Global Leaders in Agriculture, Materials Science and Specialty Products

Bringing together the complementary portfolios of Dow and DuPont to create three strong competitors that will lead their respective industries through productive innovation to meet the needs of customers and help solve global challenges.

THREE STRONG INTENDED COMPANIES WELL-POSITIONED TO REALIZE THEIR FULL POTENTIAL AND DRIVE GROWTH

- **Deep, Robust Portfolios** The combination of complementary portfolios in each company provides customers with superior solutions and expanded choices.

- **Enhanced Innovation Engines** With R&D more focused and closer to the customer, we can build on our rich histories in science and technology to innovate more productively and reinvest capital more effectively.

- **Expanded Market Access** By leveraging the customer relationships and distribution networks of both DuPont and Dow, we are focused on driving growth.

- **Compelling Financial Benefits** We will unlock value and deliver sustainable long-term growth by implementing a strong, efficient organizational design and by capturing a planned $3 billion in cost synergies and $1 billion in growth synergies.

- **Responsible Corporate Citizen** Establishing competitive industry leaders built for sustainable, long-term growth will create opportunities for our businesses, our people and the communities in which we operate.

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**DOWDUPONT SNAPSHOT**

- **Ticker:** NYSE: DWDP
- **Pro Forma 2016 Revenue:** $73 billion\(^1\)
- **Divisions:** Agriculture, Materials Science, Specialty Products
- **Dual Headquarters:** Midland, Michigan and Wilmington, Delaware
- **Executive Chairman:** Andrew N. Liveris
- **Chief Executive Officer:** Edward D. Breen
- **Officers:**
  - Howard Ungerleider, Chief Financial Officer
  - Stacy Fox, General Counsel
  - Charles J. Kalil, Special Counsellor to Executive Chairman & General Counsel, Materials Science Division
  - James C. Collins Jr., COO, Agriculture Division
  - Jim Fitterling, COO, Materials Science Division
  - Marc Doyle, COO, Specialty Products Division
- **Board Composition:** 8 former Dow directors + 8 former DuPont directors, including Liveris and Breen
- **Advisory Committees:** Breen to lead Agriculture and Specialty Products Committees; Liveris to lead Materials Science Committee

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\(^1\) Based on Dow’s and DuPont’s Net Sales as reported in each company’s 2016 Form 10-K filing.
THREE INDUSTRY-LEADING COMPETITORS WITH STRONG FOUNDATIONS FOR INDEPENDENT, SUSTAINABLE GROWTH

AGRICULTURE

• Broad offering and robust pipeline across germplasm, biotech traits and crop protection.
• Highly productive innovation engine brings products to market faster to provide growers with superior solutions, greater choice and competitive price for value.
• Combined R&D supports innovation in data analytics, precision agriculture, enhanced output traits and promising new technologies.

MATERIALS SCIENCE

• World-class science and engineering capabilities combined with expanded customer offerings in packaging, infrastructure and consumer care.
• Advantaged, flexible integration and operational excellence drive lower-cost production and competitive advantage.
• Materials processing and applications development expertise provides customers with enhanced performance, reduced total system cost and optimized sustainability.

SPECIALTY PRODUCTS

• World-class product innovation and application development capabilities.
• Broad portfolio of market-leading offerings, differentiated technologies, and a robust innovation pipeline.
• Strong strategic marketing capabilities and comprehensive understanding of value chains and local markets.

Note: Charts are based on Dow’s and DuPont’s Net Sales as reported in each company’s 2016 Form 10-K filing. ®™ Trademark of DowDuPont, The Dow Chemical Company, E.I. du Pont de Nemours and Company, or their affiliates.
(1) Allocates Dow and DuPont Agriculture segment sales by business. (2) Excludes revenue associated with crop protection assets to be divested to FMC. (3) Excludes revenue associated with the planned divestiture of a portion of Dow’s corn hybrid seed business in Brazil. (4) Excludes revenue associated with the planned divestiture of the Ethylene Acrylic Acid copolymers business. (5) Includes revenue associated with health & nutrition assets to be acquired from FMC.
Cautionary Statement About Forward-Looking Statements

This communication contains “forward-looking statements” within the meaning of the federal securities laws, including Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. In this context, forward-looking statements often address expected future business and financial performance and financial condition, and often contain words such as “expect,” “anticipate,” “intend,” “plan,” “believe,” “seek,” “see,” “will,” “would,” “target,” similar expressions, and variations or negatives of these words.

On December 11, 2015, The Dow Chemical Company ("Dow") and E. I. du Pont de Nemours and Company ("DuPont") announced entry into an Agreement and Plan of Merger, as amended on March 31, 2017, (the "Merger Agreement") under which the companies would combine in an all-stock merger of equals transaction (the "Merger Transaction"). Effective August 31, 2017, the Merger Transaction was completed and each of Dow and DuPont became subsidiaries of DowDuPont Inc. ("DowDuPont"). For more information, please see each of DowDuPont's, Dow's and DuPont's latest annual, quarterly and current reports on Forms 10-K, 10-Q and 8-K, as the case may be, and the joint proxy statement/prospectus included in the registration statement on Form S-4 filed by DowDuPont with the SEC on March 1, 2016 (File No. 333-209869), as last amended on June 7, 2016, and declared effective by the SEC on June 9, 2016 (the "Registration Statement") in connection with the Merger Transaction.

Forward-looking statements by their nature address matters that are, to different degrees, uncertain, including the intended separation of DowDuPont’s agriculture, materials science and specialty products businesses in one or more tax efficient transactions on anticipated terms (the "Intended Business Separations") and the proposed transaction with FMC Corporation, in which, among other things, FMC will acquire a portion of DuPont’s Crop Protection business and DuPont will acquire substantially all of FMC’s Health and Nutrition business (the "FMC Transaction"). Forward-looking statements are not guarantees of future performance and are based on certain assumptions and expectations of future events which may not be realized. Forward-looking statements also involve risks and uncertainties, many of which are beyond the company’s control. Some of the important factors that could cause DowDuPont’s, Dow’s or DuPont’s actual results to differ materially from those projected in any such forward-looking statements include, but are not limited to: (i) successful integration of the respective agriculture, materials science and specialty products businesses of Dow and DuPont, including anticipated tax treatment, unforeseen liabilities, future capital expenditures, revenues, expenses, earnings, synergies, economic performance, indebtedness, financial condition, losses, future prospects, business and management strategies for the management, expansion and growth of the combined operations; (ii) impact of the divestitures required as a condition to consummation of the Merger Transaction as well as other conditional commitments; (iii) the completion of the FMC Transaction on anticipated terms and timing, including the possibility that the FMC Transaction may not close and the anticipated benefits thereof may not be obtained; (iv) achievement of the anticipated synergies by DowDuPont’s agriculture, materials science and specialty products businesses; (v) risks associated with the Intended Business Separations, including those that may result from the comprehensive portfolio review undertaken by the DowDuPont board, changes and timing, including a number of conditions which could delay, prevent or otherwise adversely affect the proposed transactions, including possible issues or delays in obtaining required regulatory approvals or clearances related to the Intended Business Separations, disruptions in the financial markets or other potential barriers; (vi) the ability of DowDuPont and DuPont to integrate FMC’s Health and Nutrition business and to achieve anticipated synergies; (vii) the risk that disruptions from the Intended Business Separations and the FMC Transaction will harm DowDuPont’s business (either directly or as conducted by and through Dow or DuPont), including current plans and operations; (viii) the ability to retain and hire key personnel; (ix) potential adverse reactions or changes to business relationships resulting from the completion of the merger, the Intended Business Separations, and the FMC Transaction; (x) uncertainty as to the long-term value of DowDuPont common stock; (xi) continued availability of capital and financing and rating agency actions; (xii) legislative, regulatory and economic developments; (xiii) potential business uncertainty, including changes to existing business relationships, during the pendency of the Intended Business Separations and the FMC Transaction that could affect the company’s financial performance; (xiv) certain restrictions during the pendency of the FMC Transaction that may impact DuPont’s ability to pursue certain business opportunities or strategic transactions; and (xv) unpredictability and severity of catastrophic events, including, but not limited to, acts of terrorism or outbreak of war or hostilities, as well as management’s response to any of the aforementioned factors. These risks, as well as other risks associated with the merger, the Intended Business Separations, and the FMC Transaction, are or will be more fully discussed in (1) the Registration Statement and (2) in the current, periodic and annual reports filed with the SEC by DowDuPont and to the extent incorporated by reference into the Registration Statement, by Dow and DuPont, and/or (3) Dow’s most recently filed Form 10-K, 10-Q and 8-K reports. While the list of factors presented here is, and the list of factors presented in the Registration Statement are, considered representative, no such list should be considered to be a complete statement of all potential risks and uncertainties. Unlisted factors may present significant additional obstacles to the realization of forward-looking statements. Consequences of material differences in results as compared with those anticipated in the forward-looking statements could include, among other things, business disruption, operational problems, financial loss, legal liability to third parties and similar risks, any of which could have a material adverse effect on DowDuPont’s, Dow’s or DuPont’s consolidated financial condition, results of operations, credit rating or liquidity. None of DowDuPont, Dow or DuPont assumes any obligation to publicly provide revisions or updates to any forward-looking statements regarding the proposed transaction and intended business separations, whether as a result of new information, future developments or otherwise, should circumstances change, except as otherwise required by securities and other applicable laws.