II, Item 1(a), "Risk Factors" for additional information on risks associated with our operations in Venezuela, including recent sanctions imposed in Venezuela.

RESULTS OF OPERATIONS IN 2017 COMPARED TO 2016

Three Months Ended September 30, 2017 Compared with Three Months Ended September 30, 2016

Three Months	s Ended		
Septembe	r 30	Favorable	Percentage
 2017	2016	(Unfavorable)	Change
\$ 3,537 \$	2,176	\$ 1,361	63 %
1,907	1,657	250	15
\$ 5,444 \$	3,833	\$ 1,611	42 %
\$ 3,163 \$	1,658	\$ 1,505	91 %
530	415	115	28
722	744	(22)	(3)
1,029	1,016	13	1
\$ 5,444 \$	3,833	\$ 1,611	42 %
\$	Septembe 2017 \$ 3,537 \$ 1,907 \$ 5,444 \$ \$ 3,163 \$ 530 722 1,029	\$ 3,537 \$ 2,176 1,907 1,657 \$ 5,444 \$ 3,833 \$ 3,163 \$ 1,658 530 415 722 744 1,029 1,016	September 30 Favorable 2017 2016 (Unfavorable) \$ 3,537 \$ 2,176 \$ 1,361 1,907 1,657 250 \$ 5,444 \$ 3,833 \$ 1,611 \$ 3,163 \$ 1,658 \$ 1,505 530 415 115 722 744 (22) 1,029 1,016 13

OPERATING INCOME:	Three Months Ended September 30			Favorable	Percentage
Millions of dollars	2017		2016	(Unfavorable)	Change
Completion and Production	\$	525 \$	24	\$ 501	2,088 %
Drilling and Evaluation		180	151	29	19
Total		705	175	530	303
Corporate and other		(71)	(47)	(24)	(51)
Total operating income	\$	634 \$	128	\$ 506	395 %

Consolidated revenue was \$5.4 billion in the third quarter of 2017, an increase of \$1.6 billion, or 42%, as compared to the third quarter of 2016, primarily associated with improvements in pressure pumping services and drilling activity, as well as contributions from our recent artificial lift acquisition in North America. Revenue from North America was 58% of consolidated revenue in the third quarter of 2017, compared to 43% of consolidated revenue in the third quarter of 2016, reflecting the improvement that our North America operations are experiencing as the oil and gas industry recovers.

Consolidated operating income was \$634 million during the third quarter of 2017 compared to \$128 million in the third quarter of 2016. Operating results improved primarily from increased activity, utilization and pricing associated with pressure pumping services.

OPERATING SEGMENTS

Completion and Production

Completion and Production revenue in the third quarter of 2017 was \$3.5 billion, an increase of \$1.4 billion, or 63%, from the third quarter of 2016. Operating income in the third quarter of 2017 was \$525 million, an increase of \$501 million from the third quarter of 2016. Improved operating results were primarily related to increased activity, utilization and pricing associated with pressure pumping services in the United States land market, as well as stimulation activity in Canada and the Gulf of Mexico, in addition to contributions from our recent artificial lift acquisition.

Drilling and Evaluation

Drilling and Evaluation revenue in the third quarter of 2017 was \$1.9 billion, an increase of \$250 million, or 15%, from the third quarter of 2016. Improved results were driven by increased drilling activity and logging services in the United States land market, project management and drilling fluid services in Mexico, and drilling activity in Russia. These increases were partially offset by reduced activity and pricing for drilling-related services in the Eastern Hemisphere.

Operating income in the third quarter of 2017 was \$180 million, an increase of \$29 million, or 19%, compared to the third quarter of 2016, driven by improved pricing and activity for drilling-related services in the United States land market,

partially offset by the impact of pricing pressures and activity reductions in the Eastern Hemisphere for drilling and logging activity.

GEOGRAPHIC REGIONS

North America

North America revenue in the third quarter of 2017 was \$3.2 billion, a 91% improvement compared to the third quarter of 2016. Revenue increases were driven by improved customer demand in our United States land sector, resulting in increased pricing and utilization across almost all of our product service lines, primarily pressure pumping services, drilling fluids and drilling services, coupled with contributions from our recent artificial lift acquisition.

Latin America

Latin America revenue in the third quarter of 2017 was \$530 million, a 28% increase compared to the third quarter of 2016, primarily as a result of increased project management and drilling services in Mexico, improved pressure pumping services in Argentina, increased activity in Colombia, and higher activity for well intervention and pipelines services in Brazil. These increases were partially offset by reduced activity in Venezuela and lower completion tool sales in Brazil.

Europe/Africa/CIS

Europe/Africa/CIS revenue in the third quarter of 2017 was \$722 million, a decline of 3% compared to the third quarter of 2016. The decreases during the quarter were primarily driven by reduced activity in Angola, lower completion tool sales in Azerbaijan, and lower cementing and drilling-related activity in the North Sea. These decreases were partially offset by activity improvements in Russia and Nigeria and increased project management activity in the North Sea.

Middle East/Asia

Middle East/Asia revenue in the third quarter of 2017 was \$1.0 billion, relatively flat compared to the third quarter of 2016. Improved stimulation activity and well intervention services in the Middle East were partially offset by reduced drilling activity across the region.

NONOPERATING ITEMS

Interest expense, *net* decreased \$26 million in the third quarter of 2017, compared to the third quarter of 2016, primarily due to interest savings from the early extinguishment of \$1.4 billion of senior notes in the first quarter of 2017.

Effective tax rate. During the three months ended September 30, 2017, we recorded a total income tax provision of \$135 million on pre-tax income of \$496 million, resulting in an effective tax rate of 27.2%. During the three months ended September 30, 2016, we recorded a total income tax benefit of \$59 million on pre-tax losses of \$52 million, resulting in an effective tax rate of 114.3%. Our effective tax rate during the third quarter of 2016 was primarily impacted by a \$29 million tax benefit reflecting the beneficial use of an Argentinian tax treaty that reduces the taxation of royalty payments for intellectual property. The effective tax rates in both periods were impacted by the geographic mix of earnings for the respective periods.

Nine Months Ended September 30, 2017 Compared with Nine Months Ended September 30, 2016

	Nine Months	Liided		
REVENUE:	Septembe	r 30	Favorable	Percentage
Millions of dollars	 2017	2016	(Unfavorable)	Change
Completion and Production	\$ 9,273 \$	6,614 5	\$ 2,659	40 %
Drilling and Evaluation	5,407	5,252	155	3
Total revenue	\$ 14,680 \$	11,866 5	\$ 2,814	24 %
By geographic region:				
By geographic region: North America	\$ 8,164 \$	4,968 5	\$ 3,196	64 %
	\$ 8,164 \$ 1,501	4,968 S 1,432	\$ 3,196 69	64 % 5
North America	\$,		
North America Latin America	\$ 1,501	1,432	69	5

	Nine Months Ended					
OPERATING INCOME:		September	1 30	Favorable	Percentage	
Millions of dollars		2017	2016	(Unfavorable)	Change	
Completion and Production	\$	1,069 \$	22	\$ 1,047	4,759 %	
Drilling and Evaluation		427	546	(119)	(22)	
Total		1,496	568	928	163	
Corporate and other		(251)	(4,210)	3,959	94	
Impairments and other charges		(262)	(3,189)	2,927	92	
Total operating income (loss)	\$	983 \$	(6,831)	\$ 7,814		

Consolidated revenue was \$14.7 billion in the first nine months of 2017, an increase of \$2.8 billion, or 24%, as compared to the first nine months of 2016, primarily due to increased pressure pumping services and drilling activity in North America, partially offset by reduced drilling and logging activity in the Eastern Hemisphere. Revenue from North America was 56% of consolidated revenue in the first nine months of 2017, compared to 42% of consolidated revenue in the first nine months of 2016, reflecting the improvement that our North America operations are experiencing as the oil and gas industry recovers.

Consolidated operating income was \$983 million in the first nine months of 2017, which includes a \$262 million pre-tax loss for a fair market value adjustment related to Venezuela. See Note 2 to the condensed consolidated financial statements for further discussion. This compares to an operating loss of \$6.8 billion during the first nine months of 2016, which includes \$4.1 billion for a merger termination fee and related costs and \$3.2 billion of impairments and other charges. Operating results improved primarily from increased activity, utilization and pricing associated with pressure pumping services and completion tool sales in North America.

OPERATING SEGMENTS

Completion and Production

Completion and Production revenue in the first nine months of 2017 was \$9.3 billion, an increase of \$2.7 billion, or 40%, from the first nine months of 2016. Operating income in the first nine months of 2017 was \$1.1 billion, compared to operating income of \$22 million in the first nine months of 2016. Improved operating results were primarily related to increased activity, utilization and pricing associated with pressure pumping services and completion tool sales in the United States land market and Canada, partially offset by reduced completion tool sales in the Eastern Hemisphere.

Drilling and Evaluation

Drilling and Evaluation revenue in the first nine months of 2017 was \$5.4 billion, an increase of \$155 million, or 3%, from the first nine months of 2016. Operating income in the first nine months of 2017 was \$427 million, a decrease of \$119 million, or 22%, compared to the first nine months of 2016. Increased drilling activity in our North America operations were

offset by reductions across the majority of our product service lines in the Eastern Hemisphere due to pricing pressures and activity reductions, particularly drilling and logging services.

GEOGRAPHIC REGIONS

North America

North America revenue in the first nine months of 2017 was \$8.2 billion, a 64% increase compared to the first nine months of 2016. These results were driven by improved customer demand in our United States land sector with increases in both pricing and activity, primarily related to pressure pumping services, drilling activity and completion tool sales.

Latin America

Latin America revenue in the first nine months of 2017 was \$1.5 billion, a 5% increase compared to the first nine months of 2016, primarily due to increased activity for well intervention, stimulation and drilling-related services in Brazil, increased activity for pressure pumping, drilling-related and logging services in Colombia, and improved drilling-related and project management activity in Ecuador. Partially offsetting these increases were reduced activity in the majority of our product service lines in Venezuela and Mexico, reduced completion tool sales in Brazil and lower drilling activity in Argentina.

Europe/Africa/CIS

Europe/Africa/CIS revenue in the first nine months of 2017 was \$2.0 billion, a 13% decrease from the first nine months of 2016, primarily resulting from activity reductions and pricing pressure, particularly in well completion and pressure pumping services across the region, as well as all of our product service lines in Angola and the North Sea. These decreases were partially offset by improved activity for cementing, drilling and pipeline services in Russia.

Middle East/Asia

Middle East/Asia revenue in the first nine months of 2017 was \$3.0 billion, a 4% decrease from the first nine months of 2016, due to reduced drilling activity and completion tool sales across the region, and lower logging activity in Thailand. These decreases were partially offset by improved stimulation and well intervention activity in the Middle East, increased project management activity in Iraq, and higher drilling fluids and project management activity in India.

OTHER OPERATING ITEMS

Corporate and other expenses were \$251 million in the first nine months of 2017 compared to \$4.2 billion in the first nine months of 2016. During the first nine months of 2017, we incurred approximately \$42 million of charges for litigation settlements, the majority of which related to the resolution of an SEC investigation and one-time executive compensation charges. See Note 5 to the condensed consolidated financial statements for further information. During the first nine months of 2016, we incurred \$4.1 billion of charges for a merger termination fee and related costs.

Impairments and other charges were \$262 million in the nine months ended September 30, 2017, associated with a fair market value adjustment related to Venezuela. See Note 2 to the condensed consolidated financial statements for further discussion. This compares to \$3.2 billion in company-wide charges during the nine months ended September 30, 2016, which consisted of fixed asset impairments and write-offs, inventory write-downs, impairments of intangible assets, severance costs, facility closures, a loss on exchange for a promissory note in Venezuela, and other charges.

NONOPERATING ITEMS

Interest expense, *net* was \$478 million in the first nine months of 2017, which includes \$104 million in costs related to the early extinguishment of \$1.4 billion of senior notes during the first quarter of 2017. This compares to \$502 million of net interest expense in the first nine months of 2016, which includes \$41 million of debt redemption fees and associated expenses related to the \$2.5 billion of senior notes mandatorily redeemed in the second quarter of 2016. The first nine months of 2017 reflects the corresponding interest savings from these debt payments.

Effective tax rate. During the nine months ended September 30, 2017, we recorded a total income tax provision of \$81 million on pre-tax income of \$438 million, resulting in an effective tax rate of 18.5%. During the nine months ended September 30, 2016, we recorded a total income tax benefit of \$1.8 billion on pre-tax losses of \$7.5 billion, resulting in an effective tax rate of 24.6%. The effective tax rates in both periods were impacted by the geographic mix of earnings for the respective periods.

ENVIRONMENTAL MATTERS

We are subject to numerous environmental, legal and regulatory requirements related to our operations worldwide. For information related to environmental matters, see Note 5 to the condensed consolidated financial statements.

FORWARD-LOOKING INFORMATION

The Private Securities Litigation Reform Act of 1995 provides safe harbor provisions for forward-looking information. Forward-looking information is based on projections and estimates, not historical information. Some statements in this Form 10-Q are forward-looking and use words like "may," "may not," "believe," "do not believe," "plan," "estimate," "intend," "expect," "do not expect," "anticipate," "do not anticipate," "should," "likely" and other expressions. We may also provide oral or written forward-looking information in other materials we release to the public. Forward-looking information involves risk and uncertainties and reflects our best judgment based on current information. Our results of operations can be affected by inaccurate assumptions we make or by known or unknown risks and uncertainties. In addition, other factors may affect the accuracy of our forward-looking information. As a result, no forward-looking information can be guaranteed. Actual events and the results of our operations may vary materially.

We do not assume any responsibility to publicly update any of our forward-looking statements regardless of whether factors change as a result of new information, future events or for any other reason. You should review any additional disclosures we make in our press releases and Forms 10-K, 10-Q and 8-K filed with or furnished to the SEC. We also suggest that you listen to our quarterly earnings release conference calls with financial analysts.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

For quantitative and qualitative disclosures about market risk, see Part II, Item 7(a), "Quantitative and Qualitative Disclosures About Market Risk," in our 2016 Annual Report on Form 10-K. Our exposure to market risk has not changed materially since December 31, 2016.

Item 4. Controls and Procedures

In accordance with the Securities Exchange Act of 1934 Rules 13a-15 and 15d-15, we carried out an evaluation, under the supervision and with the participation of management, including our Chief Executive Officer and Chief Financial Officer, of the effectiveness of our disclosure controls and procedures as of the end of the period covered by this report. Based on that evaluation, our Chief Executive Officer and Chief Financial Officer concluded that our disclosure controls and procedures were effective as of September 30, 2017 to provide reasonable assurance that information required to be disclosed in our reports filed or submitted under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the Securities and Exchange Commission's rules and forms. Our disclosure controls and procedures include controls and procedures designed to ensure that information required to be disclosed in reports filed or submitted under the Exchange Act is accumulated and communicated to our management, including our Chief Executive Officer and Chief Financial Officer, as appropriate, to allow timely decisions regarding required disclosure.

There has been no change in our internal control over financial reporting that occurred during the quarter ended September 30, 2017 that has materially affected, or is reasonably likely to materially affect, our internal control over financial reporting.

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

Information related to Item 1. Legal Proceedings is included in Note 5 to the condensed consolidated financial statements.

Item 1(a). Risk Factors

The statements in this section describe the known material risks to our business and should be considered carefully. The risk factor below updates the respective risk factor previously discussed in our Annual Report on Form 10-K for the fiscal year ended December 31, 2016. As of September 30, 2017, there have been no other material changes in risk factors previously disclosed.

Our business in Venezuela subjects us to actions by the Venezuelan government, sanctions imposed or other actions by the U.S. and foreign governments, the risk of delayed payments, and currency risks, which could have a material adverse effect on our liquidity, consolidated results of operations, and consolidated financial condition.

There are risks associated with our operations in Venezuela, which continues to experience significant political and economic turmoil, including the possibility that the Venezuelan government could assume control over our operations and assets. The political and economic conditions have deteriorated further in 2017, leading to uncertainty in the future business climate, the state of security, and governance of the country. This environment increases the risk of civil unrest, armed conflicts, adverse actions by the government of Venezuela, or imposition of additional sanctions or other actions by the U.S. and foreign governments that may restrict our ability to continue operations or realize the value of our assets. In July 2017, the U.S. Government announced sanctions on 13 Venezuelan individuals, including a current employee of our primary customer in Venezuela. In August 2017, the U.S. Government imposed additional economic sanctions around certain financing transactions in Venezuela. These new sanctions prohibit dealings by our U.S. employees and entities in new debt issued by our primary customer in Venezuela or the Venezuelan Government, dealings in certain existing Venezuelan government bonds, as well as dividend payments or other profit distributions to the Venezuelan Government. These sanctions could delay our ability to execute the promissory note exchange discussed further in Note 2 to the condensed consolidated financial statements. There can be no assurance that other sanctions affecting our business in Venezuela will not be imposed in the future. Any such sanctions may have a material adverse effect on our ability to operate in Venezuela.

We have continued to experience delays in collecting payments on our receivables from our primary customer in Venezuela, and this customer did not make the first scheduled principal payment on our \$200 million promissory note, which they informed us was due to banking complications. While we believe that our customer will make all required payments on this note, further delays in payment on this promissory note or defaults on the customer's indebtedness to other parties may lead to a default on this promissory note. This would result in an impairment charge on the existing carrying amount of this note and potentially further charges on other receivables with this customer. If conditions continue to worsen in the country and we experience further delays or failure in receiving payment on our remaining receivables, it could have a material adverse effect on our liquidity, consolidated results of operations, and consolidated financial condition.

The future results of our Venezuelan operations will be affected by many factors, including the foreign currency exchange rate, actions of the Venezuelan government, and general economic conditions such as continued inflation and future customer payments and spending. For further information, see Note 2 to the condensed consolidated financial statements and "Management's Discussion and Analysis of Financial Condition and Results of Operations - Business Environment and Results of Operations - International operations - Venezuela."

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

Following is a summary of our repurchases of our common stock during the three months ended September 30, 2017.

				Maximum
			Total Number	Number (or
			of Shares	Approximate
			Purchased as	Dollar Value) of
	Total Number		Part of Publicly	Shares that may yet
	of Shares Purchased	Average	Announced Plans or	be Purchased Under
Period	(a)	Price Paid per Share	Programs (b)	the Program (b)
July 1 - 31	16,277	\$44.32	_	\$5,700,004,373
August 1 - 31	186,891	\$40.12	_	\$5,700,004,373
September 1 - 30	73,442	\$41.17		\$5,700,004,373
Total	276,610	\$40.64	_	

- (a) All of the 276,610 shares purchased during the three-month period ended September 30, 2017 were acquired from employees in connection with the settlement of income tax and related benefit withholding obligations arising from vesting in restricted stock grants. These shares were not part of a publicly announced program to purchase common stock.
- (b) Our Board of Directors has authorized a program to repurchase our common stock from time to time. Approximately \$5.7 billion remains authorized for repurchases as of September 30, 2017. From the inception of this program in February 2006 through September 30, 2017, we repurchased approximately 201 million shares of our common stock for a total cost of approximately \$8.4 billion.

Item 3. Defaults Upon Senior Securities

None.

Item 4. Mine Safety Disclosures

Our barite and bentonite mining operations, in support of our fluid services business, are subject to regulation by the federal Mine Safety and Health Administration under the Federal Mine Safety and Health Act of 1977. Information concerning mine safety violations or other regulatory matters required by section 1503(a) of the Dodd-Frank Wall Street Reform and Consumer Protection Act and Item 104 of Regulation S-K (17 CFR 229.104) is included in Exhibit 95 to this quarterly report.

Item 5. Other Information

None.

Item 6. Exhibits

*†	10.1	Form of Non-Management Director Restricted Stock Unit Agreement (Stock and Incentive Plan).
*	12.1	Statement Regarding the Computation of Ratio of Earnings to Fixed Charges.
*	31.1	Certification of Chief Executive Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
*	31.2	Certification of Chief Financial Officer pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
**	32.1	Certification of Chief Executive Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
**	32.2	Certification of Chief Financial Officer pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
*	95	Mine Safety Disclosures
*	101.INS	XBRL Instance Document
*	101.SCH	XBRL Taxonomy Extension Schema Document
*	101.CAL	XBRL Taxonomy Extension Calculation Linkbase Document
*	101.LAB	XBRL Taxonomy Extension Label Linkbase Document
*	101.PRE	XBRL Taxonomy Extension Presentation Linkbase Document
*	101.DEF	XBRL Taxonomy Extension Definition Linkbase Document
	*	Filed with this Form 10-Q.
	**	Furnished with this Form 10-Q.
	†	Management contracts or compensatory plans or arrangements

SIGNATURES

As required by the Securities Exchange Act of 1934, the registrant has authorized this report to be signed on behalf of the registrant by the undersigned authorized individuals.

HALLIBURTON COMPANY

/s/ Christopher T. Weber Christopher T. Weber Executive Vice President and Chief Financial Officer /s/ Charles E. Geer, Jr. Charles E. Geer, Jr. Vice President and Corporate Controller

Date: October 27, 2017

NON-MANAGEMENT DIRECTOR RESTRICTED STOCK UNIT AGREEMENT

Grant Date: << Grant Date>>

Grantee ("Non-management Director"): << Participant Name>>

Aggregate Number of Units Subject to Award: << Number_Restricted_Units>>

This **RESTRICTED STOCK UNIT AGREEMENT** ("Agreement") is made as of **<<Grant Date>>**, between **HALLIBURTON COMPANY**, a Delaware corporation (the "Company"), and **<<Participant Name>>** ("Non-management Director").

1. Award.

- (a) <u>Units</u>. Pursuant to the Halliburton Company Stock and Incentive Plan (the "Plan"), Non-management Director is hereby awarded the aggregate number of units subject to award set forth above evidencing the right to receive an equivalent number of shares of Halliburton Company common stock, par value \$2.50 per share ("Stock"), subject to the conditions of this Agreement. The units granted pursuant to this Agreement that are subject to Forfeiture Restrictions (as defined below) are referred to as the "Restricted Stock Units".
- (b) <u>Plan Incorporated</u>. Non-management Director acknowledges receipt of a copy of the Plan, and agrees that this award of Restricted Stock Units shall be subject to all of the terms and conditions set forth in the Plan, including future amendments thereto, if any, pursuant to the terms thereof, which Plan is incorporated herein by reference as a part of this Agreement. Except as defined herein, capitalized terms shall have the same meanings ascribed to them under the Plan.
- 2. **Terms of Restricted Stock Units**. Non-management Director hereby accepts the Restricted Stock Units and agrees with respect thereto as follows:
 - (a) Forfeiture of Restricted Stock Units. Upon termination of Board service, the Non-management Director shall, for no consideration, forfeit all Restricted Stock Units that have not previously vested or become vested pursuant to Section 2(c) below.
 - (b) Assignment of Restricted Stock Units Prohibited. The Restricted Stock Units may not be sold, assigned, pledged, exchanged, hypothecated, encumbered, disposed of, or otherwise transferred, except by will or the laws of descent and distribution or pursuant to a "qualified domestic relations order" as defined by the Internal Revenue Code or Title I of the Employee Retirement Income Security Act of 1974, as amended, or similar order.
 - (c) <u>Vesting of Restricted Stock Units.</u> The Restricted Stock Units shall vest in accordance with the following schedule provided that Non-management Director has served continuously on the Board from the date of this Agreement through the applicable vesting date:

Vesting Date	Percentage of Total Number of Restricted Stock Units Vesting
First Anniversary of the date of this Agreement	25%
Second Anniversary of the date of this Agreement	25%
Third Anniversary of the date of this Agreement	25%
Fourth Anniversary of the date of this Agreement	25%

Notwithstanding the foregoing, the Restricted Stock Units shall become full vested upon the earliest to occur of a "separation from service" (within the meaning of Section 409A of the Internal Revenue Code and related guidance) due to the following:

- 1. Non-management Director's death or disability while serving as a member of the Board;
- 2. Failure of the Non-management Director to be re-elected to the Board after being duly nominated;
- 3. Retirement from the Board pursuant to the then existing Company policy for mandatory director retirements (mandatory retirement as of the date of this Agreement is age seventy-two);
- 4. Early retirement from the Board after four years of service; or
- 5. Removal from the Board or failure to be duly nominated for re-election to the Board, in either event, following a Corporate Change.

Notwithstanding the foregoing, the Board may, at its sole discretion, accelerate the vesting of the Restricted Stock Units.

- (d) <u>Shareholder Rights</u>. The Non-management Director shall have no rights to dividends or any other rights of a shareholder with respect to shares of Stock subject to this award of Restricted Stock Units unless and until such time as the award has been settled by the transfer of shares of Stock to the Non-management Director. Non-management Director shall have the right to dividend equivalents with respect to the Restricted Stock Units for the period beginning on the date the Restricted Stock Units were granted and ending on the date that Stock is delivered to the Non-management Director in settlement of such Restricted Stock Units.
- (e) <u>Settlement and Delivery of Stock</u>. Payment of Restricted Stock Units that vest shall be made as soon as administratively practicable, but no later than 60 days after vesting. Settlement will be made by payment in shares of Stock in accordance with the Plan or, if the Restricted Stock Units have been deferred, in accordance with the terms of the relevant deferral plan.

Notwithstanding the foregoing, the Company shall not be obligated to deliver any shares of Stock if counsel to the Company determines that such sale or delivery would violate any applicable law or any rule or regulation of any governmental authority or any rule or regulation of, or agreement of the Company with, any securities exchange or association upon which the Stock is listed or quoted. The Company shall in no event be obligated to take any affirmative action in order to cause the delivery of shares of Stock to comply with any such law, rule, regulation or agreement.

- 3. <u>Relationship</u>. For purposes of this Agreement, Non-management Director shall be considered to be of service as a Director to the Company as long as Non-management Director remains an active Director of the Company, or any successor corporation. Any question as to whether and when there has been a termination of such service, and the cause of such termination, shall be determined by the Committee administrating the Plan, or its delegate, as appropriate, and its determination shall be final.
- 4. <u>Committee's Powers</u>. No provision contained in this Agreement shall in any way terminate, modify or alter, or be construed or interpreted as terminating, modifying or altering any of the powers, rights or authority vested in the Committee as set forth in the Plan or, to the extent delegated, in its delegate, pursuant to the terms of the Plan or resolutions adopted in furtherance of the Plan, including, without limitation, the right to make certain determinations and elections with respect to the Restricted Stock Units.
- 5. **Binding Effect**. This Agreement shall be binding upon and inure to the benefit of any successors to the Company and all persons lawfully claiming under Non-management Director.
- 6. Governing Law. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Texas.

IN WITNESS WHEREOF, the Company has caused this Agreement to be duly executed by an officer thereunto duly authorized as of the date first above written.

HALLIBURTON COMPANY

Ву

Jeffrey A. Miller President and Chief Executive Officer

I HEREBY AGREE TO THE TERMS AND CONDITIONS SET FORTH IN THIS RESTRICTED STOCK UNIT AGREEMENT DATED <<Grant Date>>.

<<Electronic Signature>>

<<Acceptance Date>>

RSUDIR817

Exhibit 12.1

HALLIBURTON COMPANY

Computation of Ratio of Earnings to Fixed Charges (Unaudited)

(Millions of dollars, except ratios)

	Nine Months Ended . September 30, 2017		Year Ended December 31					
			2016	2015	2014	2013	2012	
Earnings available for fixed charges:								
Income (loss) from continuing operations before income taxes	\$	438	\$ (7,625) \$	(936) \$	4,712	\$ 2,764	\$ 3,822	
Add:								
Distributed earnings from equity in unconsolidated affiliates		6	29	11	16	19	4	
Fixed charges		628	791	634	554	511	445	
Subtotal		1,072	(6,805)	(291)	5,282	3,294	4,271	
Less:								
Equity in earnings of unconsolidated affiliates		9	31	28	15	9	14	
Total earnings (loss) available for fixed charges	\$	1,063	\$ (6,836) \$	(319) \$	5,267	\$ 3,285	\$ 4,257	
Fixed charges:								
Interest expense	\$	559	\$ 698 \$	463 \$	396	\$ 339	\$ 305	
Rental expense representative of interest		69	93	171	158	172	140	
Total fixed charges	\$	628	\$ 791 \$	634 \$	554	\$ 511	\$ 445	
Ratio of earnings to fixed charges		1.7	(a)	(a)	9.5	6.4	9.6	

⁽a) Total earnings (loss) available for fixed charges for the years ended December 31, 2016 and December 31, 2015 were inadequate to cover fixed charges by \$7.6 billion and \$953 million, respectively. Reported losses during these periods were primarily due to merger-related costs and termination fee of \$4.1 billion and impairments and other charges of \$3.4 billion for the year ended December 31, 2016, and impairments and other charges of \$2.2 billion for the year ended December 31, 2015.

Exhibit 31.1

Section 302 Certification

I, Jeffrey A. Miller, certify that:

- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended September 30, 2017 of Halliburton Company;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 27, 2017

<u>/s/ Jeffrey A. Miller</u> Jeffrey A. Miller President and Chief Executive Officer Halliburton Company

Exhibit 31.2

Section 302 Certification

- I, Christopher T. Weber, certify that:
- 1. I have reviewed this quarterly report on Form 10-Q for the quarter ended September 30, 2017 of Halliburton Company;
- 2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report;
- 3. Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report;
- 4. The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have:
 - (a) Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared;
 - (b) Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;
 - (c) Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and
 - (d) Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and
- 5. The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions):
 - (a) All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and
 - (b) Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting.

Date: October 27, 2017

/s/ Christopher T. Weber Christopher T. Weber Executive Vice President and Chief Financial Officer Halliburton Company

Exhibit 32.1

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

This certification is provided pursuant to § 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. § 1350, and accompanies the Quarterly Report on Form 10-Q for the period ended September 30, 2017 of Halliburton Company (the "Company") as filed with the Securities and Exchange Commission on the date hereof (the "Report").

I, Jeffrey A. Miller, President and Chief Executive Officer of the Company, certify that:

- (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Jeffrey A. Miller Jeffrey A. Miller President and Chief Executive Officer

Date: October 27, 2017

Exhibit 32.2

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350 AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

This certification is provided pursuant to § 906 of the Sarbanes-Oxley Act of 2002, 18 U.S.C. § 1350, and accompanies the Quarterly Report on Form 10-Q for the period ended September 30, 2017 of Halliburton Company (the "Company") as filed with the Securities and Exchange Commission on the date hereof (the "Report").

- I, Christopher T. Weber, Executive Vice President and Chief Financial Officer of the Company, certify that:
 - (1) The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
 - (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

<u>/s/ Christopher T. Weber</u> Christopher T. Weber Executive Vice President and Chief Financial Officer

Date: October 27, 2017

Exhibit 95

Mine Safety Disclosures

Under the Dodd-Frank Wall Street Reform and Consumer Protection Act, each operator of a mine is required to include certain mine safety results in its periodic reports filed with the SEC. The operation of our mines is subject to regulation by the federal Mine Safety and Health Administration (MSHA) under the Federal Mine Safety and Health Act of 1977 (Mine Act). Below, we present the following items regarding certain mining safety and health matters for the quarter ended September 30, 2017:

- total number of violations of mandatory health or safety standards that could significantly and substantially contribute to the cause and effect of a mine safety or health hazard under section 104 of the Mine Act for which we have received a citation from MSHA;
- total number of orders issued under section 104(b) of the Mine Act, which covers violations that had previously been cited under section 104(a) that, upon follow-up inspection by MSHA, are found not to have been totally abated within the prescribed time period, which results in the issuance of an order requiring the mine operator to immediately withdraw all persons (except certain authorized persons) from the mine;
- total number of citations and orders for unwarrantable failure of the mine operator to comply with mandatory health or safety standards under Section 104(d) of the Mine Act;
- total number of flagrant violations (i.e., reckless or repeated failure to make reasonable efforts to eliminate a known violation of a mandatory health or safety standard that substantially and proximately caused, or reasonably could have been expected to cause, death or serious bodily injury) under section 110(b)(2) of the Mine Act;
- total number of imminent danger orders (i.e., the existence of any condition or practice in a mine which could reasonably be expected to cause death or serious physical harm before such condition or practice can be abated) issued under section 107(a) of the Mine Act;
- total dollar value of proposed assessments from MSHA under the Mine Act;
- total number of mining-related fatalities; and
- total number of pending legal actions before the Federal Mine Safety and Health Review Commission involving such mine.

HALLIBURTON COMPANY

Mine Safety Disclosures

Three Months Ended September 30, 2017

(Unaudited)

(Whole dollars)

Operation/ MSHA Identification Number(1)	Section 104 Citations	Section 104(b) Orders	104(d) Citations and Orders	Section 110(b)(2) Violations	Section 107(a) Orders	Proposed MSHA Assessments ⁽²⁾	Fatalities	Pending Legal Actions
BPM Colony Mill/4800070	3	_	_	_	_	\$ —	_	_
BPM Colony Mine/4800889	_	_	_	_	_	_	_	_
BPM Lovell Mill/4801405	_	_	_	_	_	_	_	_
BPM Lovell Mine/4801016	_	_	_	_	_	_	_	_
Corpus Christi Grinding Plant/4104010	_	_	_	_	_	_	_	_
Dunphy Mill/2600412	_	_	_	_	_	_	_	_
Lake Charles Plant/1601032	_	_	_	_	_	_	_	_
Larose Grinding Plant/1601504	_	_	_	_	_	_	_	_
Rossi Jig Plant/2602239	_	_	_	_	_	_	_	_
Total	3	_	_	_	_	\$ —	_	_

- (1) The definition of a mine under section 3 of the Mine Act includes the mine, as well as other items used in, or to be used in, or resulting from, the work of extracting minerals, such as land, structures, facilities, equipment, machines, tools and preparation facilities. Unless otherwise indicated, any of these other items associated with a single mine have been aggregated in the totals for that mine.
- (2) Amounts included are the total dollar value of proposed or outstanding assessments received from MSHA on or before October 2, 2017 regardless of whether the assessment has been challenged or appealed, for citations and orders occurring during the quarter ended September 30, 2017.

In addition, as required by the reporting requirements regarding mine safety included in §1503(a)(2) of the Dodd-Frank Act, the following is a list for the quarter ended September 30, 2017, of each mine of which we or a subsidiary of ours is an operator, that has received written notice from MSHA of:

(a) a pattern of violations of mandatory health or safety standards that are of such nature as could have significantly and substantially contributed to the cause and effect of mine health or safety hazards under §104(e) of the Mine Act:

None; or

(b) the potential to have such a pattern:

None.

Citations and orders can be contested and appealed, and as part of that process, are sometimes reduced in severity and amount, and are sometimes dismissed. The number of citations, orders and proposed assessments vary by inspector and also vary depending on the size and type of the operation.