Nalco Holding CO Form 10-Q November 03, 2011 **Table of Contents**

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION

Washington, DC 20549

FORM 10-Q

(Mark One)

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES Х **EXCHANGE ACT OF 1934** For the quarterly period ended September 30, 2011

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 No. 001-32342

NALCO HOLDING COMPANY

(Exact name of registrant as specified in its charter)

Delaware

16-1701300

(State or other jurisdiction of Incorporation or Organization)

(I.R.S. Employer Identification Number)

1601 West Diehl Road

Naperville, IL 60563-1198

(630) 305-1000

(Address, Including Zip Code, and Telephone Number, Including Area Code, of Registrant s Principal Executive Offices)

Not applicable

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

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

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes x No "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, a ccelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer x Accelerated filer " Non-accelerated filer " Smaller reporting company " (Do not check if a smaller reporting company) Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes "No x

As of October 17, 2011, the number of shares of the registrant s common stock, par value \$0.01 per share, outstanding was 138,818,498 shares.

QUARTERLY REPORT ON FORM 10-Q

NALCO HOLDING COMPANY

Quarter Ended September 30, 2011

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PART I. FINANCIAL INFORMATION

Item 1. Financial Statements

Nalco Holding Company and Subsidiaries

Condensed Consolidated Balance Sheets

(dollars in millions)

	(Unaudited) September 30, 2011		Dec	ember 31, 2010
Assets				
Current assets:				
Cash and cash equivalents	\$	120.8	\$	128.1
Accounts receivable, less allowances of \$15.6 in 2011 and \$13.2 in 2010		900.8		765.5
Inventories:				
Finished products		310.3		246.0
Materials and work in process		114.8		84.0
		425.1		330.0
Prepaid expenses, taxes and other current assets		215.5		211.1
Total current assets		1,662.2		1,434.7
Total current assets		1,002.2		1,434.7
		750 1		700.1
Property, plant, and equipment, net		752.1		729.1
Intangible assets:		1 771 5		1 0 4 4 1
Goodwill		1,771.5		1,844.1
Other intangibles, net		993.2		1,023.3
Other assets		200.5		192.5
Total assets	\$	5,379.5	\$	5,223.7
Liabilities and equity				
Current liabilities:				
Accounts payable	\$	378.8	\$	356.5
Short-term debt	Ψ	115.2	Ŷ	90.0
Other current liabilities		425.5		411.7
		.2010		
Total current liabilities		919.5		858.2
Other liabilities:				
Long-term debt		2,644.5		2,782.0
Deferred income taxes		283.4		260.3
Accrued pension benefits		387.1		405.6
Other liabilities		205.0		190.1
		200.0		170.1
Total liabilities		4,439.5		4,496.2

Equity:

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Nalco Holding Company shareholders equity	910.5	696.8
Noncontrolling interests	29.5	30.7
Total equity	940.0	727.5
Total liabilities and equity	\$ 5,379.5	\$ 5,223.7

See accompanying notes to condensed consolidated financial statements.

Nalco Holding Company and Subsidiaries

Condensed Consolidated Statements of Operations

(Unaudited)

(dollars in millions, except per share amounts)

	Ν	Three Months ended cember 30, 2011		Three Months ended tember 30, 2010		Nine Months ended otember 30, 2011		Nine Months ended tember 30, 2010
Net sales	\$	1,251.0	\$	1,088.3	\$	3,488.0	\$	3,131.5
Operating costs and expenses:	ψ	1,231.0	Ψ	1,000.5	ψ	5,+00.0	ψ	5,151.5
Cost of product sold		730.6		610.6		2,041.2		1,735.0
Selling, administrative, and research expenses		343.3		307.7		1,006.9		924.8
Amortization of intangible assets		9.9		10.8		29.5		32.2
Restructuring expenses		(7.1)		(0.3)		4.9		1.9
Impairment of goodwill		(,,,,,)		5.4		,		5.4
Gain on divestitures				5.1		(136.0)		5.1
						(10010)		
Total operating costs and expenses		1,076.7		934.2		2,946.5		2,699.3
Operating earnings		174.3		154.1		541.5		432.2
Other income (expense), net		(6.0)		(2.8)		(11.8)		(20.3)
Interest income		0.1		0.8		1.1		3.7
Interest expense		(47.4)		(59.1)		(142.9)		(176.2)
Earnings before income taxes		121.0		93.0		387.9		239.4
Income tax provision		42.3		32.1		129.5		95.5
Net earnings		78.7		60.9		258.4		143.9
Less: Net earnings attributable to noncontrolling interests		2.0		2.0		5.9		3.1
Net earnings attributable to Nalco Holding Company	\$	76.7	\$	58.9	\$	252.5	\$	140.8
Net earnings per share attributable to Nalco Holding Company common shareholders:								
Basic	\$	0.55	\$	0.43	\$	1.82	\$	1.02
Diluted	\$	0.55	\$	0.42	\$	1.80	\$	1.01
Weighted-average shares outstanding (millions): Basic		138.8		138.3		138.8		138.3
Dasit		130.0		150.5		130.0		150.5
Diluted		140.4		139.4		140.1		139.3

Cash dividends declared per share	\$ 0.035	\$ 0.035	\$ 0.105	\$ 0.105

See accompanying notes to condensed consolidated financial statements.

Nalco Holding Company and Subsidiaries

Condensed Consolidated Statements of Cash Flows

(Unaudited)

(dollars in millions)

	Nine Months ended September 30, 2011		e Months ended tember 30, 2010
Operating activities			
Net earnings	\$	258.4	\$ 143.9
Adjustments to reconcile net earnings to net cash provided by operating activities:			
Depreciation		100.2	92.0
Amortization		29.5	32.2
Gain on divestitures		(136.0)	
Impairment of goodwill			5.4
Amortization of deferred financing costs		8.8	9.1
Loss on early extinguishment of debt		2.8	
Other, net		25.4	48.6
Changes in operating assets and liabilities		(221.4)	(115.5)
Net cash provided by operating activities		67.7	215.7
Investing activities			
Additions to property, plant, and equipment, net		(125.6)	(101.4)
Business purchases		(7.3)	(33.6)
Net proceeds from business divestitures		198.4	
Other, net		6.9	1.6
Net cash provided by (used for) investing activities		72.4	(133.4)
Financing activities			
Cash dividends		(14.6)	(14.5)
Changes in short-term debt, net		. ,	(128.9)
Proceeds from long-term debt		90.0	125.9
Repayments of long-term debt		(208.7)	(0.1)
Redemption premium on early extinguishment of debt		(3.0)	
Deferred financing costs		(1.2)	(1.2)
Other, net		(10.2)	(4.1)
Net cash used for financing activities		(147.7)	(22.9)
Effect of exchange rate changes on cash and cash equivalents		0.3	(12.0)
(Decrease) increase in cash and cash equivalents		(7.3)	47.4
Cash and cash equivalents at beginning of period		128.1	127.6
Cash and cash equivalents at end of period	\$	120.8	\$ 175.0

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See accompanying notes to condensed consolidated financial statements.

Nalco Holding Company and Subsidiaries

Notes to Condensed Consolidated Financial Statements

(Unaudited)

September 30, 2011

1. Description of Business and Basis of Presentation

Description of Business

We provide essential expertise for water, energy and air through the worldwide manufacture and sale of highly specialized service chemical programs. This includes production and service related to the sale and application of chemicals and technology used in water treatment, pollution control, energy conservation, oil production and refining, steelmaking, papermaking, mining, and other industrial processes.

Basis of Presentation

These condensed consolidated financial statements should be read in conjunction with the consolidated financial statements and notes thereto included in the Annual Report for Nalco Holding Company and subsidiaries for the fiscal year ended December 31, 2010.

The accompanying unaudited condensed consolidated financial statements have been prepared in accordance with generally accepted accounting principles for interim financial information. Accordingly, they do not include all of the information and footnotes required by accounting principles generally accepted in the United States for complete financial statements. Management believes these financial statements include all normal recurring adjustments considered necessary for a fair presentation of our financial position and results of operations. Operating results for the nine months ended September 30, 2011 are not necessarily indicative of results that may be expected for the year ended December 31, 2011. The condensed consolidated balance sheet as of December 31, 2010 was derived from audited financial statements, but does not include all disclosures required by accounting principles generally accepted in the United States.

Certain minor reclassifications have been made to the prior year data to conform to the current year presentation, which had no effect on net earnings or equity reported for any period.

In addition, during the first quarter 2011, we identified certain costs that were previously classified as selling, administrative and research expenses that we believe are more appropriately classified in cost of product sold. These expenses consisted of depreciation on certain manufacturing assets, incentive compensation for production employees, and compensation for certain engineers who provide product application services to customers. These reclassifications increased cost of product sold and reduced selling, administrative, and research expenses approximately \$9.3 million and \$27.8 million for the three months and nine months ended September 30, 2010, respectively. The total amount to be reclassified to cost of product sold from selling, administrative, and research expenses for fiscal year 2010 is approximately \$37.0 million. There is no impact to earnings before income taxes or net earnings as a result of these adjustments.

2. Merger with Ecolab

On July 19, 2011, we entered into an Agreement and Plan of Merger (the Merger Agreement) with Ecolab Inc., a Delaware corporation (Ecolab), and Sustainability Partners Corporation, a Delaware corporation and a wholly-owned subsidiary of Ecolab (Merger Sub). The Merger Agreement, which has been unanimously approved by our Board of Directors, provides for the merger of Nalco with and into Merger Sub (the Merger), with Merger Sub continuing as the surviving corporation in the Merger. The Merger is intended to qualify as a reorganization within the meaning of Section 368(a) of the Internal Revenue Code of 1986, as amended.

Subject to the terms and conditions of the Merger Agreement, at the effective time of the Merger, each share of common stock of Nalco issued and outstanding immediately prior to the effective time (other than shares that are owned by Ecolab or Nalco or any of their respective wholly-owned subsidiaries and shares with respect to which appraisal rights are properly exercised and not withdrawn) will be converted into the right to receive, at the election of the stockholder (subject to a reallocation mechanism which will result in a mix of approximately 30% cash and 70% stock): (i) 0.7005 shares of common stock, par value \$1.00 per share, of Ecolab, or (ii) \$38.80 in cash, without interest. No fractional shares of Ecolab common stock will be issued in the Merger, and holders of Nalco common stock will receive cash in lieu of any fractional shares of Ecolab common stock.

The consummation of the Merger is subject to the satisfaction or waiver of closing conditions applicable to both Nalco and Ecolab, including, among others, (i) the receipt of required regulatory approvals, (ii) the adoption of the Merger Agreement by the Nalco stockholders and (iii) the approval of the issuance of Ecolab common stock to Nalco s stockholders by the stockholders of Ecolab. The Merger is not subject to a financing condition. The transaction is expected to close in the fourth quarter 2011.

The Merger Agreement provides for termination rights on behalf of both parties, such that under specified circumstances Ecolab may be required to pay Nalco a termination fee of \$275 million and that under specified circumstances Nalco may be required to pay Ecolab a termination fee of \$135 million.

During the three months and nine months ended September 30, 2011, we recorded approximately \$4.6 million of merger-related costs, primarily related to investment banking, legal, and other fees incurred as part of the Merger Agreement. Contingent upon the successful completion of the merger, additional investment banking fees of \$22.5 million will become payable by Nalco.

3. Recent Accounting Pronouncements

In October 2009, the Financial Accounting Standards Board (FASB) issued authoritative guidance that amends earlier guidance addressing the accounting for contractual arrangements in which an entity provides multiple products or services (deliverables or elements) to a customer. The amendments address the unit of accounting for arrangements involving multiple deliverables and how arrangement consideration should be allocated to the separate units of accounting, when applicable, by establishing a selling price hierarchy for determining the selling price of a deliverable. The selling price used for each deliverable is based on vendor-specific objective evidence (VSOE) if available, third-party evidence (TPE) if vendor-specific objective evidence is not available, or estimated selling price (ESP) if neither vendor-specific nor third-party evidence is available.

This guidance changes the units of accounting for certain of our service-related offerings. Specifically, on-site technical expertise that is included in bundled customer solutions will now be a separate unit of accounting since ESP must now be used to determine selling price. Generally, most products and services now qualify as separate units of accounting. Products are typically considered delivered upon shipment.

In certain arrangements, which are usually reserved for our largest customers, we provide some combination or all of the following deliverables: (1) chemicals, (2) equipment and (3) on-site technical expertise. Differences in customer equipment and processes drive substantial variation in the application of our chemicals and the individual programs we create. In these multiple element arrangements, we usually remain the owner of any equipment at the customer site. Additionally, our representatives may have a regular presence at a customer s facility, which is usually provided under a contract. The regular presence of the representative permits us to closely track the results of the program and to make modifications to the program as necessary for the highest efficiency. This on-site presence is now allocated a portion of revenue.

For fiscal 2011 and future periods, pursuant to the new guidance, when a new or materially-modified sales arrangement contains multiple elements, we allocate revenue to each deliverable based on a selling price hierarchy. VSOE of fair value is based on the price charged when the element is sold separately. TPE of selling price is established by evaluating similar competitor services in stand-alone sales. However, as our on-site technical expertise and solutions are based on specific Nalco chemicals and each solution is generally highly customized, the comparable pricing of similar services typically cannot be obtained. Additionally, as we are unable to reliably determine what competitors selling prices for services are on a stand-alone basis, we are not typically able to determine TPE. The best estimate of selling price is established considering multiple factors including, but not limited to, pricing practices in different geographies, market conditions, gross margin objectives and internal costs.

3. Recent Accounting Pronouncements (continued)

The following types of commercial arrangements are the most commonly used for the sale of multiple deliverables:

Ship and Bill. Following the receipt of a purchase order from the customer, we invoice when the products are shipped, based on agreed pricing. At the end of each period, for those shipments where title to the product and the risks of loss and rewards of ownership do not transfer until the product has been received by the customer, or the service has not been performed, adjustments to revenues and cost of product sold are made to account for the delay. We recognize the service element of the ship and bill arrangements, in which we bundle the chemicals with on-site technical expertise, ratably over the term of the contract as we provide the services.

Production-based arrangements. Our billing is based on a customer s production-based formula (e.g., dollars per ton of paper produced) within certain technical parameters. We use a combination of our service chemicals, on-site technical expertise and equipment to satisfy the customer requirement. Because the chemicals and equipment used and on-site technical expertise required are highly correlated with the customer s production, revenue for each element is recognized monthly based on the production-based formula.

Usage-based arrangements. For these arrangements, we invoice according to the consumption of chemicals by the customer. The agreed price by kilogram or pound of chemical consumed also includes the availability of on-site expertise and the use of equipment to satisfy the customer requirement. Revenue is recognized monthly based on the usage-based formula which approximates when transfer of title occurs for chemical sales and a ratable recognition of service revenue.

The implementation of this amended accounting guidance did not have a material impact on our consolidated financial position and results of operations in the period of adoption. In terms of the timing and pattern of revenue recognition, the new accounting guidance for revenue recognition is not expected to have a significant effect on total net revenues in periods after the initial adoption.

Our arrangements generally do not include any provisions for cancellation, termination, or refunds that would significantly impact recognized revenue.

We currently do not expect a material impact in the near term from changes in VSOE, TPE or ESP.

In October 2009, the FASB issued authoritative guidance that amends earlier guidance for revenue arrangements that include both tangible products and software elements. Tangible products containing software components and nonsoftware components that function together to deliver the tangible product s essential functionality are no longer within the scope of guidance for recognizing revenue from the sale of software, but would be accounted for in accordance with other authoritative guidance. The adoption of the guidance in the first quarter 2011 did not have any impact on our consolidated financial statements.

In December 2010, the FASB issued authoritative guidance that amends the criteria for performing Step 2 of the goodwill impairment test for reporting units with zero or negative carrying amounts and requires performing Step 2 if qualitative factors indicate that it is more likely than not that a goodwill impairment exists. Any impairment to be

3. Recent Accounting Pronouncements (continued)

recorded upon adoption is to be recognized as an adjustment to beginning retained earnings. We adopted the guidance in the first quarter 2011, which did not have any impact on our consolidated financial statements.

In December 2010, the FASB issued authoritative guidance that addresses diversity in practice about the interpretation of the pro forma revenue and earnings disclosure requirements for business combinations. The guidance clarifies that when presenting comparative financial statements, an entity should disclose revenue and earnings of the combined entity as though the business combination(s) that occurred during the current year had occurred as of the beginning of the comparable prior annual reporting period only. The guidance also requires a description of the nature and amount of material, nonrecurring pro forma adjustments directly attributable to the business combination included in the reported pro forma revenue and earnings. The guidance is effective prospectively for business combinations for which the acquisition date is on or after the beginning of the first annual reporting period beginning on or after December 15, 2010. This guidance impacts disclosure requirements only, and upon its adoption in the first quarter 2011, did not have any impact on our financial statements.

In May 2011, the FASB issued authoritative guidance amending fair value measurement and disclosure requirements in order to align U.S. GAAP and International Financial Reporting Standards. Consequently, the amendments change the wording used to describe many of the requirements in U.S. GAAP for measuring fair value and for disclosing information about fair value measurements. Some of the amendments clarify the intent about the application of existing fair value measurement requirements, while other amendments change a particular principle or requirement for measuring fair value or for disclosing information about fair value measurements. We do not expect the adoption of this guidance on January 1, 2012 to have a material impact on our financial statements.

In June 2011, the FASB issued authoritative guidance amending the presentation requirements of other comprehensive income. All nonowner changes in stockholders equity will be required to be presented in either a single continuous statement of comprehensive income or in two separate but consecutive statements. In the two-statement approach, the first statement should present total net income and its components followed consecutively by a second statement that should present total other comprehensive income, the components of other comprehensive income. Full retrospective application is required and early adoption is permitted. We do not expect the adoption of this guidance on January 1, 2012 to have any impact on our financial statements, other than presentation.

In September 2011, the FASB issued new accounting guidance intended to simplify how entities test goodwill for impairment. The new guidance gives entities the option to first assess qualitative factors to determine whether it is more likely than not that the fair value of a reporting unit is less than its carrying amount. If an entity believes, as a result of its qualitative assessment, that it is more likely than not that the fair value of a reporting unit is less than its carrying amount, the quantitative impairment test under existing accounting guidance is required to be performed. Otherwise, no further testing is required. These new provisions are effective for annual and interim goodwill impairment tests performed for fiscal years beginning after December 15, 2011. However, early adoption is permitted in certain circumstances. We do not expect this new guidance to have a material effect on our consolidated financial statements.

4. Acquisitions and Dispositions

In the first nine months of 2011 we acquired the business assets of two companies for \$6.6 million. On a preliminary basis, the purchase price, including the estimated fair value of contingent consideration, exceeded the fair value of the net tangible assets acquired by approximately \$6.0 million, of which \$3.3 million was allocated to goodwill and \$2.7 million was allocated to other intangible assets. The goodwill of these acquisitions is expected to be deductible for tax purposes.

In January 2011, we completed the sale of our personal care products business to Lubrizol Corporation. Proceeds from the sale were \$157.8 million, net of selling and other expenses of \$6.3 million, and resulted in a gain of \$111.9 million before income taxes. The sale included goodwill, customer relationships, dedicated personal care products employees and other related assets. The sale did not include any supply chain-related assets. We will continue to supply certain products to Lubrizol relating to the personal care products business.

In February 2011, we completed the sale of our marine chemicals business to Norway s Wilhelmsen Ships Service. Proceeds from the sale were \$40.6 million, net of selling and other expenses of \$0.4 million, and resulted in a gain of \$24.1 million before income taxes. The sale included goodwill, customer relationships, products and dedicated marine chemicals employees. The sale did not include any supply chain-related assets.

The marine chemicals and personal care products businesses were not presented as discontinued operations because their operations and cash flows were not clearly distinguished from the rest of the entity. The assets sold in these two transactions, consisting mostly of goodwill and customer relationships, were not separately classified as held for sale, because the amounts were not material relative to the total balances of the respective assets at December 31, 2010. For the year ended December 31, 2010, the marine chemicals and personal care products businesses contributed approximately \$70 million and \$25 million to net sales and earnings before income taxes, respectively.

In January 2010, we acquired a 50.1% controlling financial interest in Nalco Africa, a new entity formed with Protea Chemicals, one of Africa s largest suppliers of industrial chemicals and services. Protea Chemicals is a division of the Omnia Group, a diversified and specialist chemical services company located in Johannesburg, South Africa. The new entity enables us to re-enter the water and process treatment markets of southern Africa. The business combination did not involve the transfer of consideration, but under the terms of a technical assistance and license agreement executed at the time of the combination, we have licensed to Nalco Africa rights to certain of our patents, know-how and trademarks. The fair value of the business acquired was \$20.1 million, of which \$16.0 million was allocated to goodwill, \$5.7 million was allocated to other intangible assets, and \$1.6 million was allocated to a deferred tax liability. The goodwill consists primarily of our expectation of future sales growth in this geographic market and intangible assets that do not qualify for separate recognition. The goodwill was allocated to the Water

4. Acquisitions and Dispositions (continued)

Services segment and is not expected to be deductible for tax purposes. The fair value of the business acquired was measured using internal cash flow estimates (i.e., Level 3 in the fair value hierarchy established by authoritative guidance issued by the FASB for fair value measurements).

The pro forma impact as if the aforementioned acquisitions had occurred at the beginning of the respective years is not significant.

5. Goodwill

Changes in the carrying value of goodwill for the nine months ended September 30, 2011 are summarized below:

(dollars in millions)	Water Services	Paper Services	Energy Services	Total
Balance as of January 1, 2011:				
Goodwill	\$ 1,279.5	\$ 549.1	\$ 564.6	\$ 2,393.2
Accumulated impairment losses		(549.1)		(549.1)
	1,279.5		564.6	1,844.1
Acquisitions	1.5		1.8	3.3
Divestitures	(56.6)			(56.6)
Effect of foreign currency translation	(15.7)		(3.6)	(19.3)
Balance as of September 30, 2011:				
Goodwill	1,208.7	549.1	562.8	2,320.6
Accumulated impairment losses		(549.1)		(549.1)
	\$ 1,208.7	\$	\$ 562.8	\$ 1,771.5

6. Debt

Debt consists of the following:

(dollars in millions)	September 30, 2011		ember 31, 2010
Short-term			
Checks outstanding and bank overdrafts	\$	26.6	\$ 24.0
Notes payable to banks		57.6	55.5
Current maturities of long-term debt		31.0	10.5
	\$	115.2	\$ 90.0
Long-term			
Securitized trade accounts receivable facility	\$	145.5	\$ 67.8
Term loan B, due October 5, 2017 (including discount of \$2.8 in 2011 and \$3.1 in 2010)		640.7	645.3
Term loan C, due May 13, 2016 (including discount of \$19.4 in 2011 and \$22.5 in 2010)		275.3	274.5
Term loan C-1, due May 13, 2016 (including discount of \$3.7 in 2011 and \$4.3 in 2010)		95.3	95.4
Senior notes, due January 15, 2019		750.0	750.0
Senior notes (euro), due January 15, 2019		269.7	267.4
Senior discount notes, due February 1, 2014 (including premium of \$0.4 in 2010)			200.4
Senior notes, due May 15, 2017 (including discount of \$7.5 in 2011 and \$8.5 in 2010)		492.5	491.5
Other		6.5	0.2
		2,675.5	2,792.5
Less: Current portion		31.0	10.5
	\$	2,644.5	\$ 2,782.0

Using the proceeds from the sale of our marine chemicals business and personal care products business, we repaid the remaining \$200.4 million of senior discount notes in March 2011. In connection with this transaction, we incurred a \$2.8 million loss on early extinguishment of debt during the quarter ended March 31, 2011.

We had \$17.3 million of letters of credit outstanding at September 30, 2011 under our senior secured credit facilities.

7. Equity

Equity consists of the following:

(dollars in millions, except per share amounts)	September 30, 2011	December 31, 2010
Nalco Holding Company shareholders equity:		
Preferred stock, par value \$0.01 per share; authorized 100,000,000 shares; none issued	\$	\$
Common stock, par value \$0.01 per share; authorized 500,000,000 shares; 148,335,441 and 147,925,072 shares		
issued at September 30, 2011 and December 31, 2010, respectively	1.4	1.4
Additional paid-in capital	813.1	800.7
Treasury stock, at cost; 9,535,943 shares at September 30, 2011 and December 31, 2010	(211.3)	(211.3)
Retained earnings (accumulated deficit)	192.3	(45.6)
Accumulated other comprehensive income:		
Net prior service credit	29.7	32.4
Net actuarial loss	(89.6)	(95.6)
Currency translation adjustments	174.9	214.8
Nalco Holding Company shareholders equity	910.5	696.8
Noncontrolling interests	29.5	30.7
Total equity	\$ 940.0	\$ 727.5

In July 2007, our Board of Directors authorized a \$300 million share repurchase program and gave our management discretion in determining the conditions under which shares may be purchased from time to time. The program has no stated expiration date. As of December 31, 2010, we had repurchased 9,535,943 shares at a cost of \$211.3 million. No additional shares were repurchased during the nine months ended September 30, 2011.

8. Pension and Other Postretirement Benefit Plans

We have several noncontributory, defined benefit pension plans covering some employees in the U.S. and those with certain foreign subsidiaries. We also provide a supplementary, nonqualified, unfunded plan for U.S. employees whose pension benefits exceed ERISA limitations. The components of net periodic pension cost for the three months and nine months ended September 30, 2011 and 2010 were as follows:

		U.S.	Ν	lon-U.S.
	Three Months	Three Months	Three Months	Three Months
	ended September	ended Wantember 1	ended Antember	ended Steptember 30,
(dollars in millions)	2011	2010	2011	2010
Service cost	\$	\$	\$ 2.3	\$ 2.5
Interest cost	6.0	6.	3 5.0	4.7
Expected return on plan assets	(5.9)	(5.	3) (3.8)	(3.7)
Prior service credit	(0.6)	(0.	5) (0.2)	(0.3)
Net actuarial loss	3.3	1.	5 0.1	0.1
Net periodic pension cost	\$ 2.8	\$ 2.) \$ 3.4	\$ 3.3

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8. Pension and Other Postretirement Benefit Plans (continued)

		U.S.	No	on-U.S.
	Nine Months ended September 3	Nine Months ended Øeptember 39e	Nine Months ended ptember 3	Nine Months ended Øeptember 30.
(dollars in millions)	2011	2010	2011	2010
Service cost	\$	\$	\$ 7.0	\$ 7.1
Interest cost	18.0	18.9	16.3	13.9
Expected return on plan assets	(17.6)	(15.9)	(12.4)	(10.7)
Prior service credit	(1.8)	(1.7)	(0.9)	(0.8)
Net actuarial loss	10.0	4.6	0.3	0.2
Settlements			0.7	
Net periodic pension cost	\$ 8.6	\$ 5.9	\$ 11.0	\$ 9.7

We also have defined benefit postretirement plans that provide medical and life insurance benefits for substantially all U.S. retirees and eligible dependents. The components of net periodic (benefit) cost of postretirement benefits other than pensions for the three months and nine months ended September 30, 2011 and 2010 were as follows:

	Mo en	Three Months ended September 30,\$		hree onths nded mber 30 <i>;</i>	s Months ended r 30,September 3		M e	Nine Ionths ended ember 30,
(dollars in millions)	20)11	2	010		2011		2010
Service cost	\$	0.8	\$	1.1	\$	2.3	\$	3.1
Interest cost		1.5		2.1		4.5		6.3
Prior service credit		(0.5)		(0.4)		(1.6)		(1.4)
Net actuarial gain		(1.9)		(0.6)		(5.6)		(1.8)
Net periodic (benefit) cost	\$	(0.1)	\$	2.2	\$	(0.4)	\$	6.2

We now expect to contribute approximately \$39.8 million to our pension plans in 2011 compared to the \$66.2 million we had expected to contribute as of December 31, 2010. The decrease is mostly attributable to a \$28.5 million reduction in expected contributions to the principal U.S. pension plan.

9. Restructuring Expenses

We continuously redesign and optimize our business and work processes, and restructure our organization accordingly. Restructuring expenses were a net credit of \$7.1 million and a net charge of \$4.9 million for the three months and nine months ended September 30, 2011, respectively.

A restructuring accrual of \$12.3 million as of September 30, 2011 was included in other current liabilities on the condensed consolidated balance sheet. Restructuring expenses in 2011 reflected the planned reduction in force of approximately 100 positions, primarily in the Europe, Africa and Middle East region as part of an organizational realignment. Partially offsetting this was a gain on the sale of two manufacturing facilities of \$8.1 million during the third quarter 2011. All restructuring-related payments in the first nine months of 2011 were funded with cash from operations. We expect that future payments also will be funded with cash from operations.

9. Restructuring Expenses (continued)

Activity in the restructuring accrual for the nine months ended September 30, 2011 is summarized as follows:

	Seve	rance,		
	Term	ination		
	Benefits			
(dollars in millions)	and	Other		
Balance as of January 1, 2011	\$	11.5		
Charges to restructuring expense		13.0		
Cash payments		(12.0)		
Currency translation adjustments		(0.2)		
Balance as of September 30, 2011	\$	12.3		

Charges to restructuring expense are offset by the \$8.1 million gain on sale of two manufacturing facilities.

10. Summary of Other Income (Expense), Net

The components of other income (expense), net for the three months and nine months ended September 30, 2011 and 2010, include the following:

	Three Months ended September 30,		Three Months ended 60,September 30		Nine Months ended otember 30,5	-	Nine Months ended tember 30,
(dollars in millions)	20)11	2010		2011		2010
Loss on early extinguishment of debt	\$		\$	\$	(2.8)	\$	
Franchise taxes		(0.4)	(0.4)		(1.4)		(1.2)
Equity in earnings of unconsolidated subsidiaries		(0.3)	0.6				1.2
Foreign currency exchange adjustments		(5.2)	(1.4)		(5.0)		(17.3)
Other		(0.1)	(1.6)		(2.6)		(3.0)
Other income (expense), net	\$	(6.0)	\$ (2.8)	\$	(11.8)	\$	(20.3)

Foreign currency exchange adjustments

The \$17.3 million of foreign currency exchange adjustments for nine months ended September 30, 2010 was mostly attributable to our subsidiary in Venezuela.

Effective January 1, 2010, Venezuela s economy was designated as highly inflationary under U.S. generally accepted accounting principles, since it had experienced a rate of general inflation in excess of 100% over the last three-year period. Accordingly, the functional currency of our subsidiary company in Venezuela was changed to the U.S. dollar, and all gains and losses resulting from the remeasurement of its financial statements since January 1, 2010 were recorded in the statement of operations. Our Venezuelan subsidiary accounted for approximately 2% of our consolidated net sales for the year ended December 31, 2010.

On January 8, 2010, the Venezuelan government announced the devaluation of the bolivar fuerte and the establishment of a two-tier exchange structure. As a result, the official exchange rate changed from 2.15 to 2.60 for essential items and 4.30 for non-essential

10. Summary of Other Income (Expense), Net (continued)

items. We remeasured our Venezuelan subsidiary s balance sheet accounts to reflect the devaluation by using the exchange rate for non-essential items, which resulted in a foreign exchange loss of \$23.2 million. Because about half of the products imported by our Venezuelan subsidiary were classified as essential, this loss was subsequently reduced by approximately \$7.8 million of foreign exchange gains that were recognized during the nine months ended September 30, 2010, when payments were made using the exchange rate for essential products. We remeasure the financial statements of our Venezuelan subsidiary at the 4.30 exchange rate, the rate at which we expect to remit dividends.

In December 2010, the Venezuelan government announced the elimination of the two-tier exchange rate structure, effective January 1, 2011, and the official exchange rate of 4.30 was established for substantially all items. As a result, the exchange rate for essential items cannot be used for our unsettled amounts. The elimination of the two-tier rate structure did not have a significant impact on our financial position or results of operations.

We do not expect any significant ongoing impact of the currency devaluation on our results of operations.

11. Income Taxes

The income tax provision of \$42.3 million for the three months ended September 30, 2011 reflects an actual effective tax rate of 35.0%. This includes net discrete tax benefits for the period of \$0.4 million.

The income tax provision was \$32.1 million for the three months ended September 30, 2010. The effective tax rate of 34.5% was favorably impacted by a \$7.8 million net reduction to the income tax provision related to immaterial corrections of prior period items, consisting of adjustments with offsetting impacts to current and deferred income tax accounts.

For both the quarters ended September 30, 2011 and September 30, 2010, the income tax provision also varied from the U.S. federal statutory income tax rate due to foreign taxes provided at other than the 35% U.S. statutory rate, U.S. state income taxes, foreign tax credits, nondeductible expenses and other permanent differences.

Based upon the status of examinations in multiple tax jurisdictions and expanded audit and controversy activity in multiple non-U.S. jurisdictions, it is reasonably possible the total amount of unrecognized tax benefits could change during the next 12 months within a range of zero to \$8 million.

We will continue to monitor our prior 36-month earnings history together with all other available evidence, both positive and negative, in determining whether it is more likely than not we will realize some or all of our net deferred tax assets. Based on current expectations, we do not anticipate releasing any valuation allowances during the next 12 months.

11. Income Taxes (continued)

The income tax provision of \$129.5 million for the nine months ended September 30, 2011 reflects an actual effective tax rate of 33.4%. This includes year-to-date net discrete tax benefits of \$12.2 million, \$11.8 million of which occurred in the second quarter, and an incremental tax charge, beyond 35.0%, of \$4.2 million related to the gains on our first quarter divestitures. Those first quarter gains included the negative impact of nondeductible goodwill, partly offset by a favorable impact associated with their geographic mix, including, but not limited to, utilizing deferred tax assets against which a valuation allowance had been previously placed. The net discrete tax benefits of the second quarter consisted primarily of releasing \$29.5 million of the valuation allowances previously placed against some of our deferred tax assets, partly offset by a net charge of \$17.3 million related to unrecognized tax benefits, the latter of which was caused, in large part, by expanded audit and expected controversy activity in multiple non-U.S. income tax jurisdictions.

The income tax provision of \$95.5 million for the nine months ended September 30, 2010 was unfavorably impacted by the tax consequences of U.S. healthcare reform legislation enacted in the first quarter 2010. The resulting one-time write-off of previously accrued tax benefits associated with the subsidy for postretirement prescription drug benefits increased our tax provision by \$2.6 million. Also in the first quarter 2010, the Venezuelan government devalued its currency, resulting in a foreign exchange loss from remeasurement of the balance sheet accounts of our Venezuelan subsidiary. The loss produced relatively small tax benefits, which, when compared to the 35% U.S. federal statutory income tax rate, resulted in a \$2.1 million increase to the income tax provision. The effective tax rate of 39.9% was also unfavorably impacted by increased earnings subjected to a relatively high U.S. tax rate. Foreign tax disputes and law changes enacted in 2010 also increased the effective tax rate. Partly offsetting these unfavorable impacts to the effective tax rate was the \$7.8 million net reduction to the income tax provision recorded in the third quarter related to immaterial corrections of prior period items.

For the nine months ended September 30, 2011 and September 30, 2010, the income tax provision also varied from the U.S. federal statutory income tax rate due to foreign taxes provided at other than the 35% U.S. statutory rate, U.S. state income taxes, foreign tax credits, nondeductible expenses and other permanent differences.

12. Comprehensive Income

Total comprehensive income and its components, net of related tax, for the three months and nine months ended September 30, 2011 and 2010, were as follows:

	Three Months ended September 30, So		• •			• ·		,
(dollars in millions)	2	2011		2010		2011	2010	
Net earnings	\$	78.7	\$	60.9	\$	258.4	\$	143.9
Other comprehensive income (loss), net of income taxes:								
Amortization of net prior service credit		(0.9)		(0.9)		(2.7)		(2.7)
Amortization of net actuarial loss		1.1		0.8		6.0		(6.9)
Foreign currency translation adjustments		(115.1)		105.2	(41.5			17.8
Comprehensive income (loss)		(36.2)		166.0		220.2		152.1
Less: Comprehensive income attributable to noncontrolling interests		0.1		4.1		4.3		4.6
Comprehensive income (loss) attributable to Nalco Holding Company	\$	(36.3)	\$	161.9	\$	215.9	\$	147.5

13. Segment Information

We operate three reportable segments:

Water Services This segment serves the global water treatment and process chemical needs of the industrial, institutional, and municipal markets.

Paper Services This segment serves the process chemicals and water treatment needs of the global pulp and paper industry.

Energy Services This segment serves the process chemicals and water treatment needs of the global petroleum and petrochemical industries in both upstream and downstream applications.

We evaluate the performance of our segments based on direct contribution, which is defined as net sales, less cost of product sold, selling and service expenses, marketing expenses and research expenses directly attributable to each segment. There are no intersegment revenues.

Net sales by reportable segment were as follows:

(dollars in millions)	Three Months ended September 30, 5 2011		Ν	Three Months ended cember 30, 2010		Nine Months ended tember 30, 2011		Nine Months ended tember 30, 2010
Water Services	\$	521.4	\$	465.3	\$	1,452.8	\$	1,308.6
Paper Services		219.4		194.4		628.0		554.0
Energy Services		510.2		428.6		1,407.2		1,268.9
	¢	1 251 0	٩	1 000 0	<i>•</i>	2 400 0	¢	0 101 5
Net sales	\$	1,251.0	\$	1,088.3	\$	3,488.0	\$	3,131.5

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13. Segment Information (continued)

The following table presents direct contribution by reportable segment and reconciles the total segment direct contribution to earnings before income taxes:

(dollars in millions)	Months Mon ended end September 30, Septem		Months Mo ended en otember 30, Septer		Nine Months ended eptember 30, S 2011		Nine Months ended tember 30, 2010	
Segment direct contribution:	¢	101.0	¢	00.0	¢	051.6	¢	244.1
Water Services	\$	101.8	\$	88.8	\$	251.6	\$	244.1
Paper Services		35.7		33.3		96.5		91.7
Energy Services		102.8		98.6		275.8		301.4
Total segment direct contribution		240.3		220.7		623.9		637.2
Expenses not allocated to segments:								
Administrative expenses		63.2		50.7		184.0		165.5
Amortization of intangible assets		9.9		10.8		29.5		32.2
Restructuring expenses		(7.1)		(0.3)		4.9		1.9
Impairment of goodwill				5.4				5.4
Gain on divestitures						(136.0)		
Operating earnings		174.3		154.1		541.5		432.2
Other income (expense), net		(6.0)		(2.8)		(11.8)		(20.3)
Interest income		0.1		0.8		1.1		3.7
Interest expense		(47.4)		(59.1)		(142.9)		(176.2)
Earnings before income taxes	\$	121.0	\$	93.0	\$	387.9	\$	239.4

Administrative expenses primarily represent the cost of support functions, including information technology, finance, human resources and legal, as well as expenses for support facilities, executive management and management incentive plans.

14. Earnings Per Share

Basic earnings per share is computed by dividing net earnings attributable to Nalco Holding Company common shareholders by the weighted-average number of common shares outstanding during the period. Diluted earnings per share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock or resulted in the issuance of common stock.

14. Earnings Per Share (continued)

Basic and diluted earnings per share were calculated as follows:

(in millions)	Months N			Three Months ended eptember 30, Sej 2010		ended		Nine Months ended tember 30, 2010
Numerator for basic and diluted earnings per share attributable to Nalco Holding Company common shareholders:				2010		2011		2010
Net earnings attributable to Nalco Holding Company	\$	76.7	\$	58.9	\$	252.5	\$	140.8
Denominator for basic earnings per share attributable to Nalco Holding Company common shareholders weighted average common shares outstanding Effect of dilutive securities:	ī	138.8		138.3		138.8		138.3
Share-based compensation plans ¹		1.6		1.1		1.3		1.0
Denominator for diluted earnings per share attributable to Nalco Holding Company common shareholders		140.4		139.4		140.1		139.3

¹ Share-based compensation plans excludes 0.3 million and 0.2 million shares at September 30, 2011 and 2010, respectively, due to their anti-dilutive effect.

15. Contingencies and Litigation

Various claims, lawsuits and administrative proceedings are pending or threatened against us, arising from the ordinary course of business with respect to commercial, contract, intellectual property, product liability, employee, environmental and other matters. Historically, these matters have not had a material impact on our consolidated financial position. However, we cannot predict the outcome of any litigation or the potential for future litigation.

We have been notified of potential involvement or named as a potentially responsible party (PRP) by the Environmental Protection Agency, state enforcement agencies or private parties at nine pending waste sites where some financial contribution is or may be required. These agencies have also identified many other parties who may be responsible for clean-up costs at these waste disposal sites. Our financial contribution to remediate these sites is not expected to be material. There has been no significant financial impact on us up to the present, nor is it anticipated that there will be in the future, as a result of these matters. We have made and will continue to make provisions for these costs if our liability becomes probable and when costs can be reasonably estimated.

Our undiscounted reserves for known environmental clean-up costs were \$2.2 million at September 30, 2011. These environmental reserves represent our current estimate of our proportional clean-up costs and are based upon negotiation and agreement with enforcement agencies, our previous experience with respect to clean-up activities, a detailed review by us of known conditions, and information about other PRPs. They are not reduced by any possible recoveries from insurance companies or other PRPs not specifically identified. Although we cannot determine whether or not a material effect on future operations is reasonably likely to occur, given the evolving nature of environmental

15. Contingencies and Litigation (continued)

regulations, we believe that the recorded reserve levels are appropriate estimates of the potential liability. Although settlement will require future cash outlays, it is not expected that such outlays will materially impact our liquidity position.

Expenditures for the three months and nine months ended September 30, 2011, relating to environmental compliance and clean-up activities, were not significant.

We have been named as a defendant in lawsuits based on claimed involvement in the supply of allegedly defective or hazardous materials or products and the claimed presence of hazardous substances at our plants. We have also in the past been named as a defendant in lawsuits where our products have not caused injuries, but the claimants seek amounts so they might be monitored in the future for potential injuries arising from our products. The plaintiffs in these cases seek damages for alleged personal injury or potential injury resulting from exposure to our products or other chemicals. These matters have had a *de minimis* impact on our business historically, and we do not anticipate these matters will present any material risk to our business in the future. Notwithstanding, we cannot predict the outcome of any such lawsuits or the involvement we might have in these matters in the future.

In the ordinary course of our business, we are also a party to a number of lawsuits and are subject to various claims relating to patents, trademarks, intellectual property, employee matters, contracts, transactions, chemicals, services and other matters, the outcome of which, in our opinion, should not have a material effect on our consolidated financial position. However, we cannot predict the outcome of any litigation or the potential for future litigation. Were an unfavorable ruling to occur, there exists the possibility of a material adverse impact on the results of operations for the period in which the ruling occurs. We maintain accruals where the outcome of the matter is probable and can be reasonably estimated. We do not believe there is a risk of material loss in excess of these accruals.

Matters Related to Deepwater Horizon Incident Response

On April 22, 2010, the deepwater drilling platform, the Deepwater Horizon, operated by a subsidiary of BP plc, sank in the Gulf of Mexico after a catastrophic explosion and fire that began on April 20, 2010. A massive oil spill resulted. Approximately one week following the incident, subsidiaries of BP plc, under the authorization of the responding federal agencies, formally requested Nalco Company, an indirect subsidiary of Nalco Holding Company, to supply large quantities of COREXIT[®] 9500, a Nalco oil dispersant product listed on the U.S. EPA National Contingency Plan Product Schedule. Nalco Company responded immediately by providing available COREXIT and increasing production to supply the product to BP s subsidiaries for use, as authorized and directed by agencies of the federal government throughout the incident. Prior to the incident, Nalco Holding Company and its subsidiaries had not provided products or services or otherwise had any involvement with the Deepwater Horizon platform. On July 15, 2010, BP announced that it had capped the leaking well, and the application of dispersants by the responding parties ceased shortly thereafter.

On May 1, 2010, the President appointed retired U.S. Coast Guard Commandant Admiral Thad Allen to serve as the National Incident Commander in charge of the coordination of the response to the incident at the national level. The EPA directed numerous tests of all

15. Contingencies and Litigation (continued)

the dispersants on the National Contingency Plan Product Schedule, including those provided by Nalco Company, to ensure decisions about ongoing dispersant use in the Gulf of Mexico are grounded in the best available science. We cooperated with this testing process and continued to supply COREXIT 9500, as requested by BP and government authorities. After review and testing of a number of dispersants, on June 30, 2010, and on August 2, 2010, the EPA released toxicity data for eight oil dispersants.

The use of dispersants by the responding parties was one tool used by the government and BP to avoid and reduce damage to the Gulf area from the spill. Since the spill occurred, the EPA and other federal agencies have closely monitored conditions in areas where dispersant has been applied. We have encouraged ongoing monitoring and review of COREXIT and other dispersants and have cooperated fully with the governmental review and approval process. However, in connection with its provision of COREXIT, Nalco Company has been named in several lawsuits as described below.

Putative Class Action Litigation

In June, July and August 2010, and in April 2011, Nalco Company was named, along with other unaffiliated defendants, in eight putative class action complaints filed in either the United States District Court for the Eastern District of Louisiana (*Parker, et al. v. Nalco Company, et al.*, Civil Action No. 2:10-cv-01749-CJB-SS; *Harris, et al. v. BP, plc, et al.*, Civil Action No. 2:10-cv-02078-CJB-SS; *Irelan v. BP Products, Inc., et al.*, Civil Action No. 11-cv-00881; *Adams v. Louisiana, et al.*, Civil Action No. 11-cv-01051), the United States District Court for the Southern District of Alabama, Southern Division (*Lavigne, et al. v. BP PLC, et al.*, Civil Action No. 1:10-cv-00222-KD-C; *Wright, et al. v. BP, plc, et al.*, Civil Action No. 1:10-cv-00397-B) or the United States District Court for the Northern District of Florida, Pensacola Division (*Walsh, et al. v. BP, PLC, et al.*, Civil Action No. 3:10-cv-00143-RV-MD; *Petitjean, et al. v. BP, plc, et al.*, Case No. 3:10-cv-00316-RS-EMT) on behalf of various potential classes of persons who live and work in or derive income from the Coastal Zone. The *Parker, Lavigne* and *Walsh* cases have since been voluntarily dismissed. Each of the remaining actions contains substantially similar allegations, generally alleging, among other things, negligence relating to the use of our COREXIT dispersant in connection with the Deepwater Horizon oil spill. The plaintiffs in each of these putative class action lawsuits are generally seeking awards of unspecified compensatory and punitive damages, and attorneys fees and costs.

Other Related Federal Claims

In July, August, September, October and December 2010, Nalco Company was also named, along with other unaffiliated defendants, in eight complaints filed by individuals in either the United States District Court for the Eastern District of Louisiana (*Ezell v. BP, plc, et al.*, Case No. 2:10-cv-01920-KDE-JCW), the United States District Court for the Southern District of Alabama, Southern Division (*Monroe v. BP, plc, et al.*, Case No. 1:10-cv-00472-M; *Hill v. BP, plc, et al.*, Civil Action No. 1:10-cv-00471-CG-N; *Hudley v. BP, plc, et al.*, Civil Action No. 10-cv-00532-N), the United States District Court for the Northern District of Florida, Tallahassee Division (*Capt Ander, Inc. v. BP, plc, et al.*, Case No. 4:10-cv-00364-RH-WCS), the United States District Court for the Southern District of Mississippi, Southern Division (*Trehern v. BP, plc, et al.*, Case No. 1:10-cv-00432-HSO-

15. Contingencies and Litigation (continued)

JMR) or the United States District Court for the Southern District of Texas (*Chatman v. BP Exploration & Production*, Civil Action No. 10-cv-04329; *Brooks v. Tidewater Marine LLC, et al.*, Civil Action No. 11-cv-00049).

In April 2011, Nalco Company was also named in *Best v. British Petroleum plc, et al.*, Civil Action No. 11-cv-00772 (E.D. La.); *Black v. BP Exploration & Production, Inc., et al.* Civil Action No. 2:11-cv-867, (E.D. La.); *Pearson v. BP Exploration & Production, Inc.*, Civil Action No. 2:11-cv-863, (E.D. La.); *Alexander, et al. v. BP Exploration & Production, et al.*, Civil Action No. 11-cv-00951 (E.D. La.); and *Coco v. BP Products North America, Inc., et al.* (E.D. La.). The complaints generally allege, among other things, negligence and injury resulting from the use of our COREXIT dispersant in connection with the Deepwater Horizon oil spill. The complaints seek unspecified compensatory and punitive damages, and attorneys fees and costs. The *Chatman* case was voluntarily dismissed.

All of the above-referenced cases pending against Nalco Company have been administratively transferred for pre-trial purposes to a judge in the United States District Court for the Eastern District of Louisiana with other related cases under *In Re: Oil Spill by the Oil Rig Deepwater Horizon in the Gulf of Mexico, on April 20, 2010*, Civil Action No. 10-md-02179 (E.D. La.) (MDL 2179). Pursuant to orders issued by Judge Barbier in MDL 2179, the claims have been consolidated in several master complaints, including one naming Nalco Company and others who responded to the Gulf Oil Spill (known as the B3 Bundle). Plaintiffs are required by Judge Barbier to prepare a list designating previously-filed lawsuits that assert claims within the B3 Bundle regardless of whether the lawsuit named each defendant named in the B3 Bundle master complaint. We have received a draft list from the plaintiffs steering committee. The draft list identifies fifteen cases in the B3 Bundle, some of which are putative class actions. Six cases previously filed against Nalco Company are not included in the B3 Bundle.

Pursuant to orders issued by Judge Barbier in MDL 2179, claimants wishing to assert causes of action subject to one or more of the master complaints may do so by filing a short-form joinder. A short-form joinder is deemed to be an intervention into one or more of the master complaints in MDL 2179. The deadline for filing short form joinders was April 20, 2011. Of the individuals who have filed short form joinders that intervene in the B3 Bundle, Nalco Company has no reason to believe that these individuals are different from those covered by the putative class actions described above. These plaintiffs who have intervened in the B3 Bundle seek to recover damages for alleged personal injuries, medical monitoring and/or property damage related to the oil spill clean-up efforts.

Nalco Company, the incident defendants and the other responder defendants have been named as third party defendants by Transocean Deepwater Drilling, Inc. and its affiliates (the Transocean Entities) (*In re the Complaint and Petition of Triton Asset Leasing GmbH, et al*, MDL No. 2179, Civil Action 10-2771). In April and May 2011, the Transocean Entities, Cameron International Corporation, Halliburton Energy Services, Inc., M-I L.L.C., Weatherford U.S., L.P. and Weatherford International, Inc. (collectively, the Cross Claimants) filed cross claims in MDL 2179 against Nalco Company and other unaffiliated cross defendants. The Cross Claimants generally allege, among other things, that if they are found liable for damages resulting from the Deepwater Horizon explosion, oil spill and/or spill response, they are entitled to indemnity or contribution from the cross defendants.

15. Contingencies and Litigation (continued)

In April and June 2011, in support of its defense of the claims against it, Nalco Company filed counterclaims against the Cross Claimants. In its counterclaims, Nalco Company generally alleges that if it is found liable for damages resulting from the Deepwater Horizon explosion, oil spill and/or spill response, it is entitled to contribution or indemnity from the Cross Claimants.

Other Related State Court Actions

In March 2011, Nalco Company was named, along with other unaffiliated defendants, in an amended complaint filed by an individual in the Circuit Court of Harrison County, Mississippi, Second Judicial District (*Franks v. Sea Tow of South Miss, Inc., et al.*, Cause No. A2402-10-228 (Circuit Court of Harrison County, Mississippi)). The amended complaint generally asserts, among other things, negligence and strict products liability claims relating to the plaintiff s alleged exposure to chemical dispersants manufactured by Nalco Company. The plaintiff seeks unspecified compensatory damages, medical expenses, and attorneys fees and costs.

In October 2011, Nalco Company was named along with other unaffiliated defendants, in a complaint filed in Louisiana State Court, *Toups, et al. v Nalco Company, et al.*, No. 59-121 (25th Judicial District Court, Parish of Plaquemines, Louisiana). The complaint alleges that 26 boat operators and clean-up technicians suffered health-related problems as a result of using chemicals during the oil spill response efforts.

We believe the claims asserted against Nalco Company are without merit and intend to defend these lawsuits vigorously. We also believe that we have rights to contribution and/or indemnification (including legal expenses) from third parties. However, we cannot predict the outcome of these lawsuits, the involvement we might have in these matters in the future or the potential for future litigation.

Matters Related To The Merger Transaction With Ecolab Inc.

Following Ecolab Inc. (Ecolab) and Nalco Holding Company s announcement of a planned merger transaction on July 20, 2011, a purported class action lawsuit was filed against Nalco, members of Nalco s board of directors and Ecolab in the Circuit Court of the Eighteenth Judicial Circuit (DuPage County, State of Illinois): *Jack Mozenter v. Nalco Holding Co., Ecolab, Inc., et al.*, No. 2011MR001043. Three additional purported class action lawsuits were also filed in the Circuit Court of the Eighteenth Judicial Circuit: *Ziegler v. Nalco Holding Company, et al.*, No. 2011 L 861, *Stasik v. Fyrwald, et al.*, No. 2011 CH 3745 and *Construction Workers Pension Trust Fund* Lake County v. Nalco Holding Co., *et al.*, No. 2011 L951. The four actions were consolidated by the Circuit Court on September 7, 2011. The lawsuits allege that the planned merger transaction is the result of an unfair and inadequate process, the consideration to be received by Nalco s stockholders in the merger is inadequate and that the members of Nalco s board of directors breached their fiduciary duties. The lawsuits were later amended to allege that the disclosures regarding the proposed merger as submitted by Nalco in a draft proxy statement for its shareholders were inadequate. (The lawsuits seek, among other things, injunctive relief enjoining Ecolab and Nalco from proceeding with the merger unless Nalco implements procedures to obtain the highest possible price for its stockholders, directing the Nalco board of directors to exercise its fiduciary duties to obtain a transaction in the best interests of Nalco s stockholders and seeking additional disclosures in the proposed proxy statement. Nalco believes the allegations are meritless.

On October 24, 2011, the parties to the consolidated actions reached an agreement in principle regarding settlement of the consolidated actions. The defendants have entered into the settlement to eliminate the uncertainty, burden, risk, expense and distraction of the litigation. Under this settlement, the consolidated actions will be dismissed with prejudice on the merits and all defendants will be released from any and all claims relating to, among other things, the merger and any related disclosures. The settlement is subject to customary conditions, including consummation of the merger, completion of certain confirmatory discovery, class certification and final approval by the court.

In exchange for the releases provided in the settlement, Ecolab and Nalco have provided additional disclosure requested by plaintiffs in the consolidated action related to, among other things, the negotiations between Ecolab and Nalco that resulted in the execution of the merger agreement, the financial forecasts prepared by Ecolab and Nalco, the opinions provided by Ecolab s and Nalco s respective financial advisors in connection with the merger and the fees paid to those advisors by Ecolab and Nalco over the past two years.

The settlement will not affect any provision of the merger agreement or the form or amount of the consideration to be received by Nalco stockholders in the merger. The parties have agreed that the lead plaintiff may apply to the court for an award of attorneys fees and reimbursement of expenses, which, under certain circumstances, defendants have agreed not to oppose.

16. Financial Instruments

We use derivative instruments to manage our foreign exchange exposures, and we have also used derivative instruments to manage our energy cost exposures. All derivative instruments are recognized in the consolidated balance sheets at fair value. Changes in the fair value of derivatives that are not hedges are recognized in earnings as they occur. If the derivative instruments are designated as hedges, depending on their nature, the effective portions of changes in their fair values are either offset in earnings against the changes in the fair values of the items being hedged, or reflected initially in accumulated other comprehensive income (AOCI) and subsequently recognized in earnings when the hedged items are recognized in earnings. The ineffective portions of changes in the fair values of derivative instruments designated as hedges are immediately recognized in earnings.

Counterparties to derivative financial instruments expose us to credit-related losses in the event of nonperformance, but we do not expect any counterparties to fail to meet their obligations given their high credit ratings. We also mitigate our risk of material losses by diversifying our selection of counterparties.

Net Investment Hedges

We use euro-denominated borrowings of Nalco Company, as a hedge of our net investment in subsidiary companies whose assets, liabilities, and operations are measured using the euro as their functional currency. Because of the high degree of effectiveness between the hedging instruments and the exposure being hedged, fluctuations in the value of the euro-denominated debt due to exchange rate changes are offset by changes in the net investment. Accordingly, changes in the value of the euro-denominated debt are recognized in foreign currency translation adjustments, a component of AOCI, to offset changes in the value of our net investment in subsidiary companies whose financial statements are measured using the euro as their functional currency.

The carrying value of euro-denominated debt designated as a net investment hedge was \$269.7 million and \$267.4 million at September 30, 2011 and December 31, 2010, respectively. Gains (losses) from the net investment hedge reported as a component of other comprehensive income in the foreign currency translation adjustment account were as follows:

16. Financial Instruments (continued)

(dollars in millions)	Me er Septer	Three Months ended September 30,5 2011		s Months		Nine Months ended September 30, 2011		line onths ided nber 30, 010
Gain (loss) before tax	\$	19.6	\$	(28.3)	\$	(2.3)	\$	14.4
Income tax (benefit)		7.3		(10.6)		(0.9)		5.4
Net gain (loss)	\$	12.3	\$	(17.7)	\$	(1.4)	\$	9.0

We formally assess, on a quarterly basis, whether the euro-denominated debt is effective at offsetting changes in the value of the underlying exposure. No hedge ineffectiveness was recorded in earnings during the nine months ended September 30, 2011 and 2010.

Cash Flow Hedges

We have used derivative instruments such as foreign exchange forward contracts to hedge the variability of the cash flows from certain forecasted royalty payments due to changes in foreign exchange rates, and we have used commodity forward contracts to manage our exposure to fluctuations in the cost of natural gas used in our business. These instruments are designated as cash flow hedges, with changes in their fair values included in AOCI to the extent the hedges are effective. Amounts included in AOCI are reclassified into earnings in the same period during which the hedged transaction is recognized in earnings.

Changes in fair value representing hedge ineffectiveness are recognized in current earnings. No derivative instruments were designated as a cash flow hedge at September 30, 2011 and December 31, 2010, and no cash flow hedges were discontinued during the nine months ended September 30, 2011 and September 30, 2010.

Fair Value Hedges

For derivative instruments that are designated and qualify as a fair value hedge, the gain or loss on the derivative, as well as the offsetting loss or gain on the hedged item attributable to the hedged risk, are recognized in current earnings. No derivative instruments were designated as a fair value hedge at September 30, 2011 and December 31, 2010.

Derivatives Not Designated as Hedging Instruments

We use foreign currency contracts to offset the impact of exchange rate changes on recognized assets and liabilities denominated in non-functional currencies, including intercompany receivables and payables. The gains or losses on these contracts, as well as the offsetting losses or gains resulting from the impact of changes in exchange rates on recognized assets and liabilities denominated in non-functional currencies, are recognized in current earnings.

Derivative instruments are not held or issued for trading or speculative purposes.

16. Financial Instruments (continued)

The notional amounts of derivative instruments outstanding as of September 30, 2011 and December 31, 2010 were as follows:

(dollars in millions)	September 30, 2011		December 31, 2010	
Derivatives designated as hedges:				
None	\$		\$	
Total derivatives designated as hedges				
Derivatives not designated as hedges:				
Foreign exchange contracts		146.4	87.9	
Total derivatives	\$	146.4	\$ 87.9	

The fair value and balance sheet presentation of derivative instruments as of September 30, 2011 and December 31, 2010 were as follows:

		Septem	ber 30	Decem	ber 31,
(dollars in millions)	Balance Sheet Location	201	11	20	10
Asset derivatives:					
Derivatives not designated as hedges:					
Foreign exchange contracts	Prepaid expenses, taxes and	l			
	other current assets	\$	1.1	\$	1.1
		\$	1.1	\$	1.1
				·	
Liability derivatives:					
Derivatives not designated as hedges:					
Foreign exchange contracts	Other current liabilities	\$		\$	0.3
		\$		\$	0.3
		Ŧ		Ŧ	

For the nine months ended September 30, 2011 and 2010, we had no derivative instruments that qualified as cash flow hedges, so there was no impact on AOCI and earnings from such instruments.

For the three months and nine months ended September 30, 2011 and 2010, the impact on earnings from derivative instruments that were not designated as hedges was as follows:

		-	Three Months ended ØŞeptember 30,
(dollars in millions)	Location	2011	2010
Gain recognized in earnings:			
Foreign exchange contracts	Other income (expense), net	\$ (0.4)	\$ 2.3

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		Nine Month ended Septembe		Nine Month ended eptember	l
(dollars in millions)	Location	2011		2010	
Gain recognized in earnings: Foreign exchange contracts	Other income (expense), net	: \$:	1.4	\$ 4	4.4

17. Fair Value Measurements

Authoritative guidance issued by the FASB defines fair value as the price that would be received for an asset or paid to transfer a liability in an orderly transaction between market participants on the measurement date. The guidance establishes a fair value hierarchy that prioritizes observable and unobservable inputs used to measure fair value into three broad levels:

- Level 1 Quoted prices in active markets that are accessible at the measurement date for identical assets and liabilities. The fair value hierarchy gives the highest priority to Level 1 inputs.
- Level 2 Observable inputs other than quoted prices in active markets.
- Level 3 Unobservable inputs for which there is little or no market data available. The fair value hierarchy gives the lowest priority to Level 3 inputs.

The fair value of financial assets and liabilities measured at fair value on a recurring basis was as follows:

	-	Balance ptember 30,	_		_			
(dollars in millions)		2011	Le	evel 1	Le	vel 2	Level	13
Assets:								
Foreign exchange forward contracts	\$	1.1	\$		\$	1.1	\$	
Money market funds held in rabbi trusts		2.0		2.0				
	\$	3.1	\$	2.0	\$	1.1	\$	
Liabilities:								
Foreign exchange forward contracts	\$		\$		\$		\$	
Contingent consideration		15.7					15	.7
	\$	15.7	\$		\$		\$ 15	.7

	alance cember 31,				
(dollars in millions)	2010	Level 1	Lev	vel 2	Level 3
Assets:					
Foreign exchange forward contracts	\$ 1.1	\$	\$	1.1	\$
Money market funds held in rabbi trusts	12.5	12.5			
	\$ 13.6	\$ 12.5	\$	1.1	\$
Liabilities:					
Foreign exchange forward contracts	\$ 0.3	\$	\$	0.3	\$
Contingent consideration	20.1				20.1
	\$ 20.4	\$	\$	0.3	\$ 20.1

Foreign exchange forward contracts are valued using quoted forward foreign exchange prices at the reporting date. Money market funds held in rabbi trusts are valued using quoted prices in active markets. Contingent consideration obligations are measured based on the

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probability-weighted present value of the consideration expected to be transferred.

17. Fair Value Measurements (continued)

Changes in the fair value of contingent consideration obligations for the nine months ended September 30, 2011 were as follows:

(dollars in millions)	 ne Months ended ptember 30, 2011
Balance as of January 1, 2011	\$ 20.1
Liabilities recognized at acquisition date	1.1
(Gains) recognized in earnings	(0.5)
Payments	(5.0)
Balance as of September 30, 2011	\$ 15.7

The carrying values of cash and cash equivalents, trade accounts receivable, accounts payable and short-term debt approximate their fair values at September 30, 2011 and December 31, 2010, because of the short-term maturities and nature of these balances.

The estimated fair value of long-term debt at September 30, 2011 and December 31, 2010 was \$2,813.2 million and \$2,864.9 million, respectively, and the related carrying value was \$2,644.5 million and \$2,782.0 million, respectively. The fair value of our fixed-rate borrowings was estimated based on their quoted market prices. The carrying value of amounts outstanding under our senior secured credit facilities is considered to approximate fair value because interest accrues at rates that fluctuate with interest rate trends. The carrying value of other long-term debt outstanding also approximates fair value due to the variable nature of their interest rates.

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

Overview

Key financial highlights for the third quarter 2011 include:

Record sales of \$1,251.0 million were up 15.0% over reported sales in the year-ago period, and increased 17.0% excluding sales of dispersant products used in responding to the Gulf oil spill in the third quarter of 2010. On an organic basis, which excludes the impacts of changes in foreign currency translation rates and acquisitions and divestitures, sales increased 12.5%. Favorable changes in currency translation rates and acquisitions, net of acquisitions, accounted for a 1.3% sales decrease. Excluding sales of dispersant products used in responding to the Gulf oil spill from the year-ago period, sales grew 14.5% organically over the third quarter of 2010, with 4.9% attributable to price increases and 9.6% attributable to volume.

Change in product mix was the principal cause of the current quarter gross profit margin decreasing to 41.6% from 43.9% for the year-ago period.

In the third quarter of 2011, we generated \$33 million in cost savings and productivity gains. Through the first nine months of 2011, we have generated \$84 million of cost savings and productivity gains toward our goal of \$100 million.

Third quarter 2011 diluted net earnings per share attributable to Nalco Holding Company common shareholders (EPS) was 55 cents, compared to 42 cents reported in the year-ago period. Adjusted Earnings Per Share, which excludes the after-tax impact of restructuring expenses and other specified transactions that are unusual in nature, was 53 cents and 46 cents for the third quarter of 2011 and 2010, respectively. Adjusted Earnings Per Share is reconciled to reported EPS as follows:

	Three Months ended September 30, 2011	Mor enc Septem	
Adjusted Earnings Per Share	\$ 0.53	\$	0.46
Restructuring expenses, net of tax	0.04		
Merger-related costs	(0.02)		
Goodwill impairment			(0.04)
Diluted earnings per share, as reported	\$ 0.55	\$	0.42

The after-tax impact sales of dispersant products used in responding to the Gulf oil spill favorably impacted third quarter 2010 EPS by 6 cents.

The effective income tax rate was 35.0% for the third quarter of 2011, compared to 34.5% for the year-ago quarter.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

The Adjusted Effective Tax Rate, defined as the income tax provision excluding the tax expense (benefit) of specified transactions, divided by earnings (loss) before income taxes excluding the earnings (loss) before income taxes attributable to those specified transactions, was 35.4% for the third quarter of 2011. The reported effective tax rate is reconciled to the Adjusted Effective Tax Rate as follows:

	Restructuring Merger-							
(dollars in millions)	As I	Reported	Exp	enses	relate	ed Costs	Ac	ljusted
Earnings before income taxes	\$	121.0	\$	7.1	\$	(4.6)	\$	118.5
Income tax provision		42.3		2.1		(1.7)		41.9
Effective tax rate		35.0%		29.6%	6	37.0%		35.4%

EBITDA was \$210.1 million for the third quarter of 2011, a 10.0% increase from year-ago EBITDA of \$191.0 million. Adjusted EBITDA, which adjusts EBITDA for restructuring expenses and certain other unusual items, grew 13.3% to \$207.6 million, compared to \$183.3 million, excluding EBITDA contributed in the year-ago period by sales of dispersant products used for the Gulf oil spill. Net earnings attributable to Nalco Holding Company is reconciled to EBITDA and Adjusted EBITDA as follows:

(dollars in millions)	Three Months ended September 30, 2011	Three Months ended September 30, 2010
Net earnings attributable to Nalco Holding Company	\$ 76.7	\$ 58.9
Income tax provision	42.3	32.1
Interest expense, net of interest income	47.3	58.3
Depreciation	33.9	30.9
Amortization	9.9	10.8
EBITDA	210.1	191.0
Restructuring expenses	(7.1)	(0.3)
Merger-related costs	4.6	
Impairment of goodwill		5.4
Adjusted EBITDA	\$ 207.6	\$ 196.1 ⁽¹⁾

⁽¹⁾ Excluding EBITDA contributed by sales of dispersant products used for the Gulf of Mexico emergency response, Adjusted EBITDA would have been \$183.3 million for the three months ended September 30, 2010.

Free Cash Flow, defined as cash from operating activities less capital expenditures and net earnings attributable to noncontrolling interests, was \$49.3 million in the third quarter of 2011, a decrease of \$16.7 million from Free Cash Flow of \$66.0 million in the year-ago period. The change primarily resulted from increased uses of working capital to support growth. Higher raw material costs and increased selling prices contributed to the increased uses of working capital. Net cash provided by operating activities is reconciled to Free Cash Flow as follows:

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

(dollars in millions)	M er Septe	hree onths nded mber 30, 2011	Three Months ended tember 30, 2010
Net cash provided by operating activities	\$	93.2	\$ 111.6
Net earnings attributable to noncontrolling interests		(2.0)	(2.0)
Additions to property, plant, and equipment, net		(41.9)	(43.6)
Free cash flow	\$	49.3	\$ 66.0

Outlook

On July 20, 2011, we announced that we had entered into a definitive merger agreement with Ecolab, Inc., a global leader in cleaning, sanitizing, food safety and infection prevention products and services. The merger will combine our leading positions in water, paper and energy services with Ecolab s strength in the food and beverage, healthcare and institutional markets. We are anticipating a fourth quarter 2011 close.

Given the acceleration of our strong performance and slightly lower tax rate, we have updated our outlook for 2011. We have raised our Adjusted EBITDA guidance from \$740 million to roughly \$745 million, excluding merger-related expenses. We have also raised our Adjusted Earnings Per Share guidance from \$1.70 to roughly \$1.75, excluding merger-related expenses. The Adjusted Effective Tax Rate is now expected to approximate 33%, one percentage point lower than expected at the end of the second quarter. Productivity targets remain at approximately \$100 million. Free Cash Flow still is expected to be roughly \$85 million, as we had originally forecasted for 2011. Free Cash Flow for 2011 will be affected by (1) the payment of taxes on divestiture gains, (2) an estimated \$5 million to \$10 million reduction in cash flow, representing EBITDA of divested businesses, partly offset by interest savings on the senior discount notes redeemed using proceeds from the divestitures, and (3) higher cash flow requirements of \$30 million to \$35 million, rent payments will be \$18.0 million higher in 2011 than they were in 2010 and \$22.4 million higher than they will be in 2012 and beyond. Net capital expenditures are projected to increase to approximately \$200 million, as we expand manufacturing capabilities, primarily in BRIC+ countries, and as we invest in customer automation and other high-value specialty equipment.

Results of Operations Consolidated

Quarter Ended September 30, 2011 Compared to the Quarter Ended September 30, 2010

Net sales for the three months ended September 30, 2011 were \$1,251.0 million, a 15.0% increase from the \$1,088.3 million reported for the quarter ended September 30, 2010. On an organic basis, which excludes the impacts of changes in foreign currency translation rates and acquisitions and divestitures, net sales rose 12.5%, with 4.8% attributable to price increases and 7.7% attributable to volume. After adjusting for oil spill dispersant sales in the year-ago period, organic sales rose 14.5%. Geographically, the Europe, Africa and Middle East region reported an organic increase of 14.1% and

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Asia/Pacific posted an increase of 12.3%. North America and Latin America both grew sales organically by 11.9%. North America sales in the year-ago period included sales of dispersant products used by the government and BP in responding to the Gulf of Mexico oil spill. Excluding those sales, North American organic growth was 16.0%.

Gross profit, defined as the difference between net sales and cost of product sold, of \$520.4 million for the quarter ended September 30, 2011 increased by \$42.7 million, or 8.9%, from the \$477.7 million for the year-ago period, and increased 12.4% excluding the impact of the sales of dispersant products used in the Gulf oil spill response. On an organic basis, gross profit was up 7.0%, because the year-ago period included gross profit from the Gulf oil spill dispersant sales. Without that impact, gross profit rose 10.4% organically, as the impact of higher volumes and increased selling prices were partly offset by higher raw material and freight costs. Gross margin deteriorated by 2.3 percentage points to 41.6% for the quarter ended September 30, 2011 compared to 43.9% for the year-ago quarter.

Selling, administrative, and research expenses for the three months ended September 30, 2011 of \$343.3 million increased \$35.6 million, or 11.6%, from \$307.7 million for the year-ago period. On an organic basis, selling, administrative, and research expenses increased 8.1%, reflecting increased investment in headcount to support growth, partially offset by productivity improvements. The increase was also partly attributable to lower incentive plan expenses in the year-ago quarter resulting from a reduction in amounts accrued earlier in 2010. Changes in currency translation rates increased selling, administrative and research expenses 3.7% from the year-ago period.

Amortization of intangible assets was \$9.9 million and \$10.8 million for the three months ended September 30, 2011 and 2010, respectively. The decrease was attributable to lower amortization of customer relationships, which are amortized using an accelerated method.

Restructuring expenses, representing mostly employee severance and related costs associated with the continuing redesign and optimization of business and work processes, was a net credit of \$7.1 million and \$0.3 million for the three months ended September 30, 2011 and September 30, 2010, respectively. We recognized a pretax gain on the sale of two manufacturing facilities of \$8.1 million during the third quarter of 2011. Additional expenses of \$1.0 million for the quarter partially offset this gain. We revised our European restructuring plan during the third quarter of 2010, which required the reversal of approximately \$1.4 million of expenses accrued in earlier periods. Additional expenses of \$1.1 million during the third quarter 2010 partially offset this reversal, resulting in a net credit for the quarter.

Impairment of goodwill of \$5.4 million in the third quarter of 2010 resulted from the reversal of deferred tax assets of \$22.3 million that were originally recorded as part of the purchase price allocation when we were acquired in 2003. During 2010, we determined that the deferred tax assets were recorded in error. In accordance with authoritative accounting guidance, we corrected this purchase price allocation error by reversing the deferred tax asset and increasing goodwill. Of the \$22.3 million adjustment to goodwill, \$5.4 million was allocated to our Paper Services reporting unit. Because the entire balance of goodwill of our Paper Services reporting unit was written off in 2008, when it was determined that it was impaired, the \$5.4 million was immediately written off.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Other income (expense), net changed unfavorably by \$3.2 million for the three months ended September 30, 2011 compared to the year-ago period. The change was primarily due to foreign currency exchange adjustments.

Net interest expense, defined as the combination of interest income and interest expense, of \$47.3 million for the three months ended September 30, 2011 decreased by \$11.0 million from the \$58.3 million reported for the three months ended September 30, 2010. The change was mainly the result of lower average debt levels compared to the third quarter 2010, combined with a lower weighted-average interest rate.

The income tax provision of \$42.3 million for the three months ended September 30, 2011 reflects an actual effective tax rate of 35.0%. This includes net discrete tax benefits for the period of \$0.4 million.

The income tax provision was \$32.1 million for the three months ended September 30, 2010. The effective tax rate of 34.5% was favorably impacted by a \$7.8 million net reduction to the income tax provision related to immaterial corrections of prior period items, consisting of adjustments with offsetting impacts to current and deferred income tax accounts.

For both the quarters ended September 30, 2011 and September 30, 2010, the income tax provision also varied from the U.S. federal statutory income tax rate due to foreign taxes provided at other than the 35% U.S. statutory rate, U.S. state income taxes, foreign tax credits, nondeductible expenses and other permanent differences.

Based upon the status of examinations in multiple tax jurisdictions and expanded audit and controversy activity in multiple non-U.S. jurisdictions, it is reasonably possible the total amount of unrecognized tax benefits could change during the next 12 months within a range of zero to \$8 million.

We will continue to monitor our prior 36-month earnings history together with all other available evidence, both positive and negative, in determining whether it is more likely than not we will realize some or all of our net deferred tax assets. Based on current expectations, we do not anticipate releasing any valuation allowances during the next 12 months.

Net earnings attributable to noncontrolling interests was \$2.0 million for both the three months ended September 30, 2011 and 2010.

Nine Months Ended September 30, 2011 Compared to the Nine Months Ended September 30, 2010

Net sales for the nine months ended September 30, 2011 were \$3,488.0 million, an 11.4% increase from the \$3,131.5 million reported for the nine months ended September 30, 2010. On an organic basis, net sales rose 8.6%. Excluding Gulf oil spill dispersant sales from the year-ago period, net sales rose 11.7% organically. Geographically, each region showed improvement over the prior year, with organic increases of 12.7% in Latin America, 9.5% in Asia/Pacific, 8.7% in the Europe, Africa and Middle East region and 7.3% in North America. Excluding sales of dispersants used for the Gulf oil spill from the year-ago period, North America saw 13.7% organic growth.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Gross profit, defined as the difference between net sales and cost of product sold, of \$1,446.8 million for the nine months ended September 30, 2011 increased by \$50.3 million, or 3.6%, from the \$1,396.5 million for the nine months ended September 30, 2010. On an organic basis, gross profit was up 1.5%, as the year-ago period included gross profit from the Gulf oil spill dispersant sales. Without that impact, gross profit increased 8.3% and was up 6.1% organically. However, due to escalating raw material and freight costs offset by higher selling prices, gross margin deteriorated by 3.1 percentage points to 41.5% for the nine months ended September 30, 2011 compared to 44.6% for the year-ago period.

Selling, administrative, and research expenses for the nine months ended September 30, 2011 of \$1,006.9 million increased \$82.1 million, or 8.9%, from \$924.8 million for the year-ago period. On an organic basis, selling, administrative, and research expenses increased 5.3%, reflecting increased investment in headcount to support growth, partially offset by productivity improvements. Changes in currency translation rates increased selling, administrative and research expenses 3.6% from the first nine months of 2010.

Amortization of intangible assets was \$29.5 million and \$32.2 million for the nine months ended September 30, 2011 and 2010, respectively. The decrease was attributable to lower amortization of customer relationships, which are amortized using an accelerated method.

Restructuring expenses, representing mostly employee severance and related costs associated with the continuing redesign and optimization of business and work processes, were \$4.9 million and \$1.9 million for the nine months ended September 30, 2011 and 2010, respectively. The \$3.0 million increase was mainly attributable to a plan to eliminate approximately 100 positions, primarily in the Europe, Africa and Middle East region, partially offset by a gain on the sale of two manufacturing facilities of \$8.1 million.

Impairment of goodwill of \$5.4 million in the nine months ended September 30, 2010 resulted from the reversal of deferred tax assets of \$22.3 million that were originally recorded as part of the purchase price allocation when we were acquired in 2003. During 2010, we determined that the deferred tax assets were recorded in error. In accordance with authoritative accounting guidance, we corrected this purchase price allocation error by reversing the deferred tax asset and increasing goodwill. Of the \$22.3 million adjustment to goodwill, \$5.4 million was allocated to our Paper Services reporting unit. Because the entire balance of goodwill of our Paper Services reporting unit was written off in 2008, when it was determined that it was impaired, the \$5.4 million was immediately written off.

Gain on divestitures of \$136.0 million resulted from the first quarter 2011 sale of our personal care products business and marine chemicals business. Proceeds from the sale were \$198.4 million, net of selling and other cash expenses of \$6.7 million.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Other income (expense), net changed favorably by \$8.5 million for the nine months ended September 30, 2011 compared to the year-ago period. The change was primarily caused by a favorable change in foreign currency transaction gains and losses of \$12.3 million, which was mostly attributable to losses reported in the first quarter 2010 resulting from the devaluation of the Venezuelan bolivar fuerte. See Note 10 to the condensed consolidated financial statements in Part I, Item 1, for further explanation. Partially offsetting this favorable variance were debt extinguishment costs of \$2.8 million incurred during the first quarter 2011.

Net interest expense, defined as the combination of interest income and interest expense, of \$141.8 million for the nine months ended September 30, 2011 decreased by \$30.7 million from the \$172.5 million reported for the nine months ended September 30, 2010. Lower average debt levels compared to the first nine months 2010, combined with lower weighted-average interest rate debt, drove a \$33.3 million decrease in interest expense from the year-ago period. Interest income decreased \$2.6 million compared to the year-ago period, reflecting lower cash balances.

The income tax provision of \$129.5 million for the nine months ended September 30, 2011 reflects an actual effective tax rate of 33.4%. This includes year-to-date net discrete tax benefits of \$12.2 million, \$11.8 million of which occurred in the second quarter, and an incremental tax charge, beyond 35.0%, of \$4.2 million related to the gains on our first quarter divestitures. Those first quarter gains included the negative impact of nondeductible goodwill, partly offset by a favorable impact associated with their geographic mix, including, but not limited to, utilizing deferred tax assets against which a valuation allowance had been previously placed. The net discrete tax benefits of the second quarter consisted primarily of releasing \$29.5 million of the valuation allowances previously placed against some of our deferred tax assets, partly offset by a net charge of \$17.3 million related to unrecognized tax benefits, the latter of which was caused, in large part, by expanded audit and expected controversy activity in multiple non-U.S. income tax jurisdictions.

The income tax provision of \$95.5 million for the nine months ended September, 2010 was unfavorably impacted by the tax consequences of U.S. healthcare reform legislation enacted in the first quarter 2010. The resulting one-time write-off of previously accrued tax benefits associated with the subsidy for postretirement prescription drug benefits increased our tax provision by \$2.6 million. Also in the first quarter 2010, the Venezuelan government devalued its currency, resulting in a foreign exchange loss from remeasurement of the balance sheet accounts of our Venezuelan subsidiary. The loss produced relatively small tax benefits, which, when compared to the 35% U.S. federal statutory income tax rate, resulted in a \$2.1 million increase to the income tax provision. The effective tax rate of 39.9% was also unfavorably impacted by increased earnings subjected to a relatively high U.S. tax rate. Foreign tax disputes and law changes enacted in 2010 also increased the effective tax rate. Partly offsetting these unfavorable impacts to the effective tax rate was the \$7.8 million net reduction to the income tax provision recorded in the third quarter related to immaterial corrections of prior period items.

For the nine months ended September 30, 2011 and September 30, 2010, the income tax provision also varied from the U.S. federal statutory income tax rate due to foreign taxes provided at other than the 35% U.S. statutory rate, U.S. state income taxes, foreign tax credits, nondeductible expenses and other permanent differences.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Net earnings attributable to noncontrolling interests of \$5.9 million for the nine months ended September 30, 2011 was \$2.8 million higher than the \$3.1 million reported in the year-ago period.

Results of Operations Segment Reporting

Quarter Ended September 30, 2011 Compared to the Quarter Ended September 30, 2010

Net sales by reportable segment for the three months ended September 30, 2011 and September 30, 2010 may be compared as follows:

	Three Mo September 30			% Ci	in the	utable to Cl Following F quisitions/	8
(dollars in millions)	2011	´ •	2010	ChangeTra	nslatioDi	ivestitures	Organic
Water Services	\$ 521.4	\$	465.3	12.1%	4.5%	(3.6)%	11.2%
Paper Services	219.4		194.4	12.9%	3.9%		9.0%
Energy Services	510.2		428.6	19.0%	2.9%	0.7%	15.4%
Net sales	\$ 1.251.0	\$	1,088.3	15.0%	3.8%	(1.3)%	12.5%

Water Services reported sales of \$521.4 million for the quarter ended September 30, 2011, a 12.1% increase from the \$465.3 million for the year-ago period. Organic sales growth was 11.2%, led by double-digit growth in Mining and in the light industry Food and Beverage and Manufacturing end-markets. Geographically, all regions contributed to the organic sales improvement, as the Asia/Pacific and Europe, Africa and Middle East regions reported double-digit organic sales increases of 17.4% and 13.4%, respectively. North America and Latin America each reported 7.7% organic sales increases. The net sales decrease resulting from acquisitions/divestitures was primarily due to the first quarter 2011 divestitures of businesses partially offset by sales attributable to acquisitions made in 2010.

Paper Services reported sales of \$219.4 million for the three months ended September 30, 2011, a 12.9% improvement from the \$194.4 million reported for the third quarter 2010. Organic sales grew 9.0%, as Latin America, North America and Asia/Pacific reported increases of 19.2%, 12.9%, and 6.7%, respectively, while Europe, Africa and Middle East decreased 2.3%.

Energy Services reported sales of \$510.2 million for the three months ended September 30, 2011, a 19.0% increase from the \$428.6 million for the quarter ended September 30, 2010. Excluding sales of dispersant products from sales for the year-ago period, Energy Services organic growth would have been 20.7%, led by a substantial increase posted by our Enhanced Oil Recovery business and double-digit growth reported by our Upstream and Downstream businesses. Regionally, organic sales were 14.6% higher in North America when compared to the year-ago period that includes dispersant sales, and were

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

23.9% higher excluding those sales. The Europe, Africa and Middle East region, Latin America and Asia/Pacific reported organic increases of 24.1%, 14.1% and 7.8%, respectively.

Direct contribution by reportable segment for the three months ended September 30, 2011 and September 30, 2010 may be compared as follows:

	Three	Three Months			hanges
	E	Ended			Factors
	September S	Se ptember 30	, % Cu	rrencyAcquisitions/	
(dollars in millions)	2011	2010	ChangeTrar	nslatioDivestitures	Organic
Water Services	\$ 101.8	\$ 88.8	14.7%	4.2% (8.0)%	18.5%
Paper Services	35.7	33.3	7.1%	2.4%	4.7%
Energy Services	102.8	98.6	4.2%	2.8%	1.4%

Direct contribution of Water Services was \$101.8 million for the three months ended September 30, 2011, a 14.7% increase over the \$88.8 million reported for the three months ended September 30, 2010. Organically, direct contribution grew 18.5%, driven by volume growth and pricing gains. Third quarter 2011 direct contribution as a percent of sales increased to 19.5% from the year-ago 19.1% reflecting strong pricing gains, partially offset by the impact from substantial BRIC+ hires last year.

Paper Services reported direct contribution of \$35.7 million for the three months ended September 30, 2011, a 7.1% improvement from the direct contribution of \$33.3 million reported for the third quarter 2010. Organically, direct contribution grew 4.7%, primarily as a result of pricing gains. As a percent of sales, third quarter 2011 direct contribution decreased to 16.2% from the 17.1% reported for the year-ago period, reflecting primarily raw material and freight headwinds.

Energy Services reported direct contribution of \$102.8 million for the three months ended September 30, 2011, compared to \$98.6 million for the year-ago period, a reported and organic increase of 4.2% and 1.4%, respectively. Excluding direct contribution attributable to sales of dispersant products used for the Gulf oil spill from the direct contribution of the year-ago period, direct contribution grew 19.7%, or 16.4% organically, reflecting pricing gains and volume growth, partly offset by increased raw material costs and BRIC+ hires last year.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Nine Months Ended September 30, 2011 Compared to the Nine Months Ended September 30, 2010

Net sales by reportable segment for the nine months ended September 30, 2011 and September 30, 2010 may be compared as follows:

	Nine Mo				in the	utable to Cł Following F	8
(dollars in millions)	September 30 2011	15ep	tember 30, 2010		•	quisitions/ ivestitures	Organic
Water Services	\$ 1,452.8	\$	1,308.6	11.0%	4.5%	(3.2)%	8
Paper Services	628.0		554.0	13.4%	3.9%		9.5%
Energy Services	1,407.2		1,268.9	10.9%	2.7%	1.3%	6.9%
Net sales	\$ 3,488.0	\$	3,131.5	11.4%	3.6%	(0.8)%	8.6%

Water Services reported sales of \$1,452.8 million for the nine months ended September 30, 2011, an 11.0% increase from the \$1,308.6 million for the year-ago period. Organic sales growth was 9.7%, led by the Mining and Chemicals businesses, which reported solid double-digit increases. Heavy industry organic sales grew 7.8%, and light industry was up 3.7%. All regions reported organic sales improvement with Asia/Pacific, North America and the Europe, Africa and Middle East region contributing organic sales increases of 12.7%, 10.1% and 8.3%, respectively. Latin America reported a 7.6% organic sales increase. The net sales decrease resulting from acquisitions/divestitures was due to the first quarter 2011 divestitures of businesses partially offset by sales attributable to acquisitions made in 2010.

Paper Services reported sales of \$628.0 million for the nine months ended September 30, 2011, a 13.4% improvement from the \$554.0 million reported for the first nine months of 2010. Organic sales grew 9.5%, with increases in every region. Latin America led the growth in organic sales with a 23.5% increase. Organic sales grew 10.5% and 9.7% in North America and Asia/Pacific, respectively, while the Europe, Africa and Middle East region grew 1.7%.

Energy Services reported sales of \$1,407.2 million for the nine months ended September 30, 2011, a 10.9% increase from the \$1,268.9 million for the year-ago period. Organic sales increased 6.9%, as strong growth by our Downstream and Upstream, Oil Field and Adomite drilling-support businesses were largely offset by the effect of the 2010 dispersant product sales used in the response to the Gulf oil spill. Excluding these sales of dispersant product from the year-ago period, Energy Services sales were up 14.9% organically. Organic sales growth was 14.9% in Latin America, 13.2% in the Europe, Africa and Middle East region, and 4.2% in Asia/Pacific. Organic sales were 4.2% higher in North America from the first nine months of 2010, but excluding the sales of dispersant products used in the response to the Gulf oil spill from the year-ago period, North American organic growth was 17.9%.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Direct contribution by reportable segment for the nine months ended September 30, 2011 and September 30, 2010 may be compared as follows:

		Attributable to Change					
	Nine Months Ended in the Following Fa						actors
	September 3	90e,pto	ember 30	, % (CurrencyAc	quisitions/	
(dollars in millions)	2011		2010	Change T	ranslatioÐi	vestitures	Organic
Water Services	\$ 251.6	\$	244.1	3.1%	4.1%	(7.5)%	6.5%
Paper Services	96.5		91.7	5.3%	3.1%		2.2%
Energy Services	275.8		301.4	(8.5)%	2.4%	0.2%	(11.1)%

Direct contribution of Water Services was \$251.6 million for the nine months ended September 30, 2011, a 3.1% increase from the \$244.1 million reported for the nine months ended September 30, 2010. Organically, direct contribution increased 6.5%. However, direct contribution as a percent of sales deteriorated to 17.3% from the year-ago 18.7%, as price increases offset increased raw material and freight costs.

Paper Services reported direct contribution of \$96.5 million for the nine months ended September 30, 2011, a 5.3% improvement from the direct contribution of \$91.7 million reported for the year-ago period. Organically, direct contribution grew 2.2%, driven by a solid organic increase in sales, but price increases were offset by higher raw material and freight costs. As a percent of sales, direct contribution decreased to 15.4% from the 16.5% reported for the year-ago period.

Energy Services reported direct contribution of \$275.8 million for the nine months ended September 30, 2011, compared to \$301.4 million for the year-ago period, a decrease of 8.5%. Organically, direct contribution decreased by 11.1%. Excluding direct contribution attributable to dispersant product sales used in response to the Gulf oil spill from the direct contribution of the year-ago period, direct contribution increased 9.4% organically, as a result of the solid increase in sales. Higher raw material and freight costs were offset by price increases, and additional investments in headcount were made to support growth.

Liquidity and Capital Resources

Operating activities. Historically, our main source of liquidity has been our cash flow generated by operating activities. For the nine months ended September 30, 2011, cash provided by operating activities was \$67.7 million, a decrease of \$148.0 million from the cash provided by operating activities of \$215.7 million for the same period last year. The change was largely the result of uses of working capital for growth in the first nine months of 2011. The number of days investment in inventory rose to 59 days at September 30, 2011 from 53 days at December 31, 2010. Accounts receivable days sales outstanding increased to 68 days at September 30, 2011 from 64 days at December 31, 2010. The increase was primarily attributable to expanding payment terms to some customers and an increase in slower-paying customers. Accounts payable days outstanding declined to 48 days at September 30, 2011 from 53 days at December 31, 2010.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Investing activities. Cash provided by investing activities was \$72.4 million for the nine months ended September 30, 2011, which was mostly the result of \$198.4 million in net proceeds from the divestitures of our marine chemicals business and personal care products business and cash provided by other investing activities of \$6.9 million. These sources of cash were partially offset by \$125.6 million of net property additions and business acquisitions of \$7.3 million.

Cash used for investing activities was \$133.4 million for the nine months ended September 30, 2010, which was mainly attributable to net property additions of \$101.4 million and business acquisitions of \$33.6 million.

Financing activities. Net cash used for financing activities totaled \$147.7 million during the nine months ended September 30, 2011. Net borrowings decreased \$118.7 million which was driven primarily by the first quarter 2011 redemption of \$200.0 million aggregate principal amount at maturity senior discount notes due 2014, using proceeds from the business divestitures. Partially offsetting this use of cash was a \$77.7 million increase in borrowings against our receivables securitization facility. Other notable uses of cash during the period were cash dividends of \$14.6 million, the payment of accrued deferred financing costs of \$1.2 million and a \$3.0 million premium to redeem our 2014 senior discount notes.

A net decrease in borrowings of \$3.1 million, combined with cash dividends of \$14.5 million, accounted for most of the \$22.9 million of net cash used for financing activities for the nine months ended September 30, 2010.

Our liquidity requirements are significant, primarily due to debt service requirements as well as research and development and capital investment. Our primary source of liquidity will continue to be cash flow generated from operations, but we also have availability under a \$250 million revolving credit facility that expires in May 2014 and a \$150 million receivables facility that expires in June 2013, in each case subject to certain conditions. Under the terms of our senior secured credit facilities, we also have additional term loan borrowing capacity of roughly \$350.0 million as of September 30, 2011. We believe that our financial position and financing structure will provide flexibility in worldwide financing activities and permit us to respond to changing conditions in credit markets.

Senior secured credit facilities. At September 30, 2011, we had no borrowings under our revolving credit facility. We had \$232.7 million of borrowing capacity available, which reflects reduced availability as a result of \$17.3 million in outstanding letters of credit. Our senior secured credit facilities, as amended, allow for additional term loan borrowings that would not cause the secured leverage ratio of Nalco Holdings LLC (an indirect subsidiary company of Nalco Holding Company) and its subsidiaries on a consolidated basis to exceed 2.00 to 1.00. This represented roughly \$350.0 million of additional term loan borrowing capacity as of September 30, 2011.

At September 30, 2011, the outstanding balance of our term loan B facility was \$640.7 million, net of an unamortized discount of \$2.8 million, the balance of our term loan C facility was \$275.3 million, net of an unamortized discount of \$19.4 million, and the outstanding balance of our term loan C-1 facility was \$95.3 million, net of an unamortized discount of \$3.7 million.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Senior notes. In December 2010, Nalco Company, an indirect subsidiary of Nalco Holding Company, issued \$750 million aggregate principal amount of 6.625% senior unsecured notes (Dollar Notes) and 200 million aggregate principal amount of 6.875% senior unsecured notes (Euro Notes), that are both due in January 2019. The outstanding balance of the Dollar Notes and Euro Notes was \$750.0 million and \$269.7 million, respectively, at September 30, 2011.

In 2009, Nalco Company issued \$500.0 million aggregate principal amount of 8.25% senior unsecured notes due in May 2017 (the 2009 Notes) at a discount of \$10.7 million. The outstanding balance of the 2009 Notes was \$492.5 million, net of an unamortized discount of \$7.5 million, at September 30, 2011.

Senior discount notes. In 2004, Nalco Finance Holdings LLC, a direct subsidiary of Nalco Holding Company, and Nalco Finance Holdings Inc. (together, the Issuers), issued \$694.0 million aggregate principal amount at maturity of 9.00% senior discount notes due in 2014. After a series of redemptions, the aggregate principal amount at maturity was \$200.0 million at December 31, 2010. In March 2011, the entire remaining outstanding balance of the senior discount notes was redeemed.

Covenants. The senior secured credit facilities, the 2009 Notes and the 2010 Notes contain a number of financial and non-financial covenants. We were in compliance with all such covenants at September 30, 2011.

Local lines of credit. Certain of our non-U.S. subsidiaries have lines of credit to support local requirements. As of September 30, 2011, the aggregate outstanding balance under these local lines of credit was approximately \$76.8 million.

Receivables facility. Nalco Company entered into a three-year receivables facility in June 2010 that provides up to \$150 million in funding from a commercial paper conduit. This facility is treated as a general financing agreement resulting in the borrowings and related receivables being shown as liabilities and assets, respectively, on our consolidated balance sheet and the costs associated with the receivables facility being recorded as interest expense.

Of the \$150.0 million available for borrowing based on the amount of receivables eligible for financing as of August 31, 2011, we had \$145.5 million of outstanding borrowings as of September 30, 2011.

Recent Accounting Pronouncements

See Note 3 to the condensed consolidated financial statements, included in Part I, Item 1, for information on recent accounting pronouncements.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Safe Harbor Statement Under Private Securities Litigation Reform Act of 1995

This Quarterly Report for the fiscal quarter ended September 30, 2011 (the Quarterly Report) includes forward-looking statements within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934. These forward-looking statements include statements concerning our plans, objectives, goals, strategies, future events, future revenue or performance, capital expenditures, financing needs, plans or intentions relating to acquisitions, business trends and other information that is not historical information. When used in this Quarterly Report, the words estimates, projects, plans. expects, anticipates, intends. believes. forecasts, or future could or may, and variations of such words or similar expressions are intended to identify forward-looking conditional verbs, such as should, statements. All forward-looking statements, including, without limitation, management s examination of historical operating trends and data are based upon our current expectations and various assumptions. Our expectations, beliefs and projections are expressed in good faith and we believe there is a reasonable basis for them. However, there can be no assurance that management s expectations, beliefs and projections will be achieved.

There are a number of risks and uncertainties that could cause our actual results to differ materially from the forward-looking statements contained in this Quarterly Report. Additionally, important factors could cause our actual results to differ materially from the forward-looking statements we make in this Quarterly Report. Such risks, uncertainties and other important factors include, among others:

our substantial leverage;

limitations on flexibility in operating our business contained in our debt agreements;

increases in interest rates as a result of our variable rate indebtedness;

pricing pressure from our customers;

our ability to respond to the changing needs of a particular industry and develop new offerings;

technological change and innovation;

risks associated with our non-U.S. operations;

fluctuations in currency exchange rates;

high competition in the markets in which we operate;

products or services claims that might arise out of our activities;

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litigation surrounding the use of our COREXIT dispersant;

adverse changes to environmental, health and safety regulations;

operating hazards in our production facilities;

inability to achieve expected cost savings;

difficulties in securing the raw materials we use;

significant increases in the costs of raw materials we use and our ability to pass any future raw material price increases through to our customers;

our significant pension benefit obligations and the current underfunding of our pension plans;

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

our ability to realize the full value of our intangible assets;

our ability to attract and retain skilled employees, particularly research scientists, technical sales professionals and engineers; and

our ability to protect our intellectual property rights.

There may be other factors that may cause our actual results to differ materially from the forward-looking statements. For further information regarding risk factors, please refer to Part I, Item 1A in our Annual Report on Form 10-K for the year ended December 31, 2010.

All forward-looking statements attributable to us or persons acting on our behalf apply only as of the date of this Quarterly Report and are expressly qualified in their entirety by the cautionary statements included in this Quarterly Report. We undertake no obligation to update or revise forward-looking statements which may be made to reflect events or circumstances that arise after the date made or to reflect the occurrence of unanticipated events.

Use of Non-GAAP Financial Measures

Direct contribution, EBITDA, Adjusted EBITDA, Adjusted Effective Tax Rate, Adjusted Earnings Per Share and Free Cash Flow are measures used by management to evaluate operating performance.

Direct contribution is defined as net sales, less cost of product sold, selling and service expenses, marketing expenses, and research expenses. EBITDA is defined as net earnings attributable to Nalco Holding Company plus interest, taxes, depreciation and amortization. Adjusted EBITDA is defined as EBITDA further adjusted for restructuring expenses and certain unusual items. Adjusted Effective Tax Rate is defined as the income tax provision, excluding the tax expense (benefit) of specified transactions, divided by earnings (loss) before income taxes, excluding the earnings (loss) before income taxes attributable to those specified transactions. Adjusted Earnings Per Share is defined as diluted net earnings per share attributable to Nalco Holding Company common shareholders, adjusted for the per-share impact of restructuring expenses, which fluctuate significantly from year to year, and other specified transactions that are unusual in nature. Free Cash Flow is defined as net cash provided by operating activities, less capital expenditures and net earnings attributable to noncontrolling interests.

Direct contribution provides investors with the measurement used by our management to evaluate the performance of our segments. We believe EBITDA is useful to the investors because it is frequently used by securities analysts, investors and other interested parties in the evaluation of companies in our industry. We believe Adjusted EBITDA, Adjusted Effective Tax Rate and Adjusted Earnings Per Share are useful for investors to fully understand our operating performance. We believe Free Cash Flow provides investors with a measure of our ability to generate cash prior to financing activities.

Item 2. Management s Discussion and Analysis of Financial Condition and Results of Operations (continued)

Direct contribution, EBITDA, Adjusted EBITDA and Free Cash Flow are not recognized terms under U.S. GAAP and do not purport to be alternatives to net earnings as an indicator of operating performance or to cash flows from operating activities as a measure of liquidity. Adjusted Effective Tax Rate and Adjusted Earnings Per Share also are not recognized terms under U.S. GAAP. Adjusted Effective Tax Rate does not purport to be an alternative to the actual effective tax rate as a measure of the relationship between the income tax provision and earnings (loss) before income taxes, and Adjusted Earnings Per Share does not purport to be an alternative to diluted earnings per share as a measure of operating performance. Direct contribution is reconciled to consolidated earnings before income taxes in Note 13 of our consolidated financial statements included in Part I, Item 1 of this Quarterly Report. The most direct comparable GAAP financial measures of each other non-GAAP financial measure, as well as the reconciliation between each other non-GAAP financial measure and the GAAP financial measure, are presented in the discussions of the non-GAAP financial measures below. Because not all companies use identical calculations, our measures may not be comparable to other similarly titled measures of other companies.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

There have been no material changes to our exposures to market risk since December 31, 2010.

Item 4. Controls and Procedures

(a) Evaluation of disclosure controls and procedures.

Our chief executive officer and chief financial officer, after evaluating the effectiveness of our disclosure controls and procedures (as defined in the Securities Exchange Act of 1934 Rules 13a-15(e) and 15d-15(e)) as of the end of the period, have concluded that our disclosure controls and procedures were effective.

(b) Changes in internal controls over financial reporting.

There were no changes in our internal controls over financial reporting that occurred during the third quarter of 2011 that have materially affected, or are reasonably likely to materially affect, our internal controls over financial reporting.

Part II. OTHER INFORMATION

Item 1. Legal Proceedings

MATTERS RELATED TO THE MERGER TRANSACTION WITH ECOLAB INC.

Following Ecolab Inc. (Ecolab) and Nalco Holding Company s announcement of a planned merger transaction on July 20, 2011, a purported class action lawsuit was filed against Nalco, members of Nalco s board of directors and Ecolab in the Circuit Court of the Eighteenth Judicial Circuit (DuPage County, State of Illinois): *Jack Mozenter v. Nalco Holding Co., Ecolab, Inc., et al.*, No. 2011MR001043. Three additional purported class action lawsuits were also filed in the Circuit Court of the Eighteenth Judicial Circuit: *Ziegler v. Nalco Holding Company, et al.*, No. 2011 L 861, *Stasik v. Fyrwald, et al.*, No. 2011 CH 3745 and *Construction Workers Pension Trust Fund* Lake County v. Nalco Holding Co., *et al.*, No. 2011 L951. The four actions were consolidated by the Circuit Court on September 7, 2011. The lawsuits allege that the planned merger transaction is the result of an unfair and inadequate process, the consideration to be received by Nalco s stockholders in the merger is inadequate and that the members of Nalco s board of directors breached their fiduciary duties. The lawsuits were later amended to allege that the disclosures regarding the proposed merger as submitted by Nalco in a draft proxy statement for its shareholders were inadequate. (The lawsuits seek, among other things, injunctive relief enjoining Ecolab and Nalco from proceeding with the merger unless Nalco implements procedures to obtain the highest possible price for its stockholders, directing the Nalco board of directors to exercise its fiduciary duties to obtain a transaction in the best interests of Nalco s stockholders and seeking additional disclosures in the proposed proxy statement. Nalco believes the allegations are meritless.

On October 24, 2011, the parties to the consolidated actions reached an agreement in principle regarding settlement of the consolidated actions. The defendants have entered into the settlement to eliminate the uncertainty, burden, risk, expense and distraction of the litigation. Under this settlement, the consolidated actions will be dismissed with prejudice on the merits and all defendants will be released from any and all claims relating to, among other things, the merger and any related disclosures. The settlement is subject to customary conditions, including consummation of the merger, completion of certain confirmatory discovery, class certification and final approval by the court.

In exchange for the releases provided in the settlement, Ecolab and Nalco have provided additional disclosure requested by plaintiffs in the consolidated action related to, among other things, the negotiations between Ecolab and Nalco that resulted in the execution of the merger agreement, the financial forecasts prepared by Ecolab and Nalco, the opinions provided by Ecolab s and Nalco s respective financial advisors in connection with the merger and the fees paid to those advisors by Ecolab and Nalco over the past two years.

The settlement will not affect any provision of the merger agreement or the form or amount of the consideration to be received by Nalco stockholders in the merger. The parties have agreed that the lead plaintiff may apply to the court for an award of attorneys fees and reimbursement of expenses, which, under certain circumstances, defendants have agreed not to oppose.

Item 1. Legal Proceedings (continued)

MATTERS RELATED TO DEEPWATER HORIZON INCIDENT RESPONSE

On April 22, 2010, the deepwater drilling platform, the Deepwater Horizon, operated by a subsidiary of BP plc, sank in the Gulf of Mexico after a catastrophic explosion and fire that began on April 20, 2010. A massive oil spill resulted. Approximately one week following the incident, subsidiaries of BP plc, under the authorization of the responding federal agencies, formally requested Nalco Company, an indirect subsidiary of Nalco Holding Company, to supply large quantities of COREXIT[®] 9500, a Nalco oil dispersant product listed on the U.S. EPA National Contingency Plan Product Schedule. Nalco Company responded immediately by providing available COREXIT and increasing production to supply the product to BP s subsidiaries for use, as authorized and directed by agencies of the federal government throughout the incident. Prior to the incident, Nalco Holding Company and its subsidiaries had not provided products or services or otherwise had any involvement with the Deepwater Horizon platform. On July 15, 2010, BP announced that it had capped the leaking well, and the application of dispersants by the responding parties ceased shortly thereafter.

On May 1, 2010, the President appointed retired U.S. Coast Guard Commandant Admiral Thad Allen to serve as the National Incident Commander in charge of the coordination of the response to the incident at the national level. The EPA directed numerous tests of all the dispersants on the National Contingency Plan Product Schedule, including those provided by Nalco Company, to ensure decisions about ongoing dispersant use in the Gulf of Mexico are grounded in the best available science. We cooperated with this testing process and continued to supply COREXIT 9500, as requested by BP and government authorities. After review and testing of a number of dispersants, on June 30, 2010, and on August 2, 2010, the EPA released toxicity data for eight oil dispersants. The data is available on the EPA Web site at www.epa.gov/bpspill/dispersants-testing.html.

The use of dispersants by the responding parties has been one tool used by the government and BP to avoid and reduce damage to the Gulf area from the spill. Since the spill occurred, the EPA and other federal agencies have closely monitored conditions in areas where dispersant has been applied. We have encouraged ongoing monitoring and review of COREXIT and other dispersants and have cooperated fully with the governmental review and approval process. However, in connection with its provision of COREXIT, Nalco Company has been named in several lawsuits as described below.

Putative Class Action Litigation

In June, July and August 2010, and in April 2011, Nalco Company was named, along with other unaffiliated defendants, in eight putative class action complaints filed in either the United States District Court for the Eastern District of Louisiana (*Parker, et al. v. Nalco Company, et al.*, Civil Action No. 2:10-cv-01749-CJB-SS; *Harris, et al. v. BP, plc, et al.*, Civil Action No. 2:10-cv-02078-CJB-SS; *Irelan v. BP Products, Inc., et al.*, Civil Action No. 11-cv-00881; *Adams v. Louisiana, et al.*, Civil Action No. 11-cv-01051), the United States District Court for the Southern District of Alabama, Southern Division (*Lavigne, et al. v. BP PLC, et al.*, Civil Action No. 1:10-cv-00222-KD-C; *Wright, et al. v. BP, plc, et al.*, Civil Action No. 1:10-cv-00397-B) or the United States District Court for the Northern District of Florida, Pensacola Division (*Walsh, et al. v. BP, PLC, et al.*, Civil

Item 1. Legal Proceedings (continued)

Action No. 3:10-cv-00143-RV-MD; *Petitjean, et al. v. BP, plc, et al.*, Case No. 3:10-cv-00316-RS-EMT) on behalf of various potential classes of persons who live and work in or derive income from the Coastal Zone. The *Parker, Lavigne* and *Walsh* cases have since been voluntarily dismissed. Each of the remaining actions contains substantially similar allegations, generally alleging, among other things, negligence relating to the use of our COREXIT dispersant in connection with the Deepwater Horizon oil spill. The plaintiffs in each of these putative class action lawsuits are generally seeking awards of unspecified compensatory and punitive damages, and attorneys fees and costs.

Other Related Federal Claims

In July, August, September, October and December 2010, Nalco Company was also named, along with other unaffiliated defendants, in eight complaints filed by individuals in either the United States District Court for the Eastern District of Louisiana (*Ezell v. BP, plc, et al.*, Case No. 2:10-cv-01920-KDE-JCW), the United States District Court for the Southern District of Alabama, Southern Division (*Monroe v. BP, plc, et al.*, Case No. 1:10-cv-00472-M; *Hill v. BP, plc, et al.*, Civil Action No. 1:10-cv-00471-CG-N; *Hudley v. BP, plc, et al.*, Civil Action No. 10-cv-00532-N), the United States District Court for the Northern District of Florida, Tallahassee Division (*Capt Ander, Inc. v. BP, plc, et al.*, Case No. 4:10-cv-00364-RH-WCS), the United States District Court for the Southern District of Mississippi, Southern Division (*Trehern v. BP, plc, et al.*, Case No. 1:10-cv-00432-HSO-JMR) or the United States District Court for the Southern District of Texas (*Chatman v. BP Exploration & Production*, Civil Action No. 10-cv-04329; *Brooks v. Tidewater Marine LLC, et al.*, Civil Action No. 11-cv-00049).

In April 2011, Nalco Company was also named in *Best v. British Petroleum plc, et al.*, Civil Action No. 11-cv-00772 (E.D. La.); *Black v. BP Exploration & Production, Inc., et al.* Civil Action No. 2:11-cv-867, (E.D. La.); *Pearson v. BP Exploration & Production, Inc.*, Civil Action No. 2:11-cv-863, (E.D. La.); *Alexander, et al. v. BP Exploration & Production, et al.*, Civil Action No. 11-cv-00951 (E.D. La.); and *Coco v. BP Products North America, Inc., et al.* (E.D. La.). The complaints generally allege, among other things, negligence and injury resulting from the use of our COREXIT dispersant in connection with the Deepwater Horizon oil spill. The complaints seek unspecified compensatory and punitive damages, and attorneys fees and costs. The *Chatman* case was voluntarily dismissed.

All of the above-referenced cases pending against Nalco Company have been administratively transferred for pre-trial purposes to a judge in the United States District Court for the Eastern District of Louisiana with other related cases under *In Re: Oil Spill by the Oil Rig Deepwater Horizon in the Gulf of Mexico, on April 20, 2010*, Civil Action No. 10-md-02179 (E.D. La.) (MDL 2179). Pursuant to orders issued by Judge Barbier in MDL 2179, the claims have been consolidated in several master complaints, including one naming Nalco Company and others who responded to the Gulf Oil Spill (known as the B3 Bundle). Plaintiffs are required by Judge Barbier to prepare a list designating previously-filed lawsuits that assert claims within the B3 Bundle regardless of whether the lawsuit named each defendant named in the B3 Bundle master complaint. We have received a draft list from the plaintiffs steering committee. The draft list identifies fifteen cases in the B3 Bundle, some of which are putative class actions. Six cases previously filed against Nalco Company are not included in the B3 Bundle.

Item 1. Legal Proceedings (continued)

Pursuant to orders issued by Judge Barbier in MDL 2179, claimants wishing to assert causes of action subject to one or more of the master complaints may do so by filing a short-form joinder. A short-form joinder is deemed to be an intervention into one or more of the master complaints in MDL 2179. The deadline for filing short form joinders was April 20, 2011. Of the individuals who have filed short form joinders that intervene in the B3 Bundle, Nalco Company has no reason to believe that these individuals are different from those covered by the putative class actions described above. These plaintiffs who have intervened in the B3 Bundle seek to recover damages for alleged personal injuries, medical monitoring and/or property damage related to the oil spill clean-up efforts.

Nalco Company, the incident defendants and the other responder defendants have been named as third party defendants by Transocean Deepwater Drilling, Inc. and its affiliates (the Transocean Entities) (*In re the Complaint and Petition of Triton Asset Leasing GmbH, et al*, MDL No. 2179, Civil Action 10-2771). In April and May 2011, the Transocean Entities, Cameron International Corporation, Halliburton Energy Services, Inc., M-I L.L.C., Weatherford U.S., L.P. and Weatherford International, Inc. (collectively, the Cross Claimants) filed cross claims in MDL 2179 against Nalco Company and other unaffiliated cross defendants. The Cross Claimants generally allege, among other things, that if they are found liable for damages resulting from the Deepwater Horizon explosion, oil spill and/or spill response, they are entitled to indemnity or contribution from the cross defendants.

In April and June 2011, in support of its defense of the claims against it, Nalco Company filed counterclaims against the Cross Claimants. In its counterclaims, Nalco Company generally alleges that if it is found liable for damages resulting from the Deepwater Horizon explosion, oil spill and/or spill response, it is entitled to contribution or indemnity from the Cross Claimants.

Other Related State Court Actions

In March 2011, Nalco Company was named, along with other unaffiliated defendants, in an amended complaint filed by an individual in the Circuit Court of Harrison County, Mississippi, Second Judicial District (*Franks v. Sea Tow of South Miss, Inc., et al.*, Cause No. A2402-10-228 (Circuit Court of Harrison County, Mississippi)). The amended complaint generally asserts, among other things, negligence and strict products liability claims relating to the plaintiff s alleged exposure to chemical dispersants manufactured by Nalco Company. The plaintiff seeks unspecified compensatory damages, medical expenses, and attorneys fees and costs.

In October 2011, Nalco Company was named along with other unaffiliated defendants, in a complaint filed in Louisiana State Court, *Toups, et al. v Nalco Company, et al.*, No. 59-121 (25th Judicial District Court, Parish of Plaquemines, Louisiana). The complaint alleges that 26 boat operators and clean-up technicians suffered health-related problems as a result of using chemicals during the oil spill response efforts.

Item 1. Legal Proceedings (continued)

We believe the claims asserted against Nalco Company are without merit and intend to defend these lawsuits vigorously. We also believe that we have rights to contribution and/or indemnification (including legal expenses) from third parties. However, we cannot predict the outcome of these lawsuits, the involvement we might have in these matters in the future or the potential for future litigation.

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Item 6. Exhibits

(a) The following are included herein:

Exhibit 31.1	Certification of Chief Executive Officer, Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
Exhibit 31.2	Certification of Chief Financial Officer, Pursuant to Section 302 of the Sarbanes-Oxley Act of 2002
Exhibit 32.1	Certifications Pursuant to 18 U.S.C. Section 1350, as Adopted Pursuant to Section 906 of the Sarbanes-Oxley Act of 2002
Exhibit 101.INS*	XBRL Instance Document
Exhibit 101.SCH*	XBRL Taxonomy Extension Schema
Exhibit 101.CAL*	XBRL Taxonomy Extension Calculation Linkbase
Exhibit 101.DEF*	XBRL Taxonomy Extension Definition Linkbase
Exhibit 101.LAB*	XBRL Taxonomy Extension Label Linkbase
Exhibit 101.PRE*	XBRL Taxonomy Extension Presentation Linkbase

* Pursuant to Rule 406T of Regulation S-T, the XBRL-related information in Exhibit 101 to this Quarterly Report on Form 10-Q shall be deemed furnished and not filed .

SIGNATURE

The registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

NALCO HOLDING COMPANY

/s/ KATHRYN A. MIKELLS Name: Kathryn A. Mikells Title: Executive Vice President and

Chief Financial Officer

Dated: November 3, 2011