## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

## Form 10-K

Mark
$[x]$ ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

> For the Fiscal Year Ended June 30, 2020 OR
[1 TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

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\begin{aligned}
& \text { For the transition period from } \\
& \text { Commission File No. 1-434 }
\end{aligned}
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THE PROCTER \& GAMBLE COMPANY
One Procter \& Gamble Plaza, Cincinnati, Ohio 45202
Telephone (513) 983-1100
IRS Employer Identification No. 31-0411980
State of Incorporation: Ohio

| State |  |  |
| :---: | :---: | :---: |
| Title of each class | urities registered <br> Trading Symbol | Name of each exchange on which registered |
| Common Stock, without Par Value | PG | New York Stock Exchange |
| 4.125\% EUR notes due December 2020 | PG20A | New York Stock Exchange |
| 2.000\% notes due 2021 | PG21 | New York Stock Exchange |
| 2.000\% notes due 2022 | PG22B | New York Stock Exchange |
| 1.125\% notes due 2023 | PG23A | New York Stock Exchange |
| 0.500\% notes due 2024 | PG24A | New York Stock Exchange |
| $0.625 \%$ notes due 2024 | 624 | New York Stock Exchange |
| $1.375 \%$ notes due 2025 | PG25 | New York Stock Exchange |
| 4.875\% EUR notes due May 2027 | PG27A | New York Stock Exchange |
| 1.200\% notes due 2028 | PG28 | New York Stock Exchange |
| 1.250\% notes due 2029 | PG29B | New York Stock Exchange |
| 1.800\% notes due 2029 | PG29A | New York Stock Exchange |
| 6.250\% GBP notes due January 2030 | PG30 | New York Stock Exchange |
| 5.250\% GBP notes due January 2033 | PG33 | New York Stock Exchange |
| 1.875\% notes due 2038 | PG38 | New York Stock Exchange |

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes p No o
Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or 15 (d) of the Act. Yes o No p
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 p No o
Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (\$232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes p Noo
Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, smaller reporting company, or an emerging growth company. See the definitions of "large accelerated filed," "accelerated
filer," "smaller reporting company," and "emerging growth company" in Rule $12 \mathrm{~b}-2$ of the Exchange Act.

$$
\begin{array}{ll}
\text { Large accelerated filer } & p \\
\text { Non-accelerated filer } & \text { Accelerated filer } \\
& \text { Smaller reporing company } \\
\text { Emerging growth company }
\end{array}
$$

an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13 (a) of the Exchange Act.
Indicate by check mark whether the registrant is a shell company (as defined in Rule $12 \mathrm{~b}-2$ of the Exchange Act). Yes o No $p$
ndicate by check mark whether the registrant has iled a report on and attestation to ts managements assessment of
he effectiveness of its internal control over financial reporting under Section 404(b) of the Sarbanes-Oxley Act (15 U.S.C.
aggre market value of the vold by non-affilites amounted to $\$ 304$ billion
解
There were 2,486,086,692 shares of Common Stock outstanding as of July 31, 2020.
Documents Incorporated by Reference
Portions of the Proxy Statement for the 2020 Annual Meeting of Shareholders, which will be filed within one hundred and twenty days of the fiscal year ended June 30,2020 (2020 Proxy Statement), are incorporated by reference into Part III of this report to the extent described herein.

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Item 1. Business.
Additional information required by this item is incorporated herein by reference to Management's Discussion and Analysis (MD\&A); and Notes 1 and 2 to our Consolidated Financial Statements. Discussion and Analysis (MD\&A); and Notes 1 and 2 to our Consolidated Financial Statements.
Unless the context indicates otherwise, the terms the "Company," "P\&G," "we," "our" or "us" as used herein refer to The Procter \& Gamble Company (the registrant) and its subsidiaries.
The Procter \& Gamble Company is focused on providing branded products of superior quality The Procter \& Gamble Company is focused on providing branded products of superior quality and value to improve the lives of the world's consumers, now and for generations to come. The corporation in 1890, and was built from a business founded in Cincinnati in 1837 by William Procter and James Gamble. Today, our products are sold in more than 180 countries and erritories.
hroughout this Form 10-K, we incorporate by reference information from other documents filed with the Securities and Exchange Commission (SEC).
The Company's Annual Report on Form 10-K, quarterly reports on Form 10-Q and current eports on Form $8-K$, and amendments thereto, are filed electronically with the SEC The SEC maintains an internet site that contains these reports at: www.sec.gov. You can also access hese reports through links from our website at: www.pginvestor.com. P\&G includes the website nk solely as a textual reference. The information contained on our website is not incorporated by reference into this report
opies of these reports are also available, without charge by contacting EQ Shareowner Services, 1100 Centre Pointe Curve, Suite 101, Mendota, MN 55120-4100.
Financial Information about Segments
formation about our reportable segments can be found in the MD\&A and Note 2 to our Consolidated Financial Statements.

## arrative Description of Business

Business Model. Our business model relies on the continued growth and success of existing brands and products, as well as the creation of new innovative products and brands. The markets and industry segments in which we offer our products are highly competitive. Our products are sold in more than 180 countries and territories through numerous channels as well as direct-to-consumer. Our growth strategy is to deliver meaningful and noticeable superiority in all elements of our consumer proposition - product, packaging, brand communication, retail exd online presence to deliver superior brand messaging to our consumers. We work collaboratively with our customers to deliver superior retail execution, both in-store and online In conjunction with the above elements, we provide superior value to consumers and our retail customers in each price tier
which we compete. Productivity improvement is also critical to delivering our objectives of balanced top and bottom-line growth and value creation.
 Note 2 to our Consolidated Financial Statements.
Key Customers. Our customers include mass merchandisers, e-commerce, grocery stores, membership club stores, drug stores, department stores, distributors, wholesalers, baby stores, secialty beauty stores (including airport duty-free stores), high-frequency stores, pharmacies, lectronics stores and professional channels. These customers sell our products to individual onsumers. We also sell direct to consumers. Sales to Walmart Inc. and its affiliates represent approximately $15 \%$ of our total sales in 2020, 2019 and 2018. No other customer represents of our business does not result in material backlog orders or contracts with the government. We believe our practices related to orking capital items for customers and suppliers are consistent with the industry segments in hich we compete.
Sources and Availability of Materials. Almost all of the raw and packaging materials used by he Company are purchased from third parties, some of whom are single-source suppliers. We produce certain raw materials, primarily chemicals, for further use in the manufacturing process. h addition, fuel, natural gas and derivative products are important commodities consumed in our manufacturing processes and in the transportation of input materials and finished products to customers. The prices we pay for materials and other commodities are subject to fluctuation. When prices for these items change, we may or may not pass the change to our customers. The company purchases a substantial variety of other raw and packaging materials, none of which are material to our business taken as a whole.
Trademarks and Patents. We own or have licenses under patents and registered trademarks, which are used in connection with our activity in all businesses. Some of these patents or censes cover significant product formulation and processes used to manufacture our products. remarks in each business are registered in part, our success can be attributed to the xistence and continued protection of these trademarks, patents and licenses.
Competitive Condition. The markets in which our products are sold are highly competitive. Our products compete against similar products of many large and small companies, including wellmown global competitors. In many of the markets and industry segments in which we sell our products, we compete against other branded products as well as retailers' private-label brands. We are well positioned in
he industry segments and markets in which we operate, often holding a leadership or significant market share position. We support our products with advertising, promotions and other marketing vehicles to build awareness and trial of our brands and products in conjunction with our sales force. We believe this combination provides the most efficient method of marketing for these types of products. Product quality, performance, value and packaging are also important differentiating factors.
Expenditures for Environmental Compliance. Expenditures for compliance with federal, state and local environmental laws and regulations are fairly consistent from year to year and are not material to the Company. No material change is expected in fiscal year 2021.
Employees. As of June 30, 2020, the Company had approximately 99,000 employees, an ncrease of two percent versus the prior year due to business growth and in-sourcing of certain media planning and other services. The total number of employees is an estimate or tot umber of employeees includes manufacturing and non-manufacturing employees

Item 1A. Risk Factors.
We discuss our expectations regarding future performance, events and outcomes, such as our business outlook and objectives in this Form 10-K, as well as in our quarterly and annual reports, current reports on Form 8-K, press releases and other written and oral communications. All tatements, except for historical and present factual information, are "forward-looking statements" and are based on financial data and business plans available only as of the time the
 any forward-looking statements as a result of new information, future ans equired by law. Forward-looking statements are from our expectations.
The following discussion of "risk factors" identifies significant factors that may adversely affect ur business, operations, financial position or future financial performance. This information hould be read in conjunction with Management's Discussion and Analysis and the Consolidated inancial Statements and related Notes incorporated in this report. The following discussion of risks is not all inclusive, but is designed to highlight what we believe are important factors to consider when evaluating our expectations. These and other factors could cause our future esults to differ from those in the forward-looking statements and from historical trends, perhaps materially.
Our business is subject to numerous risks as a result of our having significant operations and sales in international markets, including foreign currency fluctuations, currency exchange or pricing controls and localized volatility.
We are a global company, with operations in approximately 70 countries and products sold in more than 180 countries
and territories around the world. We hold assets, incur liabilities, generate sales and pay expenses in a variety of currencies other than the U.S. dollar, and our operations outside the U.S. generate more than fifty percent of our annual net sales. Fluctuations in exchange rates for foreign currencies have and could continue to reduce the U.S. dollar value of sales, earnings and cash flows we receive from non-U.S. markets, increase our supply costs (as measured in .S. doilars) in those markets, negatively impact our competitiveness in those markets or therwise adversely impact our business results or financial condition. Moreover, discriminatory conflicting fiscal or trade policies in different countries, including changes to tariifs and existing ade policies and agreements, could adversely affect our results. See also the Results of Operations and Cash Flow, Financial Condition and Liquidity sections of the MD\&A, and the onsolidated Financial Statements and related Notes
We also have businesses and maintain local currency cash balances in a number of countries with currency exchange, import authorization, pricing or other controls or restrictions, such as Nigeria, Algeria, Argentina, Egypt and Turkey. Our results of operations, financial condition and ash flows could be adversely impacted if we are unable to successfully manage such controls㲘 new or increased tariffs, quotas, exchange or price controls, trade barriers or similar restrictio
Additionally, our business, operations or employees have been and could continue to be adversely affected by political volatility, labor market disruptions or other crises or vulnerabilities . .ents, parich markets.
Uncertain economic conditions may adversely impact demand for our products or cause our customers and other business partners to suffer financial hardship, which could adversely impact our business.
Our business could be negatively impacted by reduced demand for our products related to one or more significant local, regional or global economic disruptions. These disruptions have ncluded and may in the future include. a slow-down or recession in the general economy, ignificant shift in government policies; the deterioration of economic relations between countries or regions, including potential negative consumer sentiment toward non-local products or sources; or the inability to conduct day-to-day transactions through our financial intermediaries to pay funds to or collect funds from our customers, vendors and suppliers. Additionally, these and other economic conditions may cause our suppliers, distributors, contractors or other third-party partners to suffer financial or operational difficulties that they cannot overcome, resulting in their nability to provide us with the
materials and services we need, in which case our business and results of operations could be dversely affected. Customers may also suffer financial hardships due to economic conditions such that their accounts become uncollectible or are subject to longer collection cycles. In addition, if we are unable to generate sufficient sales, income and cash flow, it could affect the Company's ability to achieve expected share repurchase and dividend payments.
isruptions in credit markets or changes to our credit ratings may reduce our access to credit.
A disruption in the credit markets or a downgrade of our current credit rating could increase our future borrowing costs and impair our ability to access capital and credit markets on terms commercially acceptable to us, which could adversely affect our liquidity and capital resources or significantly increase our cost of capital.
ur business results depend on our ability to manage disruptions in our global supply hain.
ur ability to meet our customers' needs and achieve cost targets depends on our ability to maintain key manufacturing and supply arrangements, including execution of supply chain ptimizations and certain sole supplier or sole manufacturing plant arrangements. The loss or disruption of such manufacturing and supply arrangements, including for issues such as labor disputes, loss or impairment of key manufacturing sites, discontinuity in our internal information and data systems, inability to procure sufficient raw or input materials, significant changes in
 mate change or otherwise, acts of war or terrorism, disease outbreaks or other external factors and remedied, could have an adverse impact on our business, financial condition, results of perations or cash flows.
ur businesses face cost fluctuations and pressures that could affect our business results.
Uur costs are subject to fluctuations, particularly due to changes in the prices of commodities and raw materials and the costs of labor, transportation, energy, pension and healthcare. Therefore, our business results depend, in part, on our continued ability to manage these fuctuations through pricing actions, cost saving projects and sourcing decisions, while maintaining and improving margins and market share. Falure to manage these fluctuations ould adversely impact our results of operations or cash flows
ur ability to meet our growth targets depends on successful product, marketing and perations innovation and successful responses to competitive innovation and changing consumer habits.
We are a consumer products company that relies on continued global demand for our brands and products. Achieving our business results depends, in part, on successfully developing, roducing and marketing new products and on making significant improvements to our correctly anticipate
ustomer and consumer acceptance and trends, to obtain, maintain and enforce necessary ellectual property protections and to avoid infringing upon the intellectual property rights of others. We must also successfully respond to technological advances made by, and intellectual property rights granted to, competitors. Failure to continually innovate, improve and respond to competitive moves and changing consumer habits could compromise our competitive position and adversely impact our financial condition, results of operations or cash flows.
he ability to achieve our business objectives depends on how well we can compete with our local and global competitors in new and existing markets and channels.
The consumer products industry is highly competitive. Across all of our categories, we compete against a wide variety of global and local competitors. As a result, we experience ongoing ompetitive pressures in the environments in which we operate, which may result in challenges in maintaining profit margins. To address these challenges, we must be able to successfully espond to competitive factors and emerging retail trends, including pricing, promotional incentives, product delivery windows and trade terms. In addition, evolving sales channels and business models may affect customer and consumer preferences as well as market dynamics,俗, for example, may be seen in the growing consumer preference for shopping onine, ease f competitive entry into certain categories, and growth in hard discounter channels. Failure to successfully respond to competitive factors and emerging retail trends, and effectively compete growing sales channels and business models, particularly e-commerce and mobile commerce pplications, could negatively impact our results of operations or cash flows.
A significant change in customer relationships or in customer demand for our products ould have a significant impact on our business.
We sell most of our products via retail customers, which include mass merchandisers, eommerce, grocery stores, membership club stores, drug stores, department stores, distributors, wholesalers, baby stores, specialty beauty stores (including airport duty-free stores), highrequency stores, pharmacies, electronics stores and professional channels. Our success epends on our ability to successfully manage relationships with our retail trade customers, which includes our ability to offer trade terms that are mutually acceptable and are aligned with rest ould suffer if we cannot reach agreement with a key customer on trade torms and principles. Our business could also be negatively impacted if a key customer were to significantly reduce he inventory level of or shelf space allocated to our products as a result of increased offerings of other branded manufacturers, private label brands and generic non-branded products or for ther reasons, significantly tighten product delivery windows or experience a significant business disruption.

If the reputation of the Company or one or more of our brands erodes significantly, it could have a material impact on our financial results.
The Company's reputation, and the reputation of our brands, form the foundation of our relationships with key stakeholders and other constituencies, including consumers, customers and suppliers. The quality and safety of our products are critical to our business. Many of our brands have worldwide recognition and our financial success directly depends on the success of our brands. The success of our brands can suffer if our marketing plans or product initiatives do not have the desired impact on a brand's image or its ability to attract consumers. Our results of operations or cash flows could also be negatively impacted if one of our brands suffers substantial harm to its reputation due to a significant product recall, product-related litigation, defects or impurities in our products, product misuse, changing consumer perceptions of certain ingredients or environmental impacts, allegations of product tampering or the distribution and sale of counterfeit products. Additionally, negative or inaccurate postings or comments on social media or networking websites about the Company or one of its brands could generate adverse publicity that could damage the reputation of our brands or the Company. If we are unable to effectively manage real or perceived issues, including concerns about safety, quality, ingredients, efficacy, environmental impacts or similar matters, sentiments toward the Company
or our products could be negatively impacted, and our results of operations or cash flows could suffer. Our Company also devotes time and resources to citizenship efforts that are consistent with our corporate values and are designed to strengthen our business and protect and preserve our reputation including programs driving ethics and corporate responsibility, strong communities, diversity and inclusion, gender equality and environmental sustainability. If these programs are not executed as planned or suffer negative publicity, the Company's reputation and results of operations or cash flows could be adversely impacted.
We rely on third parties in many aspects of our business, which creates additional risk. Due to the scale and scope of our business, we must rely on relationships with third parties, including our suppliers, contract manufacturers, distributors, contractors, commercial banks, joint venture partners and external business partners, for certain functions. If we are unable to effectively manage our third-party relationships and the agreements under which our third-party partners operate, our results of operations and cash flows could be adversely impacted. Further, partners operate, our results of operations and cash failure of these third parties to meet their obligations to the Company or substantial disruptions in
fail the relationships between the Company and these third parties could adversely impact our operations and financial results. Additionally, while we have policies and procedures for managing these relationships, they inherently involve a lesser degree of control over business reputational and operational risk.

A significant information security or operational technology incident, including a cybersecurity breach, or the failure of one or more key information or operations technology systems, networks, hardware, processes, and/or associated sites owned or operated by the Company or one of it
impact on our business or reputation.
We rely extensively on information and operational technology ("IT/OT") systems, networks and services, including internet and intranet sites, data hosting and processing facilities and technologies, physical security systems and other hardware, software and technical applications and platforms, many of which are managed, hosted, provided and/or used by third parties or their vendors, to assist in conducting our business. The various uses of these IT/OT systems, networks and services include, but are not limited to:

- ordering and managing materials from suppliers;
- converting materials to finished products;
- shipping products to customers;
- marketing and selling products to consumers;
- collecting, transferring, storing and/or processing customer, consumer, employee, vendor, investor, and other stakeholder information and personal data, including such data from persons covered by an expanding landscape of privacy and data regulations, such as citizens of the European Union who are covered by the General Data Protection Regulation ("GDPR") or residents of California covered by the California Consumer Privacy Act
("CCPA");
- summarizing and reporting results of operations, including financial reporting;
- managing our banking and other cash liquidity systems and platforms;
- hosting, processing and sharing, as appropriate, confidential and proprietary research, business plans and financial information;
- collaborating via an online and efficient means of global business communications;
- complying with regulatory, legal and tax requirements;
- providing data security; and
- handling other processes necessary to manage our business.

Numerous and evolving information security threats, including advanced persistent cybersecurity threats, pose a risk to the security of our services, systems, networks and supply chain, as well as to the confidentiality, availability and integrity of our data and of our critical business operations. In addition, because the techniques, tools and tactics used in cyber-attacks frequently change and may be difficult to detect for periods of time, we may face difficulties in anticipating and implementing adequate preventative measures or fully mitigating harms after such an attack.

Our IT/OT databases and systems and our third-party providers' databases and systems have been, and will likely continue to be, subject to advanced computer viruses or other malicious odes, ransomware, unauthorized access attempts, denial of service attacks, phishing, social ngineering, hacking and other cyber-attacks. Such attacks may originate from outside parties, hackers, criminal organizations or other threat actors, including nation states. In addition, insider actors-malicious or otherwise-could cause technical disruptions and/or confidential data leakage. We cannot guarantee that our security efforts or the security efforts of our third-party providers will prevent material breaches, operational incidents or other breakdowns to our or our third-party providers' IT/OT databases or systems
the IT/OT systems, networks or service providers we rely upon fail to function properly or cause operational outages or aberrations, or if we or one of our third-party providers suffer significant unavailability of key operations, or inadvertent disclosure of, lack of integrity of, or loss of our sensitive business or stakeholder information, due to any number of causes, ranging from catastrophic events or power outages to improper data handling, security incidents or employee rror or malfeasance, and our business continuity plans do not effectively address these failures on a timely basis, we may be exposed to reputational, competitive, operational, financial and business harm as well as litigation and regulatory action. Periodically, we also upgrade our IT/OT properly or otherwise exposes us to increased cybersecurity breaches and failures, it could affect our ability to order materials, make and ship orders, and process payments in addition to other perational and information integrity and loss issues. The costs and operational consequences of esponding to the above items and implementing remediation measures could be significant and could adversely impact our results of operations and cash flows.
Changing political conditions could adversely impact our business and financial results
Changes in the political conditions in markets in which we manufacture, sell or distribute our roducts may be difficult to predict and may adversely affect our business and financial results. incertainty regarding how the UK will interact with other countries, including with respect to the free movement of goods, services, capital and people. In addition, results of elections, referendums or other political processes in certain markets in which our products are manufactured, sold or distributed could create uncertainty regarding how existing governmental policies, laws and regulations may change, including with respect to sanctions, taxes, tariffs, import and export controls and the eneral movement of goods, services, capital and people between countries and other matters. The potential implications of such uncertainty, which include, among others, exchange rate fluctuations, new or increased tariffs, trade barriers and
market contraction, could adversely affect the Company's results of operations and cash flows. We must successfully manage compliance with laws and regulations, as well as manage new and pending legal and regulatory matters in the U.S. and abroad.
Our business is subject to a wide variety of laws and regulations across the countries in which we do business, including those laws and regulations involving intellectual property, product lability, product composition or formulation, packaging content or end-of-life responsibility, arketing, antitrust, data protection, environmental (including increasing focus on the climate, water, and waste impacts of consumer packaged goods companies' operations and products), employment, anti-bribery, anti-corruption, tax, accounting and financial reporting or other matters. Rapidly changing laws, regulations, policies and related interpretations, as well as matteased enforcement actions, create challenges for the Company, including our compliance and ethics programs, may alter the environment in which we do business and may increase the ngoing costs of compliance, which could adversely impact our results of operations and cash ows. If we are unable to continue to meet these challenges and comply with all laws, egulations, policies and related interpretations, it could negatively impact our reputation and our business results. Failure to successfully manage regulatory and legal matters and resolve such matters without significant liability or damage to our reputation may materially adversely impact ur financial condition, results of operations and cash flows. Furthermore, if pending legal or egulatory matters result in fines or costs in excess of the amounts accrued to date, that may also materially impact our results of operations and financial position.
Changes in applicable tax regulations and resolutions of tax disputes could negatively ffect our financial results.
he Company is subject to taxation in the U.S. and numerous foreign jurisdictions. Changes in the various tax laws can and do occur. For example, the U.S. government enacted omprehensive tax legislation commonly referred to as the Tax Cuts and Jobs Act (the "U.S. Tax Act"). The changes included in the U.S. Tax Act are broad and complex. The ongoing impacts of he U.S. Tax Act may differ from the estimates provided elsewhere in the reports we file with the Securities and Exchange Commission, possibly materially, due to, among other things, changes ny updates or changes to estimates the Company has used to calculate the impacts. impacts.
Additionally, longstanding international tax norms that determine each country's jurisdiction to tax cross-border international trade are subject to potential evolution. An outgrowth of the original
解 ure digital businesses and is likely to
mpact all multinational businesses by potentially redefining jurisdictional taxation rights. As this and other tax laws and related regulations change or evolve, our financial condition, results of perations and cash flows could be materially impacted. Given the unpredictability of these changes would be cumulatively positive or negative, but such changes could adversely impact our results of operations and cash flows.
urthermore, we are subject to regular review and audit by both foreign and domestic tax authorities. While we believe our tax positions will be sustained, the final outcome of tax audits and related litigation, including maintaining our intended tax treatment of divestiture transactions uch as the fiscal 2017 Beauty Brands transaction with Coty, may differ materially from the tax mounts recorded in our Consolidated Financial Statements, which could adversely impact our results of operations and cash flows

## We must successfully manage ongoing acquisition, joint venture and divestiture

 activities.As a company that manages a portfolio of consumer brands, our ongoing business model icludes a certain level of acquisition, joint venture and divestiture activities. We must be able to successfully manage the impacts of these activities, while at the same time delivering against our business objectives. Specifically, our financial results have been, and in the future could be, adversely impacted by the dilutive impacts from the loss of earnings associated with divested brands or dissolution of joint ventures. Our results of operations and cash flows have been and, h the future could also be, impacted by acquisitions or joint venture activities, if: 1) changes in he cash flows or other market-based assumptions cause the value of acquired assets to fall below book value, or 2) we are not able to deliver the expected cost and growth synergies ssociated with sur and and intangible ssets
ur business results depend on our ability to successfully manage productivity improvements and ongoing organizational change, including attracting and retaining key
Our financial projections assume certain ongoing productivity improvements and cost savings, including staffing adjustments as well as employee departures. Failure to deliver these planned productivity improvements and cost savings, while continuing to invest in business growth, could adversely impact our results of operations and cash flows. Additionally, successfully executing otivation and retention of key mployees, is critical to our business success. Factors that may affect our ability to attract and retain sufficient numbers of qualified employees include employee morale, our reputation competition from other employers and availability of qualified individuals. Our success depends on identifying, developing and retaining key employees to provide uninterrupted leadership
nd direction for our business. This includes developing and retaining organizational capabilities key growth markets where the depth of skilled or experienced employees may be limited and metition for these resources is intense, as well as continuing the development and execution of robust leadership succession plans.
We must successfully manage the demand, supply, and operational challenges associated with the actual or perceived effects of a disease outbreak, including epidemics, pandemics, or similar widespread public health concerns.
Our business may be negatively impacted by the fear of exposure to or actual effects of a disease outbreak, epidemic, pandemic, or similar widespread public health concern, such as ravel restrictions or recommendations or mandates from governmental authorities to avoid large gatherings or to self-quarantine as a result
Significant reductions in products, which may be caused by, among other things: the temporary inability of consumers products, which may be caused by, among other things: the temporary inabiity of consumers
to purchase our products due to illness, quarantine or other travel restrictions, or financial hardship, shifts in demand away from one or more of our more discretionary or higher priced products to lower priced products, or stockpiling or similar pantry-loading activity. If prolonged, such impacts can further increase the difficulty of business or operations planning and may adversely impact our results of operations and cash flows;

- Inability to meet our customers' needs and achieve cost targets due to disruptions in our manufacturing and supply arrangements caused by constrained workforce capacity or the loss or disruption of other essential manufacturing and supply elements such as raw materials or other finished product components, transportation, or other manufacturing and distribution capability,
- Failure of third parties on which we rely, including our suppliers, contract manufacturers, distributors, contractors, commercial banks, joint venture partners and external business partners, to meet their obligations to the Company, or significant disruptions in their ability to do so, which may be caused by their own financial or operational difficulties and may adversely impact our operations; or
Significant changes in the political conditions in markets in which we manufacture, sell or distribute our products, including quarantines, import/export restrictions, price controls, or governmental or regulatory actions, closures or other restrictions that limit or close our operating and manufacturing facilities, restrict our employees' ability to travel or perform necessary business functions, or otherwise prevent our third-party partners, suppliers, or customers from sufficiently staffing operations, including operations necessary for the production, distribution, sale, and support of our products, which
could adversely impact our results of operations and cash flows.
Despite our efforts to manage and remedy these impacts to the Company, their ultimate impact also depends on factors beyond our knowledge or control, including the duration and severity of any such outbreak as well as third-party actions taken to contain its spread and mitigate its public health effects.
Item 1B. Unresolved Staff Comments.
None.
tem 2. Properties.
In the U.S., we own and operate 23 manufacturing sites located in 17 different states. In addition, we own and operate 84 manufacturing sites in 37 other countries. Many of the domestic and international sites manufacture products for multiple businesses. Beauty products are manufactured at 24 of these locations; Grooming products at 19; Health Care products at 21; Fabric \& Home Care products at 38; and Baby, Feminine \& Family Care at 36 . We own our Corporate headquarters in Cincinnati, Ohio. We own or lease our principal regional general ffices in Switzerland, Panama, Singapore, China and Dubai. We own or lease our principal egional shared service centers in Costa Rica, the United Kingdom and the Philippines. Management believes that the Company's sites are adequate to support the business and that the properties and equipmen
Item 3. Legal Proceedings.
The Company is subject, from time to time, to certain legal proceedings and claims arising out of our business, which cover a wide range of matters, including antitrust and trade regulation product liability, advertising, contracts, environmental issues, patent and trademark matters, labor and employment matters and tax. See Note 13 to our Consolidated Financial Statements
for information on certain legal proceedings for which there are contingencies.
This item should be read in conjunction with the Company's Risk Factors in Part I, Item 1A for additional information.
Item 4. Mine Safety Disclosure.
Not applicable


## INFORMATION ABOUT OUR EXECUTIVE OFFICERS

The names, ages and positions held by the Executive Officers of the Company on August 6, 2020, are:

| Name | Position | Age | First Elected Officer Positio |
| :---: | :---: | :---: | :---: |
| David S. Taylor | Chairman of the Board, President and Chief Executive Officer | 62 | $2013{ }^{\text {a }}$ |
| Jon R. Moeller | Vice Chairman, Chief Operating Officer and Chief Financial Officer | 56 | 2009 ${ }^{\text {b }}$ |
| Steven D. Bishop | Chief Executive Officer - Health Care | 56 | $2016{ }^{\text {c }}$ |
| Gary A. Coombe | Chief Executive Officer - Grooming | 56 | $2014{ }^{\text {d }}$ |
| Mary Lynn Ferguson-McHugh | Chief Executive Officer - Family Care and P\&G Ventures | 60 | 2016 e |
| Ma. Fatima D. Francisco | Chief Executive Officer - Baby and Feminine Care | 52 | $2018{ }^{\text {f }}$ |
| Shailesh Jejurikar | Chief Executive Officer - Fabric and Home Care | 53 | 20189 |
| R. Alexandra Keith | Chief Executive Officer - Beauty | 52 | $2017{ }^{\text {h }}$ |
| Carolyn M. Tastad | Group President - North America and Chief Sales Officer | 59 | $2014{ }^{\text {i }}$ |
| M. Tracey Grabowski | Chief Human Resources Officer | 52 | 2018 i |
| Kathleen B. Fish | Chief Research, Development and Innovation Officer | 63 | 2014 |
| Deborah P. Majoras | Chief Legal Officer and Secretary | 56 | 2010 |
| Marc S. Pritchard | Chief Brand Officer | 60 | 2008 |
| Valarie L. Sheppard | Controller and Treasurer and Group Vice President - Company Transition Leader | 56 | 2005 |

All the Executive Officers named above have been employed by the Company for more than the past five years.
${ }^{\text {a Mr. Taylor previously served as Group President - Global Beauty, Grooming \& Health Care (February - October 2015). }}$
bMr. Moeller previously served as Vice Chairman and Chief Financial Officer (2017-2019) and as Chief Financial Officer (2009-2017)
${ }^{\text {c Mr. Bishop previously served as Group President - Global Oral Care (January - October 2015). }}$
${ }^{\mathrm{d} M r}$. Coombe previously served as President - Europe Selling \& Market Operations (November 2014 - February 2018).
eMs. Ferguson-McHugh previously served as Group President - Global Family Care (2014-2015).
'Ms. Francisco previously served as President - Global Feminine Care (November 2015 - August 2018) and as Vice President - Brand Franchise Leader, Feminine Care (January - October 2015)
${ }_{9}$ Mr. Jejurikar previously served as President - Global Fabric Care and Brand-Building Officer Global Fabric \& Home Care (November 2015-July 2018) and as President - Fabric Care, North America; Brand-Building Officer Fabric \& Home Care
Ms. Keith previously served as President - Global Skin \& Personal Care (November 2014-June 2017)
'Ms. Tastad previously served as Group President - North America Selling \& Market Operations (January 2015 - May 2019).
IMs. Grabowski previously served as Vice President - Human Resources, North America Selling and Market Operations (April 2015-July 2018).

## PART II

tem 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities.
ISSUER PURCHASES OF EQUITY SECURITIES

| Period | Total Number of Shares Purchased | Average Price Paid per Share | Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs ${ }^{(1)}$ | Approximate Dollar Value of Shares that May Yet Be Purchased Under Our Share Repurchase Program |
| :---: | :---: | :---: | :---: | :---: |
| 4/1/2020-4/30/2020 | 0 | n/a | 0 | (1) |
| 5/1/2020-5/31/2020 | 0 | n/a | 0 | (1) |
| 6/1/2020-6/30/2020 | 0 | n/a | 0 | (1) |
| Total | 0 | n/a | 0 | ${ }^{(1)}$ |

(1) On April 17, 2020, the Company stated that in fiscal year 2020 the Company expected to reduce outstanding shares through direct share repurchases at a value of $\$ 7$ to $\$ 8$ billion, notwithstanding any purchases under the Company's compensation and benefit plans. The share repurchases were authorized pursuant to a resolution issued by the Company's Board of Directors and were financed through a combination of operating cash flows and issuance of long-term and short-term debt. The total value of the shares purchased under the share repurchase plan was $\$ 7.4$ billion. The share repurchase plan ended on June 30,2020 .
Additional information required by this item can be found in Part III, Item 12 of this Form 10-K.
SHAREHOLDER RETURN PERFORMANCE GRAPHS

## Market and Dividend Information

P\&G has been paying a dividend for 130 consecutive years since its original incorporation in 1890 and has increased its dividend for 64 consecutive years. Nevertheless, as in the past, further dividends will be considered after reviewing dividend yields, profitability and cash flow expectations and financing needs and will be declared at the discretion of the Company's Board of Directors


| 1956 |  |  | 1970 |  | 1980 |  | 1990 |  | 2000 | 2010 | 2020 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\$$ | 0.01 | $\$$ | 0.04 | $\$$ | 0.11 | $\$$ | 0.22 | $\$$ | 0.64 | $\$$ | 1.80 | $\$$ |

## Common Stock Information

P\&G trades on the New York Stock Exchange under the stock symbol PG. As of June 30, 2020, there were approximately 4 million common stock shareowners, including shareowners of record, participants in P\&G stock ownership plans and beneficial owners with accounts at banks and brokerage firms.

## Shareholder Return

The following graph compares the cumulative total return of P\&G's common stock for the five-year period ended June 30, 2020, against the cumulative total return of the S\&P 500 Stock Index (broad market comparison) and the S\&P 500 Consumer Staples Index (line of business comparison). The graph and table assume $\$ 100$ was invested on June 30,2015 , and that all dividends were reinvested.


|  | Cumulative Value of \$100 Investment, through June 30 |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Company Name/lndex | 2015 |  | 2016 |  | 2017 |  | 2018 |  | 2019 |  | 2020 |  |
| P\&G | \$ | 100 | \$ | 112 | \$ | 119 | \$ | 110 | \$ | 160 | \$ | 179 |
| S\&P 500 Stock Index |  | 100 |  | 104 |  | 123 |  | 140 |  | 155 |  | 166 |
| S\&P 500 Consumer Staples Index |  | 100 |  | 119 |  | 122 |  | 117 |  | 137 |  | 142 |

Item 6. Selected Financial Data.
The information required by this item is incorporated by reference to Note 1 and Note 2 to our Consolidated Financial Statements. For further details behind the business drivers for recent results presented below, see the Management's Discussion and Analysis.
Financial Summary (Unaudited)

| Amounts in millions, except per share amounts | 2020 |  | 2019 |  | 2018 |  | 2017 |  | 2016 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Net sales | \$ | 70,950 | \$ | 67,684 | \$ | 66,832 | \$ | 65,058 | \$ | 65,299 |
| Gross profit |  | 35,700 |  | 32,916 |  | 32,400 |  | 32,420 |  | 32,275 |
| Operating income |  | 15,706 |  | 5,487 |  | 13,363 |  | 13,766 |  | 13,258 |
| Net earnings from continuing operations |  | 13,103 |  | 3,966 |  | 9,861 |  | 10,194 |  | 10,027 |
| Net earnings from discontinued operations |  | - |  | - |  | - |  | 5,217 |  | 577 |
| Net earnings attributable to Procter \& Gamble |  | 13,027 |  | 3,897 |  | 9,750 |  | 15,326 |  | 10,508 |
| Net earnings margin from continuing operations |  | 18.5 \% |  | 5.9 \% |  | 14.8 \% |  | 15.7 \% |  | 15.4 \% |
| Basic net earnings per common share: (1) |  |  |  |  |  |  |  |  |  |  |
| Earnings from continuing operations | \$ | 5.13 | \$ | 1.45 | \$ | 3.75 | \$ | 3.79 | \$ | 3.59 |
| Earnings from discontinued operations |  | - |  | - |  | - |  | 2.01 |  | 0.21 |
| Basic net earnings per common share | \$ | 5.13 | \$ | 1.45 | \$ | 3.75 | \$ | 5.80 | \$ | 3.80 |
| Diluted net earnings per common share: ${ }^{(1)}$ |  |  |  |  |  |  |  |  |  |  |
| Earnings from continuing operations | \$ | 4.96 | \$ | 1.43 | \$ | 3.67 | \$ | 3.69 | \$ | 3.49 |
| Earnings from discontinued operations |  | - |  | - |  | - |  | 1.90 |  | 0.20 |
| Diluted net earnings per common share | \$ | 4.96 | \$ | 1.43 | \$ | 3.67 | \$ | 5.59 | \$ | 3.69 |
| Dividends per common share | \$ | 3.03 | \$ | 2.90 | \$ | 2.79 | \$ | 2.70 | \$ | 2.66 |
| Research and development expense | \$ | 1,834 | \$ | 1,861 | $\$$ | 1,908 | \$ | 1,874 | \$ | 1,879 |
| Advertising expense |  | 7,326 |  | 6,751 |  | 7,103 |  | 7,118 |  | 7,243 |
| Total assets |  | 120,700 |  | 115,095 |  | 118,310 |  | 120,406 |  | 127,136 |
| Capital expenditures |  | 3,073 |  | 3,347 |  | 3,717 |  | 3,384 |  | 3,314 |
| Long-term debt |  | 23,537 |  | 20,395 |  | 20,863 |  | 18,038 |  | 18,945 |
| Shareholders' equity | \$ | 46,878 | \$ | 47,579 | \$ | 52,883 | \$ | 55,778 | \$ | 57,983 |

${ }^{(1)}$ Basic net earnings per common share and Diluted net earnings per common share are calculated based on Net earnings attributable to Procter \& Gamble.
tem 7. Management's Discussion and Analysis of Financial Condition and Results of Operations.

## Management's Discussion and Analysis

## Forward-Looking Statements

Certain statements in this report, other than purely historical information, including estimates, projections, statements relating to our business plans, objectives, and expected operating esults, and the assumptions upon which those statements are based, are "forward-looking taction 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 Forward-looking statements may appear throughout this report, including without limitation, the following sections: "Management's Discussion and Analysis," "Risk Factors" and "Notes 4 and 13 to the Consolidated Financial Statements." These forward-looking statements generally
are identified by the words "believe,"" "project," "expect," "anticipate," "estimate," "intend,"
strategy," "future," "opportunity," "plan," "may," "should," "will," "would," "will be," "will continue," "will likely result," and similar expressions. Forward-looking statements are based on current expectations and assumptions, which are subject to risks and uncertainties that may cause esults to differ materially from those expressed or implied in the forward-looking statements. We undertake no obligation to update or revise publicly any forward-looking statements, whether because of new information, future events or otherwise, except to the extent required by law. isks and uncertainties to which our forward-looking statements are subject include, without limitation: (1) the ability to successfully manage global financial risks,
including foreign currency fluctuations, currency exchange or pricing controls and localized volatility; (2) the ability to successfully manage local, regional or global economic volatility, including reduced market growth rates, and to generate sufficient income and cash flow to allow the Company to effect the expected share repurchases and dividend payments; (3) the ability to manage disruptions in credit markets or changes to our credit rating; (4) the ability to maintain key manufacturing and supply arrangements (including execution of supply chain optimizations and sole supplier and sole manufacturing plant arrangements) and to manage disruption of business due to factors outside of our control, such as natural disasters, acts of war or terrorism, or disease outbreaks; (5) the ability to successfully manage cost fluctuations and pressures, including prices of commodities and raw materials, and costs of labor, transportation, energy, pension and healthcare; (6) the ability to stay on the leading edge of innovation, obtain necessary intellectual property protections and successfully respond to changing consumer habits and echnological advances attained by, and patents granted to, competitors; (7) the ability to cuccessfully responding to competitive factors such as prices, promotional incentives and trade erms for products; (8) the ability to manage and maintain key customer relationships; (9) the bility to protect our reputation and brand equity by successfully managing real or perceived absues, including concerns about safety, quality, ingredients, efficacy or similar matters that may arise; (10) the ability to successfully manage the financial, legal, reputational and operational risk associated with third-party relationships, such as our suppliers, contract manufacturers, distributors, contractors and external business partners; (11) the ability to rely on and maintain key company and third party information and operational technology systems, networks and ervices, and maintain the security and functionality of such systems, networks and services and he data contained therein, (12) the ability to successfully manage uncertainties related to hanging political conditions (including the United Kingdom's exit from the European Union) and potential implications such as exchange rate fluctuations and market contraction; (13) the ability oo successfully manage regulatory and legal requirements and matters (including, without limitation, those laws and regulations involving product liability, product and packaging composition, intellectual property, labor and employment, antitust, data protection, tax, current estimates; (14) the ability to manage changes in applicable tax laws and regulations cluding maintaining our intended tax treatment of divestiture transactions; (15) the ability to successfully manage our ongoing acquisition, divestiture and joint venture activities, in each case to achieve the Company's overall business strategy and financial objectives, without mpacting the delivery of base business objectives; (16) the ability to successfully achieve productivity improvements and cost savings and manage ongoing organizational changes, while successfully identifying, developing and
etaining key employees, including in key growth markets where the availability of skilled or experienced employees may be limited; and (17) the ability to successfully manage the demand, supply, and operational challenges associated with a disease outbreak, including epidemics, andemics, or similar widespread public health concerns (including the novel coronavirus,躬D-19, outbreak). A detailed discussion of risks and uncertainties that could cause actual esults and events to differ materially from those projected herein, is included in the section titled this Form 10-K.
he purpose of Management's Discussion and Analysis (MD\&A) is to provide an understanding Procter \& Gamble's financial condition, results of operations and cash flows by focusing on hanges in ereyai keasures from year to year. The MD\&A is provided as a supplement to, and should be read in conjunction with, our Consolidated Financial Statements and accompanying Notes. The MD\&A is organized in the following sections:

- Overview
- Summary of 2020 Results
- Economic Conditions and Uncertainties

Results of Operations
Segment Results
Cash Flow, Financial Condition and Liquidity

- Significant Accounting Policies and Estimates

Other Information
Throughout the MD\&A we refer to measures used by management to evaluate performance, ncluding unit volume growth, net sales and net earnings. We also refer to a number of financial measures that are not defined under accounting principles generally accepted in the United States of America (U.S. GAAP), consisting of organic sales growth, core earnings per share (Core EPS), adjusted free cash flow and adjusted free cash flow productivity. Organic sales (Core EPS), adjusted free cash flow and adjusted free cash flow productivity. Organic sales exchange from year-over-year comparisons. Core EPS is diluted net earnings per share from continuing operations excluding certain items that are not judged to be part of the Company's sustainable results or trends. Adjusted free cash flow is operating cash flow less capital pending, transitional tax payments related to the U.S. Tax Act and tax payments related to the Merck OTC consumer healthcare acquisition. Adjusted free cash flow productivity is the ratio of adjusted free cash flow to net earnings. We believe these measures provide our investors with dditional information about our underlying results and trends, as well as insight to some of the metrics used to evaluate management. The explanation at the end of the MD\&A provides more details on the use and the derivation of these measures, as well as reconciliations to the most directly comparable U.S. GAAP measures.

Management also uses certain market share and market consumption estimates to evaluate performance relative to competition despite some limitations on the availability and
comparability of share and consumption information. References to market share and consumption in the MD\&A are based on a combination of vendor purchased traditional brick-and-mortar and online data in key markets as well as internal estimates. All market share references represent the percentage of sales of our products in dollar terms on a constant urrency basis, relative to all product sales in the category. The Company measures fiscal-year0 -date market shares through the most recent period for which market share data is available, which typically reflects a lag time of one or two months as compared to the end of the reporting period. Management also uses unit volume growth to evaluate and explain drivers of changes in net sales. Organic volume growth reflects year-over-year changes in unit volume excluding the mpacts of acquisitions and divestitures and certain one-time items, if applicable, and is used to explain changes in organic sales.

## OVERVIEW

rocter \& Gamble is a global leader in the fast-moving consumer goods industry, focused on providing branded consumer packaged goods of superior quality and value to
ur consumers around the world. Our products are sold in more than 180 countries and erritories primarily through mass merchandisers, e-commerce, grocery stores, membership club tores, drug stores, department stores, distributors, wholesalers, baby stores, specialty beauty stores (including airport duty-free stores), high-frequency stores, pharmacies, electronics stores and professional channels. We also sell direct to consumers. We have on-the-ground operations n approximately 70 countries.
Our market environment is highly competitive with global, regional and local competitors. In many of the markets and industry segments in which we sell our products, we compete against ther branded products, as well as retailers' private-label brands. Additionally, many of the product segments in which we compete are differentiated by price tiers (referred to as superpremium, premium, mid-tier and value-tier products). We believe we are well positioned in the ndustry segments and markets in which we operate, often holding a leadership or significant market share position

## ORGANIZATIONAL STRUCTURE

In fiscal 2020, our organizational structure was comprised of Sector Business Units (SBUs), Enterprise Markets (EMs), Corporate Functions (CF) and Global Business Services (GBS).

## ector Business Units

Our SBUs are organized into ten product categories. Under U.S. GAAP, the SBUs underlying the ten product categories are aggregated into five reportable segments: Beauty; Grooming; Health Care; abric \& Home Care; and Baby, Feminine \& Family Care. The SBUs are responsible for developing overall brand strategy, new product upgrades and innovations and marketing plans. The following provides additional detail on our reportable segments and the ten product categories and brand composition within each segment.


## Recent Developments:

During fiscal 2019, the Company completed the acquisition of the over-the-counter (OTC) healthcare business of Merck KGaA (Merck OTC) for $\$ 3.7$ billion (based on exchange rates at he time of closing). This business primarily sells OTC consumer healthcare products, mainly in markets in Europe, Latin America and Asia. Total sales for the business during Merck OTC's iscal year ended December 31, 2017 were approximately $\$ 1$ billion. Refer to Note 14 to our Consolidated Financial Statements for more details on this transaction
During fiscal 2019, the Company also dissolved our PGT Healthcare partnership, a venture between the Company and Teva Pharmaceutical Industries, Ltd (Teva) in the OTC consumer healthcare business. Pursuant to the agreement, PGT product assets were returned to the nealthcare business. Pursuant to the agreement, PGT product assets were returned to the ransaction was accounted for as a sale of the Teva portion of the PGT business. The Company ecorded an after-tax gain on the sale of $\$ 353$ million.

## rganization Design Changes:

The Company implemented changes to our organization design effective July 1, 2019. In the new design, the ten product categories were organized into six SBUs. The SBUs are responsible for global brand strategy, innovation and supply chain. They have direct profit responsibility for markets representing the large majority of the Company's sales and earnings (referred to as Focus Markets) and are responsible for innovation plans, supply plans and operating frameworks drive growth and value creation in the remaining markets (referred to as Enterprise Markets) oregment reporting purposes, the product categories continue to be aggregated into the egion, which are comprised of North America, Europe, Greater China, Latin America, Asia Pacific and India, Middle East and Africa (IMEA)
Beauty: We are a global market leader in the beauty category. Most of the beauty markets in which we compete are highly fragmented with a large number of global and local competitors. We compete in skin and personal care and in hair care. In skin and personal care, we offer a wide variety of products, ranging from deodorants to personar cleansing to skin care, such as our lay brand, which is one of the top facial skin care brands in the world with approximately $6 \%$ lobal market share. We are the global market leader in the retail hair care market with over $20 \%$ global market share primarily behind our Pantene and Head \& Shoulders brands
Grooming: We compete in shave care and appliances. In shave care, we are the global market eader in the blades and razors market. Our global blades and razors market share is over $60 \%$, primarily behind our Gillette and Venus brands. Our appliances, such as electric shavers and epilators, are sold under the Braun brand in a number of markets around the world where we ompete against both global and regional competitors. We hold nearly $25 \%$ of the male
electric shavers market and over $50 \%$ of the female epilators market.
Health Care: We compete in oral care and personal health care. In oral care, there are several lobal competitors in the market and we have the number two market share position with nearly $20 \%$ global market share behind our Crest and Oral-B brands. In personal health care, we are a top ten competitor in a large, highly fragmented industry, primarily behind respiratory treatments Vicks brand) and digestive wellness products (Metamucil, Pepto Bismol and Align brands). As discussed earlier, in fiscal 2019, we dissolved the PGT Healthcare partnership with Teva, which previously managed nearly all of our personal health care sales outside the U.S., and reestablished an independent OTC business. We also acquired Merck OTC as discussed above. Fabric \& Home Care: This segment is comprised of a variety of fabric care products, including laundry detergents, additives and fabric enhancers; and home care products, including ishwashing liquids and detergents, surface cleaners and air fresheners. In fabric care, we enerally have the number one or number two market share position in the markets in which we ompete and are the global market leader with over $25 \%$ global market share, primarily behind ur Tide, Ariel and Downy brands. Our global home care market share is approximately 25\% across the categories in which we compete primarily behind our Cascade, Dawn, Febreze and Swiffer brands.
Baby, Feminine \& Family Care: In baby care, we are the global market leader and compete mainly in taped diapers, pants and baby wipes with nearly $25 \%$ global market share. We have he number one or number two market share position in most of the key markets in which we ompete, primarily behind Pampers, the Company's largest brand, with annual net sales of over $\$ 7$ billion. We are the global market leader in the feminine care category with $25 \%$ global market share, primarily behind our Always and Tampax brands. We also compete in the adult ncontinence category in certain markets behind Always Discreet, achieving nearly $10 \%$ market reminantly a North American business comprised primarily of the Bounty paper towel and Chamin toilet paper brands. U.S. market shares are over $40 \%$ for Bounty and over 25\% for harmin.

## Enterprise Markets

As a result of the changes in our organization design effective July 1, 2019, EMs are responsible or sales and profit delivery in specific countries, supported by SBU agreed innovation and supply hain plans, along with scaled services like planning, distribution and customer management. Corporate Functions
F provides company-level strategy and portfolio analysis, corporate accounting, treasury, tax, external relations, governance, human resources and legal services.

## Global Business Services

GBS provides technology, processes and standard data tools to enable the SBUs, the EMs and CF to better understand the business and better serve consumers and customers. The GBS organization is responsible for providing world-class solutions at a low cost and with minimal capital investment.

## TRATEGIC FOCUS

Procter \& Gamble aspires to serve the world's consumers better than our best competitors in every category and in every country in which we compete, and, as a result, deliver total ef ash generation cash generation.
The Company has undertaken an effort to focus and strengthen its business portfolio to compete n categories and with brands that are structurally attractive and that play to P\&G's strengths. The ongoing portfolio of businesses consists of ten product categories where P\&G has leading aningul product technologies.
Within these categories, our strategic choices are focused on winning with consumers. The consumers who purchase and use our products are at the center of everything we do. We win rand communication, retail execution and value equation. Winning with consumers around the world and against our best compotitors requires innovation Innovation has always been, and continues to be, P\&G's lifeblood. Innovation requires consumer insights and technology advancements that lead to product improvements, improved marketing and merchandising programs and game-changing inventions that create new brands and categories.
Productivity improvement is critical to delivering our balanced top- and bottom-line growth and value creation
bjectives. Productivity improvement and sales growth reinforce and fuel each other. Our bjective is to drive productivity improvement across all elements of cost including cost of goods sold, marketing and promotional spending and non-manufacturing overhead. We plan to reinvest productivity improvements and cost savings in product and packaging improvements, brand wareness-building advertising and trial-building sampling programs, increased sales coverage nd R\&D programs as well as to offiset cost increases (including commodity and foreign xchange impacts) and improve operating margins.
e are constructively disrupting our industry and the way we do business, including how we innovate, communicate and leverage new technologies, to create more value.
We are improving operational effectiveness and organizational culture through enhanced clarity of roles and responsibilities, accountability and incentive compensation programs.
We believe these strategies are right for the long-term health of the Company and our objective of delivering total shareholder return in the top one-third of our peer group.
The Company expects the delivery of the following long-term annual financial targets will result in otal shareholder returns in the top third of the competitive fast-moving consumer goods peer roup:

- Organic sales growth above market growth rates in the categories and geographies in which we compete
Core earnings per share (EPS) growth of mid-to-high single digits; and
- Adjusted free cash flow productivity of $90 \%$ or greater
in periods with significant macroeconomic pressures, such as the current COVID-19 pandemic, we intend to maintain a disciplined approach to investing so as not to sacrifice the long-term health of our businesses to meet short-term objectives in any given year


## SUMMARY OF 2020 RESULTS

| Amounts in millions, except per share amounts | 2020 |  | 2019 |  | Change vs. Prior Year |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Net sales | \$ | 70,950 | \$ | 67,684 | 5 \% |
| Operating income |  | 15,706 |  | 5,487 | 186 \% |
| Net earnings |  | 13,103 |  | 3,966 | 230 \% |
| Net earnings attributable to Procter \& Gamble |  | 13,027 |  | 3,897 | 234 \% |
| Diluted net earnings per common share |  | 4.96 |  | 1.43 | 247 \% |
| Core earnings per share |  | 5.12 |  | 4.52 | 13 \% |
| Cash flow from operating activities |  | 17,403 |  | 15,242 | 14 \% |

Cash flow from operating activities
Net sales increased $5 \%$ to $\$ 71.0$ billion on a $4 \%$ increase in unit volume. Foreign exchange had a negative $2 \%$ impact on net sales. Net sales growth was driven by a double digit increase in Health Care, a high single digit increase in Fabric \& Home Care, a mid-single digit increase in Beauty and a low single digit increase in Baby, Feminine \& Family Care. Grooming net sales
decreased low single digits. Organic sales increased $6 \%$ on a $4 \%$ increase in organic volume. Organic sales increased high single digits in Health Care and in Fabric \& Home Care, increased mid-single digits in Beauty and in Baby, Feminine \& Family Care and increased low single digits in Grooming.

- Operating income increased $\$ 10.2$ billion, or $186 \%$ versus year ago, due primarily to the $\$ 8.3$ billion base period non-cash impairment charges related to Shave Care goodwill and Gillette indefinite-lived intangible assets (Shave Care impairment). The remaining $\$ 1.9$ billion increase was driven by the net sales increase and an increase in operating margin.
- Net earnings increased $\$ 9.1$ billion or $230 \%$ versus year ago, due to the aforementioned items and a reduction in current year effective tax rates, partially offset by the base period gain on the dissolution of the PGT Healthcare partnership and other minor divestitures. Foreign exchange impacts negatively affected net earnings by approximately $\$ 390$ million.
- Net earnings attributable to Procter \& Gamble were $\$ 13.0$ billion, an increase of $\$ 9.1$ billion or $234 \%$ versus the prior year primarily due to the aforementioned items.
- Diluted net earnings per share (EPS) increased $247 \%$ to $\$ 4.96$ - Core EPS increased $13 \%$ to $\$ 5.12$.
- Cash flow from operating activities was $\$ 17.4$ billion.
- Adjusted free cash flow was $\$ 14.9$ billion.
- Adjusted free cash flow productivity was $114 \%$.


## EONOMIC CONDITIONS AND UNCERTAINTIES

We discuss expectations regarding future performance, events and outcomes, such as our business outlook and objectives, in annual and quarterly reports, press releases and other written and oral communications. All such statements, except for historical and present factual information, are "forward-looking statements" and are based on financial data and our business plans available only as of the time the statements are made, which may become out-of-date or ncomplete. We assume no obligation to update any forward-looking statements as a result of new information, future events or other factors, except as required by law. Forward-looking statements are inherently uncertain and investors must recognize that events could be impact our results, please refer to "Risk Factors" in Part I, Item 1A of this Form 10-K
Global Economic Conditions. Our products are sold in numerous countries across North America, Europe, Latin America, Asia and Africa, with more than half our sales generated uctors, US and foreign As such, we are exposed to and impacted fy global macro-economic enomic conditions are highly volatile due to the COVID-19 pandemic, resulting in both market size contractions in certain countries due to economic slowdowns and government restrictions on movement, as well as market size increases in certain countries due to pantry loading and increased consumption of household cleaning and personal health and hygiene products by consumers. Other macro-economic factors also remain dynamic, and any causes of market size contraction, such as
educed GDP in commodity-dependent economies, greater political unrest or instability in the Middle East Central \& in Greater China and the Korean peninsula and economic uncertainty related to the United ingdom's exit from the European Union, could reduce our sales or erode our operating margin, in either case reducing our net earnings and cash flows.
Changes in Costs. Our costs are subject to fluctuations, particularly due to changes in ommodity prices, transportation costs and our own productivity efforts. We have significant xposures to certain commodities, in particular certain oil-derived materials like resins and paper-based materials like pulp, and volatility in the market price of these commodity input materials has a direct impact on our costs. Disruptions in our manufacturing, supply and istribution operations due to the COVID-19 pandemic may also impact our costs. If we are nable to manage these impacts through pricing actions, cost savings projects and sourcing ecisions, as well as through consistent productivity improvements, it may adversely impact our gross margin, operating margin, net earnings and cash flows. Sales could also be adversely impacted following pricing actions if there is a negative impact on consumption of our products. We strive to implement, achieve and sustain cost improvement plans, including outsourcing projects, supply chain optimization and general overhead and workforce optimization. As projects. In fiscal 2017 , we communicated specific elements of an additional multi-year cost reduction program which is resulting in targeted enrollment reductions and other savings If we e successul in executing and sustaining these changes, there could be a negative impact on our gross margin, operating margin, net earnings and cash flows
Foreign Exchange. We have both translation and transaction exposure to the fluctuation of xchange rates. Translation exposures relate to exchange rate impacts of measuring income exchange rates. Translation exposures relate to exchange rate impacts of measuring income statements of foreign subsidiaries that do not use the U.S. dollar as their functional currency. currency other than the local reporting currency and 2) the revaluation of transaction-related working capital balances denominated in currencies other than the functional currency. In four of the past five years, including fiscal 2020, the U.S. dollar has strengthened versus a number of foreign currencies, leading to lower sales and earnings from these foreign exchange impacts. Certain countries experiencing significant exchange rate fluctuations, like Argentina, Brazil, reater China, Tury and the United Kingdom have had, and could continue to have, a significant impact on our sales, costs and net earnings. Increased pricing in response to certain fluctuations in foreign currency exchange rates may offset portions of the currency impacts but could also have a negative impact on consumption of our products, which would affect our sales, gross margin, operating margin, net earnings and cash flows.

Government Policies. Our net earnings could be affected by changes in U.S. or foreign government tax policies, for example, the U.S. Tax Act, and the current work being led by the OECD for the G20 focused on "Addressing the Challenges of the Digitalization of the Economy. The breadth of this project extends beyond pure digital businesses and is likely to impact all and cash flows may be impacted by U.S. and foreign government policies to manage he COVID-19 pandemic, such as movement restrictions or site closures. Additionally, we attempt to carefully manage our debt, currency and other exposures in certain countries with currency exchange, import authorization and pricing controls, such as Nigeria, Algeria, Egypt, Argentina and Turkey. Further, our sales, net earnings and cash flows could be affected by hanges to international trade agreements in North America and elsewhere, including increases of import tarifs, both currently effective and future potential changes. Changes in government policies in these areas might and flows. - margin, perating margin, net earnings and cash flows.

## OVID-19 Pandemic disclosures

The Company's priorities during the COVID-19 pandemic are protecting the health and safety of our employees; maximizing the availability of products that help consumers with their health, hygiene and cleaning needs; and using our employees' talents and our resources to help society meet and overcome the current challenges. Because the Company sells products that are essential to the daily lives of consumers, the COVID-19 pandemic has not had a material net mpact to our consolidated sales, net earnings and cash fows in the current year. However, the fiscal 2020 we experienced a significant increase in demand and consumption of certain of our product categories (heath, hygiene and home cleaning products) primarily in North America, caused in part by changing consumer habits and pantry stocking, due to the COVID-19 andemic, contributing to increases in sales, net earnings and cash flows. At the same time, we pandemic, contributing to increases in sales, net earnings and cash flows. At the same time, we movements in certain regions, including Europe, IMEA, Asia Pacific and Latin America, in certain channels, including travel retail, professional and electronics stores, and in certain of our beauty and grooming products. While we experienced a decrease in sales in Greater China uring the third quarter of iscal 2020, demand recovered in the fourth quarter as restrictions on onsumer movenent were relaxed. In the future, the pandemic may cause reduced demand for ur products if it results in a recessionary global economic environment. Demand in certain of ur Enterprise Markets, including certain countries in Latin America, Asia Pacific, and IMEA may be particularly susceptible to recession. It could also lead to volatility in consumer access to our products due to government actions impacting our ability to produce and ship products or mpacting
consumers' movements and access to our products. We believe that over the long term, there will continue to be strong demand for categories in which we operate, particularly our products hat deliver essential health, hygiene and cleaning benefits. However, the timing and extent of emand recovery in markets such as Greater China and Japan, the resumption of international and the timing and impact of potential consumer pantry destocking in markets including North
 anclear. Accordingly, there may be heightened volatility in sales, net earnings and cash flows during and subsequent to the duration of the pandemic. Our retail customers are also being mpacted by the pandemic. Their success in addressing the issues and maintaining their perations could impact consumer access to, and as a result, sales of our products
Our ability to continue to operate without any significant negative impacts will in part depend on ur ability to protect our employees and our supply chain. The Company has endeavored to follow actions recommended by governments and health authorities to protect our employees world-wide, with particular measures in place for those working in our plants and distribution acilities. We have also worked closely with local and national officials to keep our manufacturing facilities open due to the essential nature of the majority our products. We were able to broadly air movements as well as increased transportation and manufacturing costs. We intend to continue o work with government authorities and implement our employee safety measures to ensure hat we are able to continue manufacturing and distributing our products during the pandemic. However, uncertainty resulting from the pandemic could result in an unforeseen disruption to our upply chain (for example a closure of a key manufacturing or distribution facility or the inability f a key material or transportation supplier to source and transport materials) that could impact our operations.
ecause the pandemic has not had a material negative impact on our operations or demand for ur products and resulting sales and net earnings, it has also not negatively impacted the ompany's liquidity position. We continue to generate operating cash flows to meet our shorterm liquidity needs, and we expect to maintain access to the capital markets enabled by our trong short- and long-term credit ratings. We have also not observed any material impairments f our assets or a significant change in the fair value of assets due to the COVID-19 pandemic or additional information on risk factors that could impact our results, please refer to "Risk Factors" in Part I, Item 1A of this Form 10-K.

## RESULTS OF OPERATIONS

The key metrics included in the discussion of our consolidated results of operations include net sales, gross margin, selling, general and administrative costs (SG\&A), other non-operating items and income taxes. The primary factors driving year-over-year changes in net sales include overall market growth in the categories in which we compete, product initiatives, competitive activities (the level of initiatives, pricing and other activities by competitors), marketing spending, taive executions (both in-store and online), and acquisition and divestiture activity, all of which mpact volume), changes in product and geographic mix and foreign currency impacts on sales outside the U.S.
Most of our cost of products sold and SG\&A are to some extent variable in nature. Accordingly, ur discussion of these operating costs focuses primarily on relative margins rather than the absolute year-over-year changes in total costs. The primary drivers of changes in gross margin are input costs (energy and other commodities), pricing impacts, geographic mix (for example, gross margins in North America are generally higher than the Company average for similar products), product mix (for example, the Beauty segment has higher gross margins than the Company average), foreign exchange rate fluctuations (in situations where certain input costs may be tied to a different functional currency than the underlying sales), the impacts of manufacturing savings projects and reinvestments (for example, product or package mprovements) and to a lesser extent scale impacts (for costs that are fixed or less variable in解 cheve some level of scale benefit achieve some level of scale benefit
over time due to overall growth and other marketing efficiencies. While overhead costs are variable to some extent, we generally experience more scale-related impacts
or these costs due to our ability to leverage our organization and systems' infrastructures to upport business growth.
For a detailed discussion of the fiscal 2019 year over year changes, please refer to the MD\&A in Part II, Item 7 of the Company's Form 10-K for the fiscal year ended June 30, 2019
Net Sales
Net sales increased $5 \%$ to $\$ 71.0$ billion in fiscal 2020 on a $4 \%$ increase in unit volume versus the prior year. Volume increased double digits in Health Care, increased mid-single digits in Fabric \& Home Care and increased low single digits in Beauty and Baby, Feminine \& Family Care. estitures, including the Merck OTC acquisition organic volume increased mid-sing digits in ealth Care and increased high single digits in Fabric \& Home Care.

On a regional basis, volume increased high single digits in North America and increased low single digits in Greater China, Europe, Asia Pacific and Latin America driven by innovation, and hygiene products in the second half of the fiscal year, driven in part by increased onsumption and pantry loading due to the COVID-19 pandemic. Volume decreased low single digits in IMEA as growth in the first half of the year was more than offset by market contraction in the second half of the fiscal year driven by economic slowdown resulting from the COVID-19 pandemic. Unfavorable foreign exchange reduced net sales by $2 \%$. Increased pricing had a positive $1 \%$ impact on net sales. Mix had a positive $1 \%$ impact on net sales driven by the disproportionate organic growth of the Personal Health Care and Home Care categories and the North America region, all of which have higher than company average selling prices. Organic sales grew $6 \%$ on a $4 \%$ increase in organic volume

| Operating Costs |  |  |  |
| :---: | :---: | :---: | :---: |
| Comparisons as a percentage of net sales; Years ended June 30 | 2020 | 2019 | Basis Point Change |
| Gross margin | 50.3 \% | 48.6 \% | 170 |
| Selling, general and administrative expense | 28.2 \% | 28.2 \% | - |
| Operating margin | 22.1 \% | 8.1 \% | 1,400 |
| Earnings before income taxes | 22.3 \% | 9.0 \% | 1,330 |
| Net earnings | 18.5 \% | 5.9 \% | 1,260 |
| Net earnings attributable to Procter \& Gamble | 18.4 \% | 5.8 \% | 1,260 |

ross margin in 170 basis points to $50.3 \%$ of net sales in fiscal 2020. Gross margin enefited from:

- 150 basis points from total manufacturing cost savings (130 basis points net of product and packaging reinvestments),
- 90 basis points from lower commodity costs and
- 60 basis points of positive pricing impacts

These were offset by a 70 basis-point decline from unfavorable product mix (due to the disproportionate organic
growth of the Fabric \& Home Care segment which has lower than company average gross margin and mix within segments due to the growth of lower margin product forms and larger sizes in certain categories), a 20 basis-point negative impact from unfavorable foreign exchange and 20 basis points of other impacts.
Total SG\&A increased $5 \%$ to $\$ 20.0$ billion, primarily due to increases in marketing spending and, to a lesser extent, increases in other net operating expenses and overhead costs. SG\&A as a percentage of net sales was unchanged at $28.2 \%$. An increase in marketing spending and other net operating expenses as a percentage of net sales was offset by a decrease in overhead costs as a percentage of net sales.

- Marketing spending as a percentage of net sales increased 10 basis points due to investments in media and other marketing spending, partially offset by the positive scale impacts of the net sales increase and savings in agency compensation, production costs and advertising spending.
- Overhead costs as a percentage of net sales decreased 40 basis points due to the positive scale impacts of the net sales increase and productivity savings, partially offset by inflation and other cost increases.
- Other net operating expenses as a percentage of net sales increased approximately 30 basis points primarily due to the base period gain on sale of real estate
Perating margin increased 1,400 basis points to $22.1 \%$ for fiscal 2020.1,230 basis points of this increase is due to the Shave Care impairment charge in the base period. The remaining ncrease is due to the increase in gross margin as discussed above.


## lon-Operating Items

- Interest expense was $\$ 465$ million in fiscal 2020, a decrease of $\$ 44$ million versus the prior year due primarily to a reduction in U.S. interest rates, partially offset by an increase in debt.
- Interest income was $\$ 155$ million in fiscal 2020, a reduction of $\$ 65$ million versus the prior year due to a reduction in average cash and investment securities balances and a reduction in U.S. interest rates.
- Other non-operating income, which consists primarily of divestiture gains and other nonoperating items decreased $\$ 433$ milion to $\$ 438$ milion, primarily due to the base period gains from brand divestitures including a $\$ 355$ million before-tax gain from the dissolution of the PGT Healthcare partnership.


## Income Taxes

ncome taxes increased $\$ 628$ million to $\$ 2.7$ billion due to increased earnings, partially offset by decline in the effective tax rate. The effective tax rate decreased 1,750 basis points to $17.2 \%$ in 2020 due to:

- a 1,750 basis-point reduction due to the prior year impact of the Shave Care impairment charge as there was no tax benefit related to the goodwill portion of the charge and
a 135 basis-point current year reduction from a tax benefit arising from transactions to simplify our legal entity structure.
These reductions were partially offset by:
- a 60 basis-point increase from unfavorable impacts from geographic mix of current year earnings, caused primarily by disproportionately higher sales and earnings in the U.S.,
- a 40 basis-point increase related to the prior year tax impact of the gain on the dissolution of the PGT Healthcare partnership
- a 30 basis-point increase from current year unfavorable discrete impacts related to uncertain tax positions ( 15 basis-point increase in the current year rate versus a 15 basis-point decrease in the prior year rate) and
a 5 basis-point increase from lower excess tax benefits of share-based compensation (155 basis-point reduction in the current year versus 160 basis-point reduction in the prior year).
Net Earnings
Operating income increased $186 \%$ or $\$ 10.2$ billion to $\$ 15.7$ billion. $\$ 8.3$ billion of the increase was due to the base period charge for the Shave Care impairment. The remaining $\$ 1.9$ billion ncrease was due to the net sales increase and the inc
Earnings before income taxes increased $161 \%$ or $\$ 9.8$ billion to $\$ 15.8$ billion, as the increase in perating income discussed above was partially offset by the base period gains from the dissolution of the PGT Healthcare partnership and other minor brand divestitures. Net earnings increased $230 \%$ or $\$ 9.1$ billion to $\$ 13.1$ billion due to the increase in operating income and the eduction in effective income taxes rates discussed above. Foreign exchange impacts reduced net earnings by approximately $\$ 390$ milion in fiscal 2020 due to weakening of certain currencies against the U.S. dollar, including those in Argentina, Brazil, China, Turkey and the United kingdom. This impact includes both transactional charges and translational impacts from converting earnings from foreign subsidiaries to U.S. dollars.
Net earnings attributable to Procter \& Gamble increased $\$ 9.1$ billion, or $234 \%$, to $\$ 13.0$ billion. Diluted net EPS increased $\$ 3.53$, or $247 \%$, to $\$ 4.96$ due primarily to the increase in net earnings.
Core EPS increased $13 \%$ to $\$ 5.12$. Core EPS represents diluted net EPS from continuing perations, excluding the base year charge for the Shave Care impairment, the base year gain on the dissolution of the PGT Healthcare partnership and incremental restructuring charges in both years related to our productivity and cost savings plans. The increase was primarily driven by the increase in net sales and the increase in operating margin discussed previously.


## SEGMENT RESULTS

Segment results reflect information on the same basis we use for internal management reporting and performance evaluation. The results of these reportable segments do not include certain nonbusiness unit specific costs. These costs, including the Shave Care impairment in fiscal 2019, are reported in our Corporate segment and are included as part of our Corporate segment discussion. Additionally, we apply blended statutory tax rates in the segments. Eliminations to adjust segment results to arrive at our consolidated effective tax rate are included in Corporate. See Note 2 to the Consolidated Financial Statements for additional information on items included in the Corporate segment.

|  | Net Sales Change Drivers 2020 vs. $\mathbf{2 0 1 9}^{(1)}$ |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Volume with Acquisitio Divestitures |  | Volume Excluding Acquisitions \& Divestitu |  | Foreign Exchange | Price | Mix | Other ${ }^{(2)}$ | Net Sales Growth |
| Beauty | 3 | \% | 2 | \% | (2) \% | 2 \% | 1 \% | -\% | 4 \% |
| Grooming | (1) | \% | (1) | \% | (3) \% | 2 \% | -\% | - \% | (2) \% |
| Health Care | 10 | \% | 5 | \% | (2) \% | 1 \% | 1 \% | - \% | 10 \% |
| Fabric \& Home Care | 6 | \% | 7 | \% | (1) \% | 1 \% | 1 \% | - \% | 7 \% |
| Baby, Feminine \& Family Care | 3 | \% | 3 | \% | (2) \% | 1 \% | 1 \% | -\% | $3 \%$ |
| TOTAL COMPANY | 4 | \% | 4 | \% | (2) \% | 1 \% | $1 \%$ | $1 \%$ | $5 \%$ |

Net sales percentage changes are approximations based on quantitative formulas that are consistently applied.
Other includes the sales mix impact from acquisitions and divestitures and rounding impacts necessary to reconcile volume to net sales.

| BEAUTY |  |  |  |
| :---: | :---: | :---: | :---: |
| (S millions) | 2020 | 2019 | Change vs. 2019 |
| Volume | N/A | N/A | 3\% |
| Net sales | \$13,359 | \$12,897 | 4\% |
| Net earnings | \$2,737 | \$2,637 | 4\% |
| \% of net sales | 20.5\% | 20.4\% | 10 bps |

Beauty net sales increased $4 \%$ to $\$ 13.4$ billion in fiscal 2020 on a $3 \%$ increase in unit volume. Unfavorable foreign exchange impacts reduced net sales by $2 \%$. Higher pricing increased net ales by 2\%. Favorable product mix added $1 \%$ to net sales due to the disproportionate growth of segment average selling prices. Organic sales increased $5 \%$ on a $2 \%$ increase in organic volume. Global market share of the Beauty segment increased 0.2 points. Volume increased mid-single digits in North America, Europe and Asia Pacific and increased low single digits in Greater China and Latin America. Volume decreased high single digits in IMEA.

- Volume in Hair Care increased low single digits. Volume increased mid-single digits in Europe and Asia Pacific and increased low single digits in North America and Latin America due to product innovation and market growth. Volume decreased double digits in IMEA and decreased low single digits in Greater China due to the economic slowdown caused by the COVID-19 pandemic in the second half of the fiscal year and market declines in certain countries. Global market share of the hair care category was unchanged.
Volume in Skin and Personal Care increased mid-single digits. Volume increased double digits in Greater China,
increased mid-single digits in North America, and increased low single digits in Europe and Asia Pacific due to premium innovation, increased marketing spending and market growth, partially offset by a volume decrease in the SK-II brand and a mid-single digits decline in IMEA due to the COVID-19 pandemic related travel restrictions. Global market share of the skin and personal care category increased nearly half a point.
Net earnings increased $4 \%$ to $\$ 2.7$ billion in fiscal 2020 due to the increase in net sales and a 10 basis-point increase in net earnings margin. Net earnings margin increased due to a decrease in S\&A as a percentage of net sales, partially offset by a decrease in gross margin and an ncrease in the effective tax rate. The gross margin decrease was mainly driven by the negative mpacts of unfavorable mix (due to the decline of the super-premium SK-II brand, driven by the mpacts of the COVID-19 pandemic, and the disproportionate growth of large sizes) and other hurts related to new manufacturing startup costs partially offset by increased selling prices. SG\&A as a percentage of net sales decreased due to the positive scale impacts of the net sales crease and redus diven bain effective tax rate was driven by the unfavorable geographic mix of earnings.


## GROOMING

| (\$ millions) | 2020 | 2019 | Change vs. 2019 |
| :---: | :---: | :---: | :---: |
| Volume | N/A | N/A | (1)\% |
| Net sales | \$6,069 | \$6,199 | (2)\% |
| Net earnings | \$1,329 | \$1,529 | (13)\% |
| \% of net sales | 21.9\% | 24.7\% | (280) bps |

Grooming net sales decreased $2 \%$ to $\$ 6.1$ billion in fiscal 2020 on a $1 \%$ decrease in unit volume. Unfavorable foreign exchange impacts reduced net sales by $3 \%$. Increased pricing had a $2 \%$ positive impact to net sales. Organic sales increased 1\%. Global market share of the Grooming segment decreased 0.2 points. Volume increased mid-single digits in Asia Pacific and was unchanged in Europe and Latin America. Volume decreased low single digits in North America and Greater China and decreased mid-single digits in IMEA.

- Shave Care volume decreased low single digits. Volume decreased mid-single digits in IMEA and decreased low single digits in North America and Europe due to market decline and reduced shaving incidents resulting from the COVID-19 pandemic and competitive activity. This was partially offset by a mid-single digit volume increase in Asia Pacific due to innovation. Global market share of the shave care category was unchanged.
- Appliances volume increased low single digits. Volume increased mid-teens in North America and mid-single digits in Europe due to innovation and increased consumption of athome styling products due to pandemic related movement restrictions. Volume decreased double digits in Asia Pacific, decreased high single digits in Greater China and decreased ow single digits in IMEA due to market contraction, competitive activity and the economic slowdown caused by the COVID-19 pandemic. Global market share of the appliances category increased more than a point.
Net earnings decreased $13 \%$ to $\$ 1.3$ billion in fiscal 2020 due to the decrease in net sales and a 280 basis-point decrease in net earnings margin. The net earnings margin decreased due to an crease in SG\&A as a percentage of net sales, an increase in the effective tax rate and a decrease in gross margin. Gross margin decreased due to the negative impact of unfavorable mix (due to the disproportionate growth of disposable razors, styling appliances and the Asia Pacific region all of which have lower than segment average margins) partially offset by the positive impacts of manufacturing cost savings and increased selling prices. SG\&A as a eal estate partially offeet by current period reductions in overhead costs and marketing pending due to productivity savings. The increase in the effective tax rate was primarily due to a base period benefit from the favorable adjustments to reserves for uncertain tax positions.
HEALTH CARE

| (\$ millions) | 2020 | 2019 | Change vs. 2019 |
| :---: | :---: | :---: | :---: |
| Volume | N/A | N/A | 10\% |
| Net sales | \$9,028 | \$8,218 | 10\% |
| Net earnings | \$1,652 | \$1,519 | 9\% |
| \% of net sales | 18.3\% | 18.5\% | (20) bps |

Health Care net sales increased $10 \%$ to $\$ 9.0$ billion in fiscal 2020 on a $10 \%$ increase in unit lume Unfavorable foreign exchange impacts reduced net sas by $2 \%$. Increased pricing had $1 \%$ positive impact to net sales. Favorable mix increased net sales by $1 \%$ due to the disproportionate organic growth of the Personal Health Care category which has higher than segment average selling prices. Excluding the net impacts of the Merck OTC consumer ealthcare acquisition and minor brand divestitures, organic sales increased 7\% on a 5\% ncrease in organic volume. Global market share of the Health Care segment increased 0.4 points. Volume increased more than $20 \%$ in IMEA, increased double digits in Latin America and Europe, increased high single digits in Asia Pacific and increased mid-single digits in North America. Excluding the net impacts of the Merck OTC consumer healthcare acquisition and minor brand divestitures, organic volume increased high single digits in IMEA, increased midingle digits in Latin America and increased low single digits in Europe and Asia Pacific.

- Oral Care volume increased low single digits. Volume increased double digits in IMEA, increased mid-single digits in Latin America and increased low single digits in North America and Asia Pacific due to product innovation and market growth. This growth was partially offset by low single digits volume decreases in Europe and Greater China due to competitive closures. Excluding the impact of minor brand divestitures, organic volume increased low closures. Excluding the impact of minor brand divestitures, organic volume increased low Europe. Global market share of the oral care category increased less than point
- Volume in Personal Health Care increased over 20\%. Excluding the impacts of the Merck OTC consumer healthcare acquisition, organic volume increased double digits. Organic volume increased mid-teens in North America and Europe and increased mid-single digits in and retailer product innovation, increased marketing spending and increased consumption was partially offset by a due to devaluation related price increases and the COVID-19 related economic slowdown. Global market share of the personal health care category increased nearly a point.
Net earnings increased $9 \%$ to $\$ 1.7$ billion in fiscal 2020 due to the increase in net sales partially offset by a 20 basis-point decrease in net earnings margin. The net earnings margin decreased due to an increase in SG\&A as a percentage of net sales and a reduction in non-operating come, partially offset by an increase in gross margin. Gross margin increased due mpact (from the disproportiona growth of certaing products and certain markets in IMEA both of which have lower than segment-average margins). SG\&A as a percentage of net
sales increased due to an increase in overhead costs and other operating expenses primarily aused by the Merck OTC consumer healthcare acquisition, partially offset by the positive scale mpacts of the net sales increase. Non-operating income declined due to a base period gain from minor brand divestitures.

| (S millions) | 2020 | 2019 | Change vs. 2019 |
| :---: | :---: | :---: | :---: |
| Volume | N/A | N/A | 6\% |
| Net sales | \$23,735 | \$22,080 | 7\% |
| Net earnings | \$4,154 | \$3,518 | 18\% |
| \% of net sales | 17.5\% | 15.9\% | 160 bps |

Fabric \& Home Care net sales increased $7 \%$ to $\$ 23.7$ billion in fiscal 2020 on a $6 \%$ increase in unit volume. Unfavorable foreign exchange impacts reduced net sales by $1 \%$. Higher pricing ncreased net sales by $1 \%$. Positive mix impacts increased net sales by $1 \%$ due to the
 arganic volume Global market share of the Fabric \& Home Care segment increased 0.7 oints. Volume increased double digits in North America, increased high single digits in Latin merica, increased mid-single digits in Greater China and Europe and increased low single digits in Asia Pacific. Volume decreased low single digits in IMEA.

- Fabric Care volume increased mid-single digits. Volume grew double digits in North America and Latin America, grew mid-single digits in Greater China and grew low single digits in Europe. Volume growth was driven by product innovation and to a lesser extent the consumption increase and pantry loading driven by the COVID-19 pandemic. This growth was partially offset by a low single digit volume decrease in IMEA due to the COVID-19 market share of the Fabric Care category increased a point
- Home Care volume increased double digits. Volume increased in all regions led by double digit growth in North America and Europe, high single digits growth in Asia Pacific, midsingle digits growth in Latin America and low single digits growth in IMEA. The volume growth was driven by product innovation as well as the consumption increase and pantry loading driven by the COVID-19 pandemic. Global market share of the Home Care category increased more than half a point.
Net earnings increased $18 \%$ to $\$ 4.2$ billion in fiscal 2020 due to the increase in net sales and a 60 basis-point increase in net earnings margin. The net earnings margin increased due to an ncrease in gross margin partially offset by an increase in the effective tax rate. The gross margin ncrease was driven by manufacturing cost savings and a reduction in commodity costs, partially fffset by unfavorable product mix (due to the disproportionate growth of premium innovation that has not yet been cost optimized). SG\&A as a
ercentage of net sales was unchanged as an increase in marketing spending was offset by the sitive scal ax rate was driven by the unfavorable geographical mix of earnings.

| (\$ millions) | 2020 | 2019 | Change vs. 2019 |
| :---: | :---: | :---: | :---: |
| Volume | N/A | N/A | 3\% |
| Net sales | \$18,364 | \$17,806 | 3\% |
| Net earnings | \$3,465 | \$2,734 | 27\% |
| \% of net sales | 18.9\% | 15.4\% | 350 bps |

Baby, Feminine \& Family Care net sales increased 3\% to \$18.4 billion in fiscal 2020 on a 3\% crease in unit volume. Unfavorable foreign exchange impacts reduced net sales by $2 \%$. ncreased pricing was a positive $1 \%$ impact to net sales. Positive mix impact increased net sales by $1 \%$ due to the disproportionate growth of the North America region which has higher than egment average seling prices. Organic sales increased 4\%. Global market share of the Baby, eminine \& Family Care segment decreased 0.3 points. Volume increased high single digits in North America and was unchanged in Asia Pacific. Volume decreased high single digits in Latin America, decreased mid-single digits in IMEA and decreased low single digits in Greater China and Europe.
Baby Care volume decreased mid-single digits. Volume decreased double digits in Latin America, decreased high single digits in IMEA, decreased mid-single digits in Europe and decreased low single digits in Greater China and Asia Pacific due to competitive activity, devaluation related price increases, category contraction in certain markets (partly due to declining birth rates in China) and to a lesser extent the economic slowdown caused by the COVID-19 pandemic. This was partially offset by a low single digit volume increase in North America driven by market growth and product innovation. Global market share of the baby care category decreased more than a point.

- Feminine Care volume increased low single digits. Volume growth was led by a double digit increase in Asia Pacific due to a new launch in the adult incontinence category in Japan, as well as high single digits growth in North America, mid-single digits growth in Europe and increased marketing spending adult incontinence category growth and to a lesser extent the increased consumption and pantry loading related to the COVID-19 pandemic in certain markets. Excluding the impact of a minor brand acquisition, volume in North America increased mid-single digits. This was partially offset by a low single digit volume decrease in IMEA due to the economic slowdown caused by the COVID-19 pandemic. Global market share of the feminine care category increased nearly a point.
- Volume in Family Care, which is predominantly a North American business, increased high single digits driven by the COVID-19 pandemic related market growth, consumption increase and pantry loading, product innovation, increased marketing spending and market growth. In the U.S., all-outlet share of the family care category decreased more than half a point.
Net earnings in fiscal 2020 increased $27 \%$ to $\$ 3.5$ billion due to the increase in net sales and a 350 basis-point increase in net earnings margin. Net earnings margin increased primarily due to an increase in gross margin, partially offset by an increase in the effective tax rate and a marginal increase in SG\&A as a percentage of net sales. The gross margin increase was driven manufacturing cost savings, a reduction in commodity costs and higher selling prices partially ffset by unfavorable product mix (due to the disproportionate growth of large sizes and product forms win lower than segment average margins). SG\&A as a percentage of net sales increased marginally due primarily to an increase in marketing spending, partialy ofset by a reduction in verhead costs driven by productivity savings and the positive scale benefits of the net sales ncrease. The increase in the effective tax rate was driven by an unfavorable geographic mix of earnings.

| (\$ millions) | 2020 | 2019 | Change vs. 2019 |
| :---: | :---: | :---: | :---: |
| Net sales | \$395 | \$484 | (18)\% |
| Net earnings/(loss) | \$(234) | \$(7,971) | N/A |

Corporate includes certain operating and non-operating activities not allocated to specific business segments. These include: the incidental businesses managed at the corporate level; nancing and investing activities; certain employee benefit costs; other general corporate items; ains and losses related to certain divested brands and categories; certain asset impairment harges, and certain restructuring-type activities to maintain a competitive cost structure, aluaing manufacturing and workorce optimization. Corporate also includes reconciling iems to adjust the accounting policies used in the segments to U.S. GAAP. The most significant ongoing reconciling item is income taxes, to adjust from blended statutory rates that are reflected in the segments to the overall Company effective tax rate.
Corporate net sales decreased $18 \%$ to $\$ 395$ million in fiscal 2020 due to a decrease in the net sales of the incidental businesses managed at the corporate level. Corporate net loss decreased by $\$ 7.7$ billion in fiscal 2020 primarily due to the $\$ 8.0$ billion after tax ( $\$ 8.3$ billion before tax) base period charge for the Shave Care impairment, partially offset by higher base period divestiture gains (primarily driven by gain on the dissolution of the PGT healthcare partnership) Restructuring Program to Deliver Productivity and Cost Savings
In fiscal 2012, the Company initiated a productivity and cost savings plan to reduce costs and better leverage scale in the areas of supply chain, research and development, marketing
and overheads. The plan was designed to accelerate cost reductions by streamlining management decision making, manufacturing and other work processes to both fund the Company's growth strategy and increase the Company's operating margin. In fiscal 2017, the Company communicated specific elements of an additional multi-year productivity and cost savings program.
The current productivity and cost savings plan is further reducing costs in the areas of supply hain, certain marketing activities and overhead expenses. As part of this plan, the Company incurred approximately $\$ 1.5$ billion in total before- tax restructuring costs across 2019 and 2020. fiscal 2021 and onwards, the Company expects to incur restructuring costs within the range of ar historical ongong level or $\$ 250$ to $\$ 500$ milon annually. Savngs generated from the Company's restructuring program are difficult to estimate, given the nature of the activities, the ming of the execution and the degree of reinvestment. However, we estimate that through 2020, the underlying restructuring costs incurred since 2012 (approximately $\$ 8.2$ billion), along with other non-manufacturing enrollment reductions since 2012 have delivered approximately $\$ 3.7$ billion in annual before-tax gross savings.
Restructuring accruals of $\$ 472$ million as of June 30, 2020 are classified as current liabilities. pproximately $52 \%$ of the restructuring charges incurred in fiscal 2020 either have been or will be settled with cash. Consistent with our historical policies for ongoing restructuring-type activities, the resulting charges are funded by and included within Corporate for segment eporting
In addition to our restructuring programs, we have additional ongoing savings efforts in our supply chain, marketing and overhead areas that yield additional benefits to our operating margins.
Refer to Note 3 to the Consolidated Financial Statements for more details on the restructuring program and to the Operating Costs section of the MD\&A for more information about the total enefit to operating margins from our total savings efforts.

## CASH FLOW, FINANCIAL CONDITION AND LIQUIDITY

e believe our financial condition continues to be of high quality, as evidenced by our ability to gates.
Operating cash flow provides the primary source of cash to fund operating needs and capital xpenditures. Excess operating cash is used first to fund shareholder dividends. Other discretionary uses include share repurchases and acquisitions to complement our portfolio of usinesses, brands and geographies. As necessary, we may supplement operating cash flow with debt to fund these activities. The overall cash position of the Company reflects our strong business results and a global cash management strategy that takes into account liquidity management, economic factors and tax considerations.

## Operating Cash Flow

Operating cash flow was $\$ 17.4$ billion in 2020, a $14 \%$ increase from the prior year. Net earnings, adjusted for non-cash items (depreciation and amortization, share-based compensation and deferred income taxes) generated approximately $\$ 16.1$ billion of operating cash flow. Working capital and other impacts generated $\$ 1.3$ billion of operating cash flow as summarized below.
A decrease in accounts receivable generated $\$ 634$ million of cash primarily due to the timing
of the end of the fiscal year (which fell on a Tuesday versus Sunday in the prior year end resulting in additional collection days in the current year) and lower relative sales at the end of the period in certain markets driven by COVID-19. The number of days sales outstanding decreased approximately 5 days versus prior year.

- Higher inventory used $\$ 637$ million of cash mainly due to inventory increases to support initiatives, business growth across all segments and to replenish stocks in certain categories depleted by the COVID-19 pandemic related demand increases. Inventory days on hand increased app
replenishment.
- Accounts payable, accrued and other liabilities increased, generating $\$ 1.9$ billion of cash. Approximately $\$ 700$ million of this was driven by extended payment terms with our suppliers Approximately $\$ 700$ milion of this was driven by extended payment terms with our suppliers
(see Extended Payment Terms and Supply Chain Financing below). The remaining amount (see Extended Payment Terms and Supply Chain Financing below). The remaining amount related demand increases, an increase in marketing spending in the fourth quarter versus the prior year and increases in taxes payable related to the Merck integration. Days payable outstanding increased approximately 4 days to 81 days as of June 30,2020 due to the above.
- Other net operating assets and liabilities declined, using $\$ 710$ million of cash, primarily driven by the payment of the current year portion of taxes due related to the U.S. Tax Act repatriation charge ( $\$ 215$ million) and pension related accruals and contributions.
Adjusted Free Cash Flow. We view adjusted free cash flow as an important non-GAAP measure because it is a factor impacting the amount of cash available for dividends, share epurchases, acquisitions and other discretionary investments. It is defined as operating cash less capital expenditures and excluding payments for the transitional tax resulting from the U.S. Tax Act and tax payments related to the Merck acquisition. Adjusted free cash flow is one of and Adjusted free cash flow was \$14.9 bilion in 2020, an increase of $23 \%$ versus the prior year. The Acrease was primarily driven by the increase in operating cash flows as discussed above. earnings, was $114 \%$ in 2020.

Extended Payment Terms and Supply Chain Financing. Beginning in fiscal 2014, in esponse to evolving market practices, the Company began a program to negotiate extended payment terms with its suppliers. At about the same time, the Company initiated a Supply Chain Finance program (SCF) with several global financial institutions (SCF Banks). Under the SCF, qualifying suppliers may elect to sell their receivables from the Company to an SCF Bank. These participating suppliers negotiate their receivables sales arrangements directly with the respective SCF Bank. While the Company is not party to those agreements, the SCF Banks allow the participating suppliers to utilize the Company's creditworthiness in establishing credit spreads and associated costs. This generally provides the suppliers with more favorable terms than they would be able to secure on their own. The Company has no economic interest in a supplier's decision to sell a receivable. Once a qualifying supplier elects to participate in the SCF and eaches an agreement with an SCF Bank, the supplier elects which individual Company invoices ey se the SCF bank. Hower, all whe ald by the supplier to the SCF Bank. The SCF Bank pays the supplier on the invoice due date for any invoices that were not previously sold by the supplier to the SCF Bank
The terms of the Company's payment obligation are not impacted by a supplier's participation in he SCF. Our payment terms with our suppliers for similar materials within individual markets are nsister ther ther the the not participate Accordingly, our average days outstanding are not significantly impacted by the portion of suppliers or related input costs that are included in the SCF. In addition, the SCF is available to both material suppliers, where the underlying costs are largely included in Cost of goods sold, and to service suppliers, where the underlying costs are largely included in SG\&A. As of June 30,2020 , approximately $3 \%$ of our global suppliers have elected to participate in the SCF. Payments to those suppliers during 2020 total approximately $\$ 13$ billion, which equals approximately $24 \%$ of our total Cost of goods sold and SG\&A for the period. For participating suppliers, we believe substantially all of their receivables with the Company are sold to the SCF Banks. Accordingly, we would expect that at each balance sheet date, a similar proportion of mounts originally due to suppliers would instead be payable to SCF Banks. All outstanding amounts related to suppliers participating in the SCF are recorded within Accounts payable in our Consolidated Balance Sheets, and the associated payments are included in operating activities within our Consolidated Statements of Cash Flows. As of both June 30, 2020 and 2019 e amount due to suppliers participating in the SCF and included in Accounts payable were pproximately $\$ 4$ billion.
Although difficult to project due to market and other dynamics, we anticipate incremental cash flow benefits from the extended payment terms with suppliers could increase at
slower rate in fiscal 2021. Future changes in our suppliers' financing policies or economic evelopments, such as changes in interest rates, general market liquidity or the Company's creditworthiness relative to participating suppliers could impact suppliers' participation in the SCF and/or our ability to negotiate extended payment terms with our suppliers. However, any such impacts are difficult to predict.

## nvesting Cash Flow

Net investing activities generated $\$ 3.0$ billion in cash in 2020, mainly due to proceeds from sales and maturities of investment securities, partially offset by capital spending. Net investing activities consumed $\$ 3.5$ billion in cash in 2019, mainly due to capital spending and business acquisitions, partially offset by proceeds from sales and maturities of short-term investments.
Capital Spending. Capital expenditures, primarily to support capacity expansion, innovation and est efficiencies, were $\$ 3.1$ billion in 2020 and $\$ 3.3$ billion in 2019. Capital spending as a percentage of net sales decreased 60 basis points to $4.3 \%$ in 2020 .
Acquisitions. Acquisition activity used cash of $\$ 58$ million in 2020, primarily related to final contractual payments from the prior year acquisition of Merck OTC along with a minor Baby Care acquisition. Acquisition activity used $\$ 3.9$ billion in 2019, primarily related to the Merck OTC acquisition.
Proceeds from Divestitures and Other Asset Sales. Proceeds from asset sales were \$30 million and $\$ 394$ million in 2020 and 2019, respectively, primarily from minor brand divestitures in both years and the sale of real estate in 2019
investment Securities. Investments generated net cash of $\$ 6.2$ billion in 2020 and $\$ 3.5$ billion in 2019 primarily from sales and maturities of investment securities.

## Financing Cash Flow

Net financing activities consumed $\$ 8.4$ bilion of cash in 2020, mainly due to dividends to shareholders and treasury stock purchases, partially offset by a net increase in debt and the mpact of stock options. Net financing activities consumed $\$ 10.0$ billion in cash in 2019, mainly due to dividends to shareholders and treasury stock purchases, partially offset by the impact of tock options
Dividend Payments. Our first discretionary use of cash is dividend payments. Dividends per common share increased $5 \%$ to $\$ 3.0284$ per share in 2020. Total dividend payments to common and preferred shareholders were $\$ 7.8$ billion in 2020 and $\$ 7.5$ billion in 2019. In April 2020, the Board of Directors declared an increase in our quarterly dividend from $\$ 0.7459$ to $\$ 0.7907$ per hare ered the pio quid dividend for 130 conse ear since our incorporation in 1890 . year since our incorporation in 1890
ong-Term and Short-Term Debt. We maintain debt levels we consider appropriate after evaluating a number of factors, including cash flow expectations, cash requirements for
ngoing operations, investment and financing plans (including acquisitions and share repurchase ctivities) and the overall cost of capital Total debt was $\$ 34.7$ billion as of June 30,2020 and $\$ 30.1$ billion as of June 30, 2019. The increase is primarily due to the issuance of bonds generating $\$ 5.0$ billion of cash.
Treasury Purchases. Total share repurchases were $\$ 7.4$ billion in 2020 and $\$ 5.0$ billion in 2019. Liquidity
At June 30, 2020, our current liabilities exceeded current assets by $\$ 5.0$ billion largely due to short-erm borrowings under our commercial paper program. We anticipate being able to support
 s of June 30, 2020, the Company did not have material net cash and cash equivalents related foreign subsidiaries nor related to any country subiect to exchange controls that significantly restrict our ability to access or repatriate the funds. Under current law, we do not expect estrict our ability to access or repatriate the funds. Under current law, we do not expect our overall liquidity, financial condition or the results of operations for the foreseeable future.
We utilize short- and long-term debt to fund discretionary items, such as acquisitions and share epurchases. We have strong short- and long-term debt ratings, which have enabled, and should epurchases. We have strong short- and long-term debt ratings, which have enabled, and should paper and bond markets. In addition, we have agreements with a diverse group of financial nstitutions that, if needed, should provide sufficient funding to meet short-term financing requirements.
n June 30, 2020, our short-term credit ratings were P-1 (Moody's) and A-1+ (Standard \& oor's), while our long-term credit ratings were Aa3 (Moody's) and AA- (Standard \& Poor's), all with a stable outlook.
We maintain bank credit facilities to support our ongoing commercial paper program. The current acility is an $\$ 8.0$ billion facility split between a $\$ 3.2$ billion five-year facility and a $\$ 4.8$ billion 364day facility, which expire in November 2024 and November 2020, respectively. Both facilities an be extended for certain periods of time as specified in the terms of the credit agreement. hese facilities are currently undrawn and we anticipate that they will remain undrawn. These acilies do not have cross-defaul or raings triggers, nor do they have
 egistered offerings of short- or long-term debt securities. For additional details on debt see Note 0 to the Consolidated Financial Statements

Guarantees and Other Off-Balance Sheet Arrangements

## Contractual Commitments

The following table provides information on the amount and payable date of our contractual commitments as of June 30, 2020

| (\$ millions) | Total |  | Less Than 1 Year |  | 1-3 Years |  | 3-5 Years |  | After 5 Years |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| RECORDED LIABILITIES |  |  |  |  |  |  |  |  |  |  |
| Total debt | \$ | 34,589 | \$ | 11,189 | \$ | 5,154 | \$ | 5,148 | \$ | 13,098 |
| Leases |  | 1,023 |  | 239 |  | 352 |  | 220 |  | 212 |
| U.S. Tax Act transitional charge ${ }^{(1)}$ |  | 2,346 |  | 224 |  | 450 |  | 984 |  | 688 |
| Uncertain tax positions ${ }^{(2)}$ |  | 59 |  | 59 |  | - |  | - |  | - |
| OTHER |  |  |  |  |  |  |  |  |  |  |
| Interest payments relating to long-term debt |  | 6,676 |  | 673 |  | 1,173 |  | 955 |  | 3,875 |
| Minimum pension funding ${ }^{(3)}$ |  | 603 |  | 196 |  | 407 |  | - |  | - |
| Purchase obligations ${ }^{(4)}$ |  | 1,577 |  | 782 |  | 412 |  | 145 |  | 238 |
| TOTAL CONTRACTUAL COMMITMENTS | \$ | 46,873 | \$ | 13,362 | \$ | 7,948 | \$ | 7,452 | \$ | 18,111 |

(1) Represents the U.S. federal tax liability associated with the repatriation provisions of the U.S. Tax Act. Does not include any provisions made for foreign withholding taxes on expected repatriations as the timing of
those payments is uncertain
regarding the timing of future cash's Consolidated Balance Sheet reflects a liability for uncertain tax positions of $\$ 643$ miliion, including $\$ 158 \mathrm{milion}$ June 30, 2020 cannot be made.
(3) Represents future pension payments to comply with local funding requirements. These future pension payments assume the Company continues to meet its future statutory funding requirements. Considering the current economic environment in which the Company operates, the Company believes its cash flows are adequate to meet the future statutory funding requirements. The projected payments beyond fiscal year 2023 are not currently determinable.
${ }^{(4)}$ Primarily reflects future contractual payments under various take-or-pay arrangements entered into as part of the normal course of business. Commitments made under take-or-pay obligations represent minimum commitments under take-or-pay agreements with suppliers and are in line with expected usage. This includes service contracts for information technology, human resources management and facilities management prior to maturity. In such cases, we generally are able to negotiate new contracts or cancellation penalties, resulting in a reduced payment. The amounts do not include other contractual purchase obligations that are not take-or-pay arrangements. Such contractual purchase obligations are primarily purchase orders at fair value that are part of normal operations and are reflected in historical operating cash flow trends. We do not believe such purchase obligations will adversely affect our liquidity position

## Significant Accounting policies and estimates

in preparing our financial statements in accordance with U.S. GAAP, there are certain accounting policies that may require a choice between acceptable accounting methods or may equire substantial judgment or estimation in their application. These include revenue ecognition, income taxes, certain employee benefits and goodwill and intangible assets. We believe these accounting policies, and others set forth in Note 1 to the Consolidated Financial Statements, should be reviewed as they are integral to understanding the results of operations and financial condition of the Company
The Company has discussed the selection of significant accounting policies and the effect of estimates with the Audit Committee of the Company's Board of Directors.
Revenue Recognition
Uur revenue is primarily generated from the sale of finished product to customers. Those sales predominantly contain a single performance obligation and revenue is recognized at a
ingle point in time when ownership, risks and rewards transfer, which can be on the date of shipment or the date of receipt by the customer. Trade promotions, consisting primarily of ustomer pricing allowances, in-store merchandising funds, advertising and other promotional activities, and consumer coupons, are offered through various programs to customers and onsumers. Sales are recorded net of trade promotion spending, which is recognized as incurred at the time of the sale. Amounts accrued for trade promotions at the end of a period equire estimation, based on contractual terms, sales volumes and historical utilization and edemption rates. The actual amounts paid may be different from such estimates. These differences, which have historically not been significant, are recognized as a change in management estimate in a subsequent period. The Company adopted ASU 2014-09, "Revenue from Contracts with Customers (Topic 606)" on July 1, 2018. Adoption of this standard resulted in a change

## in the timing of recognition of certain trade promotional spending

Income Taxes
Our annual tax rate is determined based on our income, statutory tax rates and the tax impacts of items treated differently for tax purposes than for financial reporting purposes. Also inherent in determining our annual tax rate are judgments and assumptions regarding the recoverabity of bility to uphold certain tax positions.
Realization of net operating losses and other carryforwards is dependent upon generating ufficient taxable income in appropriate jurisdiction prior to the expiration of the carryforward periods, whes. Although realization is not assured management believes it is more likely than not at our deferred tax assets, net of valuation allowances, will be realized luation allowances, will be realized
We operate in multiple jurisdictions with complex tax policy and regulatory environments. In certain of these jurisdictions, we may take tax positions that management believes are These interpretational differences with the respective governmental taxing authorities can be mpacted by the local economic and fiscal environment
A core operating principle is that our tax structure is based on our business operating model, core operating principle is that our tax structure is based on our business operating model, entities. However, because of the complexity of transfer pricing concepts, we may have income tax uncertainty related to the determination of intercompany transfer prices for our various crossborder transactions. We have obtained and continue to prioritize the strategy of seeking advance rulings with tax authorities to reduce this uncertainty. We estimate that our current portfolio of advance rulings reduces this uncertainty with respect to over $70 \%$ of our global earnings. We evaluate our tax positions and establish liabilities in accordance with the applicable accounting uidance on uncertainty in income taxes. We review these tax uncertainties in light of changing facts and circumstances, such as the progress of tax audits, and adjust them accordingly. We ave a number of audits in process in various jurisdictions. Although the resolution of these tax positions is uncertain, based on currently available information, we believe that the ultimate outcomes will not have a material adverse effect on our financial position, results of operations or cash flows.
Because there are a number of estimates and assumptions inherent in calculating the various components of our tax provision, certain changes or future events such as changes in tax gislation, geographic mix of earnings, completion of tax audits or earnings repatriation plans could have an impact on those estimates and our effective tax rate. See Note 5 to the Consolidated Financial Statements for additional details on the Company's income taxes.

## Employee Benefits

We sponsor various post-employment benefits throughout the world. These include pension plans, both defined contribution plans and defined benefit plans, and other post-employment benefit (OPEB) plans, consisting primarily of health care and life insurance for retirees. For accounting purposes, the defined benefit pension and OPEB plans require assumptions to accounting purposes, the defined benefit pension and OPEB plans require assumptions to estimate the net projected and accumulated benefit obligations, including the following variables: etirement age and mortality; expected return on assets; and health care cost trend rates. These and other assumptions affect the annual expense and net obligations recognized for the nderlying plans. Our assumptions reflect our historical experiences and management's best judgment regarding future expectations. As permitted by U.S. GAAP, the net amount by which actual results differ from our assumptions is deferred. If this net deferred amount exceeds 10\% of the greater of plan assets or liabilities, a portion of the deferred amount is included in expense for the following year. The cost or benefit of plan changes, such as increasing or decreasing benefits for prior employee service (prior service cost), is deferred and included in expense on a traight-line basis over the average remaining service period of the employees expected to eceive benefits.
The expected return on plan assets assumption impacts our defined benefit expense since many of our defined benefit pension plans and our primary OPEB plan are partially funded. The process for setting the expected rates of return is described in Note 8 to the Consolidated解 and point for both pension and OPEB 8 , would imact anual ater tax benefitexpense basis points for both pension and OPEB assets would impact annual after-tax benefit/expense by approximately $\$ 130$ million.
Since pension and OPEB liabilities are measured on a discounted basis, the discount rate mpacts our plan obligations and expenses. Discount rates used for our U.S. defined benefit ension and OPEB plans are based on a yield curve constructed from a portfolio of high quality onds for which the timing and amount of cash outflows approximate the estimated payouts of he plan. For our international plans, the discount rates are set by benchmarking against investment grade corporate bonds rated AA or better. The average discount rate on the defined benefit pension plans of $1.5 \%$ represents a weighted average of local rates in countries where such plans exist. A 100 basis point change in the discount rate would impact annual after-tax俍 .1\% reflects the higher interest rates generally applicable in the U.S., which is where a majority mpact annual after-tax OPEB expense by approximately $\$ 50$ million. See Note 8 to the Consolidated Financial Statements for

## additional details on our defined benefit pension and OPEB plans.

## Goodwill and Intangible Assets

Significant judgment is required to estimate the fair value of our goodwill reporting units and intangible assets. Accordingly, we typically obtain the assistance of third-party valuation specialists for significant goodwill reporting units and intangible assets. The fair value estimates the fair value of these assets using the income methed, which is based on the present value of estimated future cash flows attributable to the respective assets. The valuations used to establish and to test goodwill and intangible assets for impairment are dependent on a number of significant estimates and assumptions, including macroeconomic conditions, overall category significant estimates and assumptions, including macroeconomic conditions, overall category business plans and the discount rate applied to cash flows.
Indefinite-lived intangible assets and goodwill are not amortized, but are tested at least annually for impairment. Our ongoing annual impairment testing for goodwill and indefinite-lived intangible for impairment. Our ongoing annual impairment testing for goodwill and indefinite-lived intangible
assets occurs during the 3 months ended December 31. Assumptions used in our impairment evaluations, such as forecasted growth rates and cost of capital, are consistent with internal projections and operating plans. We believe these estimates and assumptions are reasonable and comparable to those that would be used by other marketplace participants. Unanticipated market or macroeconomic events and circumstances may occur, which could affect the accuracy or validity of the estimates and assumptions. For example, future changes in the judgments, assumptions and estimates that are used in our impairment testing for goodwill and indefinitelived intangible assets, including discount and tax rates or future cash flow projections, could result in significantly different estimates of the fair values. In addition, changes to, or a failure to achieve business plans or deterioration of macroeconomic conditions could result in reduced of the goodwill and intangible assets of these businesses of the goodwill and intangible assets of these businesses.
We test individual indefinite-lived intangible assets by comparing the book value of each asset to the estimated fair value. Our impairment testing for goodwill is performed separately from our impairment testing of indefinite-lived intangible assets. The test to evaluate goodwill for reporting unit to its carrying value If the fair value of the reporting unit is less than its carrying value, we perform a second step (step two) to determine the implied fair value of the reporting unit's goodwill. The second step of the impairment analysis requires a valuation of a reporting unit's tangible and intangible assets and liabilities in a manner similar to the allocation of purchase price in a business combination. The difference between the step one fair value and the amounts allocated to the assets and liabilities in step two is the
implied fair value of the reporting unit's goodwill. If this implied fair value of the reporting unit's goodwill is less than its carrying value, that difference represents an impairment.
Determining the useful life of an intangible asset also requires judgment. Certain brand intangible assets are expected to have indefinite lives based on their history and our plans to continue to support and build the acquired brands. Other acquired intangible assets (e.g., certain continue to support and build the acquired brands. Other acquired intangible assets (e.g., certain
brands, all customer relationships, patents and technologies) are expected to have determinable useful, lives. Our assessment as to brands that have an indefinite life and those that have a determinable life is based on a number of factors including competitive environment, market share, brand history, underlying product life cycles, operating plans and the macroeconomic environment of the countries in which the brands are sold. Determinable-lived intangible assets are amortized to expense over their estimated lives. An impairment assessment for determinable-lived intangibles is only required when an event or change in circumstances indicates that the carrying amount of the asset may not be recoverable.
Most of our goodwill reporting units are comprised of a combination of legacy and acquired businesses and as a result have fair value cushions that, at a minimum, exceed two times their underlying carrying values. Certain of our goodwill reporting units, in particular Shave Care and Appliances, are comprised entirely of acquired businesses and as a result have fair value cushions that are not as high. The Appliances wholly-acquired reporting unit has a fair value that significantly exceeds the underlying carrying value.
During fiscal 2019, a non-cash before- and after-tax impairment charge of $\$ 6.8$ billion was recognized to reduce the carrying amount of goodwill for the Shave Care reporting unit, and a non-cash, before-tax impairment charge of $\$ 1.6$ billion ( $\$ 1.2$ billion after-tax) was recognized to reduce the carrying amount of the Gillette indefinite-lived intangible asset to its fair value. The underlying reductions in fair values were due in large part to significant currency devaluations in a number of countries relative to the U.S. dollar, a deceleration of category grown caused by market environment in the US and certain other markets. As a result of the fiscal 2019 mpairment determined by the step two testing, the Shave Care fair value exceeded the carrying value by approximately $20 \%$ as of June 30 , 2019. Because the impairment testing for intangible assets is a one-step process, the Gillette indefinite-lived intangible asset fair value approximated its carrying value that date. During our annual impaiment testing during the quarter anded作 December 31, 2019, we reduced the discount rate used in the valuation based on developments in the macroeconomic en She As a resulu and the

Gillette
$5 \%$.
\%. $\quad$ inificant as umptions utized in the determintion of the estimates fair the Shave Care reporting unit and the Gillette indefinite-lived intangible asset are the net sales and Shave Care reporting unit and the Gilette indefinite-lived intangible asset are the net sales and earnings growth rates (including residual growth rates) and discount rate. The residual growth ate represents the expected rate at which the reporting unit and Gillette brand are expected to fair value estimates is consistent with the reporting unit and brand operating plans and approximates expected long-term category market growth rates. The residual growth rate is dependent on overall market growth rates, the competitive environment, inflation, relative urrency exchange rates and business activities that impact market share. As a result, the esidual growth rate could be adversely impacted by a sustained deceleration in category growth, grooming habit changes, devaluation of currencies against the U.S. dollar or an increased competitive environment. The discount rate, which is consistent with a weighted average cost of apital that is likely to be expected by a market participant, is based upon industry required rates of return, including consideration of both debt and equity components of the capital structure. olatility in the equity and debt markets or other country specific factors, such as further
 date are utilized in our fair value estimates for cash flows outside the U.S.

While management can and has implemented strategies to address these events, changes in perating plans or adverse changes in the future could reduce the underlying cash flows used to siras of the Shave Care reporting unit's goodwill and indefinite-lived intangibles. As of June 30,2020 , the carrying values of the Shave Care goodwill and the Gillette indefinite-lived intangible asset were $\$ 12.5$ billion and $\$ 14.1$ billion, respectively. The COVID-19 pandemic that occurred during the second half of fiscal 2020 resulted in a eduction in shave incidents by consumers and a weakening of certain currencies relative to the U.S. dollar, which led to a reduction in net sales for Gillette-branded products. This resulted in a triggering event for the Gillette indefinite-lived intangible asset, which caused us to perform an additional impairment assessment for that asset as of June 30, 2020. That assessment indicated hat the fair value of the Gillette trade name approximated its carrying value. Accordingly, no mpairment charge was recorded during the year ended June 30, 2020
The duration and severity of the pandemic could result in additional future impairment charges for the Shave Care reporting unit goodwill and the Gillette indefinite-lived intangible asset. Our June 30, 2020 impairment assessment of the Gillette intangible asset assumes the pandemic's
mpact on net sales will begin to abate during the first half of fiscal 2021 and be largely eliminated by the second half of the fiscal year. There is an extreme level of uncertainty relating to how the pandemic will evolve and how governments and consumers will react. Accordingly, here is a significant amount of uncertainty related to this key assumption. A more prolonged pandermination of the estimated fair values of Shave Care reporting unit and the Gillette indefiniteed intangible asset that are significant enough to triger an impairment Net sales and eamings rowth rates could be negatively impacted by more prolonged reductions or changes in demand growth rates could be negatively impacted by more prolonged reductions or changes in demand or our shave care products, which may be caused by, among other things: the temporary restrictions, financial hardship, changes in the use and frequency, quaroming products or by shifts in demand away from one or more of our higher priced products to lower priced products. In addition, relative global and country/regional macroeconomic factors could result in additional and prolonged devaluation of other countries' currencies relative to the U.S. dollar. Finally, the iscount rate utilized in our valuation model could be impacted by changes in the underlying interest rates and risk premiums included in the determination of the cost of capital.
The table below provides a sensitivity analysis for the Shave Care reporting unit and the Gillette indefinite-lived intangible asset, utilizing reasonably possible changes in the assumptions for the sorter term and residual growth rates and the discount rate, to demonstrate the potential mpacts to the estimated fair values. The table below provides, in isolation, the estimated fair value impacts related to a 25 basis point increase to discount rate or a 25 basis point decrease our shorter-term and residual growth rates, either of which, in isolation, would result in an additional impairment of the Gillette indefinite-lived intangible asset

Approximate Percent Change in Estimated Fair Value

|  | Approximate Percent Change in Estimated Fair Value |  |
| :--- | :---: | :---: |
|  | +25 bps Discount Rate | -25 bps <br> Growth Rate |
| Shave Care goodwill reporting unit | (6)\% | (6) $\%$ |
| Gillette indefinite-lived intangible asset | $(6) \%$ | $(6) \%$ |

See Note 4 to the Consolidated Financial Statements for additional discussion on goodwill and tangible asset impairment testing results.
New Accounting Pronouncements
Refer to Note 1 to the Consolidated Financial Statements for recently adopted accounting pronouncements and recently issued accounting pronouncements not yet adopted as of June 30,

## OTHER INFORMATION

## Hedging and Derivative Financial Instruments

As a multinational company with diverse product offerings, we are exposed to market risks, such as changes in interest rates, currency exchange rates and commodity prices. We evaluate exposures on a centralized basis to take advantage of natural exposure correlation and netting. We leverage the Company's diversified portfolio of exposures as a natural hedge and prioritize operational hedging activities over financial market instruments. To the extent we choose to urther manage volatility within our financing operations, as discussed below, we enter into derivative instruments and hedging activities. These financial transactions are governed by our plicies covering acceptable counterparty exposure instrument types and other hedging practices. See Note 9 to the Consolidated Financial Statements for a discussion of our accounting policies for derivative instruments.
Derivative positions are monitored using techniques including market valuation, sensitivity Derivative positions are monitored using techniques including market valuation, sensitivity analysis and value-at-risk modeling. The tests for interest rate, currency rate and commodity one-year horizon and a $95 \%$ confidence level. The model incorporates the impact of correlation the degree to which exposures move together over time) and diversification (from holding (the degree to which exposures move together over time) and diversification (from holding are normally distributed. Estimates of volatility and correlations of market factors are drawn from the RiskMetrics ${ }^{\text {TM }}$ dataset as of June 30, 2020. In cases where data is unavailable in RiskMetrics ${ }^{\text {TM }}$, a reasonable proxy is included.
Our market risk exposures relative to interest rates, currency rates and commodity prices, as discussed below, have not changed materially versus the previous reporting period. In addition, we are not aware of any facts or circumstances that would significantly impact such exposures in the near term.
terest Rate Exposure on Financial Instruments. Interest rate swaps are used to hedge xposures to interest rate movement on underlying debt obligations. Certain interest rate swaps enominated in foreign currencies are designated to hedge exposures to currency exchange rate movements on our investments in foreign operations. These currency interest rate swaps are designated as hedges of the Company's foreign net investments
Based on our interest rate exposure as of and during the year ended June 30, 2020, including erivative and other instruments sensitive to interest rates, we believe a near-term change in interest rates, at a $95 \%$ confidence level based on historical interest rate movements, would not materially affect our financial statements.
Currency Rate Exposure on Financial Instruments. Because we manufacture and sell products and finance operations in a number of countries throughout the world, we are exposed policy
rescribes the range of allowable hedging activity. To manage the exchange rate risk associated the financing of our operations, we primarily use forward contracts and currency swaps with maturities of less than 18 months.
Based on our currency rate exposure on derivative and other instruments as of and during the year ended June 30, 2020, we believe, at a $95 \%$ confidence level based on historical currency movements, the impact on such instruments of a near-term change in currency rates would not materially affect our financial statements.
Commodity Price Exposure on Financial Instruments. We use raw materials that are subject o price volatility caused by weather, supply conditions, political and economic variables and ther unpredictable factors. We may use futures, options and swap contracts to manage the volatility related to the above exposures.
As of and during the years ended June 30, 2020 and June 30, 2019, we did not have any commodity hedging activity.

## Measures Not Defined By U.S. GAAP

In accordance with the SEC's Regulation S-K Item 10(e), the following provides definitions of the non-GAAP measures and the reconciliation to the most closely related GAAP measures. We believe that these measures provide useful perspective of underlying business trends (1.e. trends year-on-year results. The non-GAAP measures described below are used by management in making operating decisions, allocating financial resources and for business strategy purposes. These measures may be useful to investors as they provide supplemental information about business performance and provide investors a view of our business results through the eyes of management. These measures are also used to evaluate senior management and are a factor in etermining their at-risk compensation. These non-GAAP measures are not intended to be considered by the user in place of the related GAAP measure, but rather as supplemental formation to our business results. These non-GAAP measures may not be the same as similar measures used by other companies due to possible differences in method and in the items or events being adjusted. These measures include:
Organic Sales Growth. Organic sales growth is a non-GAAP measure of sales growth xcluding the impacts of acquisitions, divestitures and foreign exchange from year-over-year comparisons. We believe this measure provides investors with a supplemental understanding of nderlying sales trends by providing sales growh on a consistent basis. This measure is used in assessing achievement of management goals for at-risk compensation.
he following tables provide a numerical reconciliation of organic sales growth to reported net sales growth:

| Year ended June 30, 2020 | Net Sales Growth | Foreign Exchange Impact | Acquisition \& Divestiture Impact/Oth <br> (1) |  | Organic Sales Growth Growth |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Beauty | 4 \% | 2 \% | (1) | \% | 5 \% |
| Grooming | (2) \% | 3 \% | - | \% | \% |
| Health Care | 10 \% | 2 \% | (5) | \% | 7 \% |
| Fabric \& Home Care | 7 \% | 1 \% | 1 | \% | \% |
| Baby, Feminine \& Family Care | 3 \% | 2 \% | (1) | \% | 4 \% |
| TOTAL COMPANY | 5 \% | 2 \% | (1) | \% | 6 \% |

Acquisition \& Divestiture Impact/Other includes the volume and mix impact of acquisitions and divestitures and rounding impacts necessary to reconcile net sales to organic sales
Adjusted Free Cash Flow. Adjusted free cash flow is defined as operating cash flow less capital spending, tax payments related to the Merck OTC Consumer Healthcare acquisition in 2020 and the transitional tax resulting from the U.S. Tax Act in 2020 and 2019 (the Company incurred a transitional tax liability of approximately $\$ 3.8$ billion from the U.S. Tax Act, which is payable over a period of 8 years). Adjusted free cash flow represents the cash that the Company able to generate after taking into account planned maintenance and asset expansion. We view adjusted free cash flow as an important measure because it is one factor used in determining the mount of cash available for
ividends, share repurchases, acquisitions and other discretionary investments
The following table provides a numerical reconciliation of adjusted free cash flow (\$ millions):

|  | Operating Cash Flow |  | Capital Spending |  | Adjustments to OperatingCash Flow ${ }^{(1)}$ |  | Adjusted Free Cash Flow |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2020 | \$ | 17,403 | \$ | $(3,073)$ | \$ | 543 | \$ | 14,873 |
| 2019 | \$ | 15,242 | \$ | $(3,347)$ | \$ | 235 | \$ | 12,130 |

${ }^{\text {(1) }}$ Adjustments to Operating Cash Flow include tax payments for the transitional tax resulting from the U.S. Tax Act of $\$ 215$ and $\$ 235$ in 2020 and 2019, respectively, and tax payments related to the Merck acquisition of $\$ 328$ in 2020.
adjusted Free Cash Flow Productivity. Adjusted free cash flow productivity is defined as the atio of adjusted free cash flow to net earnings. We view adjusted free cash flow productivity as a seful measure to help investors understand P\&G's ability to generate cash. Adjusted free cash low productivity is used by management in making operating decisions, in allocating financial esources and for budget planning purposes. This measure is used in assessing the achievement of management goals for at-risk compensation. The Company's long-term target is o generate annual adjusted free cash flow productivity at or above 90 percent.
he following table provides a numerical reconciliation of adjusted free cash flow productivity (\$ millions)

Adjusted Free
Cash Flow Cash Flow
Productivity

Net 13,10

Core EPS. Core EPS is a measure of the Company's diluted net earnings per share from continuing operations adjusted as indicated. Management views this non-GAAP measure as a useful
 of diluted net earnings per share to Core EPS, including the following reconciling items:

- Incremental Restructuring: The Company has had and continues to have an ongoing level of restructuring activities. Such activities have resulted in ongoing annual restructuring related charges of approximately $\$ 250-\$ 500$ million before tax. In 2012, the Company began a $\$ 10$ billion strategic productivity and cost savings initiative that included incremental restructuring activities. In 2017 , we
 adjustment to Core earnings includes only the restructuring costs above what we believe are the normal recurring level of restructuring costs.
Gain on Dissolution of the PGT Healthcare Partnership: The Company dissolved our PGT Healthcare partnership, a venture between the Company and Teva Pharmaceuticals Industries, Ltd (Teva) in the OTC consumer healthcare business, during the year ended June 30, 2019. The transaction was accounted for as a sale of the Teva portion of the PGT business and the Company recognized an after-tax gain on the dissolution of $\$ 353$ million.
- Shave Care Impairment: As discussed in Note 4 to the Consolidated Financial Statements and in the Significant Accounting Policies and Estimates section of the MD\&A, in the fourth quarter of fiscal 2019, the Company recognized a non-cash after-tax charge of $\$ 8.0$ billion ( $\$ 8.3$ billion before tax) to adjust the carrying values of the Shave Care reporting unit and the Gillette indefinite-lived intangible asset. This was comprised of a before and after-tax impairment charge of $\$ 6.8$ billion related to goodwill and an after-tax impairment charge of $\$ 1.2$ billion ( $\$ 1.6$ billion before tax) to reduce the carrying value of the Gillette indefinite-lived intangible asset.
- Anti-Dilutive Impacts: As discussed in Note 6 to the Consolidated Financial Statements, the Shave Care impairment charges caused preferred shares that are normally dilutive (and hence, normally assumed converted for purposes of determining diluted earnings per share) to be anti-dilutive. Accordingly, for U.S. GAAP the preferred shares were not assumed to be converted into common shares for diluted earnings per share and the related dividends paid to the preferred
shareholders were deducted from net income to calculate net earnings available to common shareholders. As a result of the non-GAAP Shave Care impairment adjustment, these instruments are dilutive for non-GAAP core EPS

We do not view the above items to be indicative of underlying business results and their exclusion from Core earnings measures provides a more comparable measure of year-on-year results. These items are also excluded when evaluating senior management in determining their at-risk compensation.

earnings per share and the related dividends paid to the preferred shareholders were deducted from net income to calculate earnings available to common shareholders. Excluding the impairment charge results in higher non-GAAP earnings which causes the preferred shares to be dilutive. The adjustments in this row are made to reflect the dilutive preferred share impact resulting from the Shave Care impairment adjustment.

Item 7A. Quantitative and Qualitative Disclosures About Market Risk.
The information required by this item is incorporated by reference to the section entitled Other Information under Management's Disclosure and Analysis, and Note 9 to the Consolidated Financial Statements.

Item 8. Financial Statements and Supplementary Data.

## MANAGEMENT'S REPORT ON INTERNAL CONTROL OVER FINANCIAL REPORTING

anagement is responsible for establishing and maintaining adequate internal control over financial reporting of The Procter \& Gamble Company (as defined in Rule 13a-15(f) under the Securities Exchange Act of 1934, as amended). Our internal control over financial reporting is designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles in the United States of America
Strong internal controls is an objective that is reinforced through our Worldwide Business Conduct Manual, which sets forth our commitment to conduct business with integrity, and within both the letter and the spirit of the law. Our people are deeply committed to our Purpose, Values, and Principles, which unite us in doing what's right. Our system of internal controls includes written policies and procedures, segregation of duties, and the careful selection and development of employees. Additional key elements of our internal control structure include our Global Leadership Council, which is actively involved in oversight of the business strategies, initiatives, results and controls, our Disclosure Committee, which is responsible for evaluating disclosure implications of significant business activities and events, our Board of Directors, which provides strong and effective corporate governance, and our Audit Committee, which reviews significant accounting policies, financial reporting and iternal control matters
he Company's internal control over financial reporting includes a Control Self-Assessment Program that is conducted annually for critical inalial Global Internal Audit organization. Management takes the appropriate action to correct any identified control deficiencies. Global Internal Audit also performs financial and compliance audits around the world, provides training, and continuously improves our internal control processes.
Because of its inherent limitations, any system of internal control over financial reporting, no matter how well designed, may not prevent or detect misstatements due to the possibity that a control can be ircumvented or overridden or that misstatements due to error or fraud may occur that are not detected. Also, because of changes in conditions, internal control effectiveness may vary over time.
Management assessed the effectiveness of the Company's internal control over financial reporting as of June 30, 2020, using criteria established in Internal Control - Integrated Framework (2013) issued the Committee of Sponsoring Organizations of the Treadway Commission (COSO) and concluded that the Company maintained effective internal control over financial reporting as of June 30 , 2020, ased on these criteria
Deloitte \& Touche LLP, an independent registered public accounting firm, has audited the effectiveness of the Company's internal control over financial reporting as of June 30 , 2020, as stated in their eport which is included herein.
/s/ David S. Taylor
David S. Taylor)
Chairman of the Board, President and Chief Executive Officer

## s/ Jon R. Moeller

Jon R. Moeller)
Vice Chairman, Chief Operating Officer and Chief Financial Officer

August 6, 2020

## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the shareholders and the Board of Directors of The Procter \& Gamble Company
Opinion on the Financial Statements
We have audited the accompanying Consolidated Balance Sheets of The Procter \& Gamble Company and subsidiaries (the "Company") as of June 30, 2020 and 2019 , the related Consolidated Statements of Earnings, Comprehensive Income, Shareholders' Equity and Cash Flows for each of the three years in the period ended June 30,2020 and the related notes (collectively referred to as the 'financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Company as of June 30, 2020 and 2019 , and the results of its operations and its cash flows for each of the three years in the period ended June 30, 2020, in conformity with accounting principles generally accepted in the United States of America
We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the Company's internal control over financial reporting as of June , 2020, based on criteria established in Internal Control-Integrated Framework (2013) issued by the Committee of Sponsoring Organizations of the Treadway Commission and our report dated August , 2020 expressed an unqualified opinion on the Company's internal control over financial reporting.

## Basis for Opinion

These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on the Company's financial statements based on our audits. We are a public accounting firm registered with the PCAOB and are required to be independent with respect to the Company in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB
We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether tatements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

## Critical Audit Matter

he critical audit matter communicated below is a matter arising from the current-period audit of the financial statements that was communicated or required to be communicated to the audit committee and that (1) relates to accounts or disclosures that are material to the financial statements and (2) involved our especially challenging, subjective, or complex judgments. The communication of critical audit matters does not alter in any way our opinion on the financial statements, taken as a whole, and we are not, by communicating the critical audit matter below, providing a separate opinion on the ritical audit matter or on the accounts or disclosures to which it relates.

Goodwill and Intangible Assets - Shave Care Goodwill and Gillette Indefinite Lived Intangible Asset - Refer to Notes 1 and 4 to the financial statements
Critical Audit Matter Description
The Company's evaluation of goodwill and indefinite lived intangible assets for impairment involves the comparison of the fair value of each reporting unit or indefinite lived intangible asset to its carrying value. The Company estimates fair value using the income method, which is based on the present value of estimated future cash flows attributable to the respective assets. This requires management to make significant esinates and assumptions related to forecasts of fure net sales and earnings, including growh rates beyond a 10-year time period, royaly rates and discount rates. Changes in the assumptions could have a significant impact on either the fair value, the amount of any impairment charge, or both. The Company performed their annual impairment assessments of the Shave Care eporting unit as of October 1, 2019 and the Gillette brand indefinite lived intangible asset (the "Gillette brand") as of December 31, 2019. Because the estimated fair values exceeded their carrying values, no impairments were recorded. Given reductions in cash flows caused by currency devaluations, changing consumer grooming habits, the COVID-19 pandemic affecting demand and an increase
 We ided
significant judgments made by management to estimate the
fair values of the reporting unit and the brand. A high degree of auditor judgment and an increased extent of effort was required when performing audit procedures to evaluate the reasonableness of management's estimates and assumptions related to the forecasts of future net sales and earnings as well as the selection of royalty rates and discount rates, including the need to involve our fair value specialists.
How the Critical Audit Matter Was Addressed in the Audit
Our audit procedures related to forecasts of future net sales and earnings and the selection of the royalty rates and discount rates for the Shave Care reporting unit and the Gillette brand included the following, among others:

- We tested the effectiveness of controls over goodwill and indefinite lived intangible assets, including those over the determination of fair value, such as controls related to management's development of forecasts of future net sales, earnings, the selection of royalty rates, and discount rates.
- We evaluated management's ability to accurately forecast net sales and earnings by comparing actual results to management's historical forecasts.
- We evaluated the reasonableness of management's forecast of net sales and earnings by comparing the forecasts to:
- Historical net sales and earnings.
- Underlying analysis detailing business strategies and growth plans including consideration of the effects related to the COVID-19 pandemic.
- Internal communications to management and the Board of Directors.
- Forecasted information included in Company press releases as well as in analyst and industry reports for the Company and certain of its peer companies.
- With the assistance of our fair value specialists, we evaluated the net sales and earnings growth rates, royalty rates, and discount rates by:
- Testing the source information underlying the determination of net sales and earnings growth rates, royalty rates, and discount rates and the mathematical accuracy of the calculations.
- Developing a range of independent estimates for the discount rates and comparing those to the discount rates selected by management.


## /s/ Deloitte \& Touche LLP

Cincinnati, Ohio

## August 6, 2020

We have served as the Company's auditor since 1890.

## REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the shareholders and the Board of Directors of The Procter \& Gamble Company

## Opinion on Internal Control over Financial Reporting

We have audited the internal control over financial reporting of The Procter \& Gamble Company and subsidiaries (the "Company") as of June 30, 2020, based on criteria established in Internal Control -俍

We have also audited, in accordance with the standards of the Public Company Accounting Oversight Board (United States) (PCAOB), the consolidated financial statements as of and for the year ended June 30, 2020, of the Company and our report dated August 6, 2020, expressed an unqualified opinion on those financial statements.
Basis for Opinion
The Company's management is responsible for maintaining effective internal control over financial reporting and for its assessment of the effectiveness of internal control over financial reporting, included in the accompanying Management's Report on Internal Control over Financial Reporting. Our responsibility is to express an opinion on the Company's internal control over financial reporting based on ur audt. We are a public accounce company in accordance with applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.
We conducted our audit in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether effective internal ontrol over financial reporting was maintained in all material respects. Our audit included obtaining an understanding of internal control over financial reporting, assessing the risk that a material weakness exists, testing and evaluating the design and operating effectiveness of internal control based on the assessed risk, and performing such other procedures as we considered necessary in the

## Definition and Limitations of Internal Control over Financial Reporting

A company's internal control over financial reporting is a process designed to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for mernal purposes in accordance werally accepted accounting principles. A company's indal control over financial reporting includes those poles and procedures that (1) pertain to the maintenance of records that, in reasonable detail, accurately and fairly reflect the transactions and dispositions of the assets of the company; (2) provide reasonable assurance that transactions are ecorded as necessary to permit preparation of financial statements in accordance with generally accepted accounting principles, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company; and (3) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, o sposition of the company's ass
Because of its inherent limitations, internal control over financial reporting may not prevent or detect misstatements. Also, projections of any evaluation of effectiveness to future periods are subject to the risk that controls may become inadequate because of changes in conditions, or that the degree of compliance with the policies or procedures may deteriorate.

## / Deloitte \& Touche LLP <br> Cincinnati, Ohio

## Consolidated Statements of Earnings

| Amounts in millions except per share amounts; Years ended June 30 | 2020 |  | 2019 |  | 2018 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| NET SALES | \$ | 70,950 | \$ | 67,684 | \$ | 66,832 |
| Cost of products sold |  | 35,250 |  | 34,768 |  | 34,432 |
| Selling, general and administrative expense |  | 19,994 |  | 19,084 |  | 19,037 |
| Goodwill and indefinite-lived intangibles impairment charges |  | - |  | 8,345 |  | - |
| OPERATING INCOME |  | 15,706 |  | 5,487 |  | 13,363 |
| Interest expense |  | (465) |  | (509) |  | (506) |
| Interest income |  | 155 |  | 220 |  | 247 |
| Other non-operating income, net |  | 438 |  | 871 |  | 222 |
| EARNINGS BEFORE INCOME TAXES |  | 15,834 |  | 6,069 |  | 13,326 |
| Income taxes |  | 2,731 |  | 2,103 |  | 3,465 |
| NET EARNINGS |  | 13,103 |  | 3,966 |  | 9,861 |
| Less: Net earnings attributable to noncontrolling interests |  | 76 |  | 69 |  | 111 |
| NET EARNINGS ATTRIBUTABLE TO PROCTER \& GAMBLE (1) | \$ | 13,027 | \$ | 3,897 | \$ | 9,750 |
|  |  |  |  |  |  |  |
| NET EARNINGS PER COMMON SHARE: ${ }^{(2)}$ |  |  |  |  |  |  |
| Basic | \$ | 5.13 | \$ | 1.45 | \$ | 3.75 |
| Diluted | \$ | 4.96 | \$ | 1.43 | \$ | 3.67 |
| (1) Net earnings attributable to Procter \& Gamble in fiscal 2019 was negatively impacted by the impairment charges of $\$ 8.3$ billion related to Shave Care goodwill and Gillette indefinite-lived intangible assets. <br> ${ }^{(2)}$ Basic net earnings per common share and Diluted net earnings per common share are calculated on Net earnings attributable to Procter \& Gamble. |  |  |  |  |  |  |

## Consolidated Statements of Comprehensive Income

| Amounts in millions; Years ended June 30 | 2020 |  | 2019 |  | 2018 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| NET EARNINGS | \$ | 13,103 | \$ | 3,966 | \$ | 9,861 |
| OTHER COMPREHENSIVE INCOME/(LOSS), NET OF TAX |  |  |  |  |  |  |
| Foreign currency translation (net of \$59, \$78 and \$(279) tax, respectively) |  | $(1,083)$ |  | (213) |  | (305) |
| Unrealized gains/(losses) on investment securities (net of \$(1), \$0 and \$0 tax, respectively) |  | (12) |  | 184 |  | (148) |
| Unrealized gains/(losses) on defined benefit retirement plans (net of \$(42), \$22 and \$68 tax, respectively) |  | (150) |  | 169 |  | 334 |
| TOTAL OTHER COMPREHENSIVE INCOME/(LOSS), NET OF TAX |  | $(1,245)$ |  | 140 |  | (119) |
| TOTAL COMPREHENSIVE INCOME |  | 11,858 |  | 4,106 |  | 9,742 |
| Less: Total comprehensive income attributable to noncontrolling interests |  | 60 |  | 70 |  | 109 |
| TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO PROCTER \& GAMBLE | \$ | 11,798 | \$ | 4,036 | \$ | 9,633 |

Consolidated Balance Sheets

| Amounts in millions except stated values; As of June 30 | 2020 |  | 2019 |  |
| :---: | :---: | :---: | :---: | :---: |
| Assets |  |  |  |  |
| CURRENT ASSETS |  |  |  |  |
| Cash and cash equivalents | \$ | 16,181 | \$ | 4,239 |
| Available-for-sale investment securities |  | - |  | 6,048 |
| Accounts receivable |  | 4,178 |  | 4,951 |
| INVENTORIES |  |  |  |  |
| Materials and supplies |  | 1,414 |  | 1,289 |
| Work in process |  | 674 |  | 612 |
| Finished goods |  | 3,410 |  | 3,116 |
| Total inventories |  | 5,498 |  | 5,017 |
| Prepaid expenses and other current assets |  | 2,130 |  | 2,218 |
| TOTAL CURRENT ASSETS |  | 27,987 |  | 22,473 |
| PROPERTY, PLANT AND EQUIPMENT, NET |  | 20,692 |  | 21,271 |
| GOODWILL |  | 39,901 |  | 40,273 |
| TRADEMARKS AND OTHER INTANGIBLE ASSETS, NET |  | 23,792 |  | 24,215 |
| OTHER NONCURRENT ASSETS |  | 8,328 |  | 6,863 |
| TOTAL ASSETS | \$ | 120,700 | \$ | 115,095 |
|  |  |  |  |  |
| Liabilities and Shareholders' Equity |  |  |  |  |
| CURRENT LIABILITIES |  |  |  |  |
| Accounts payable | \$ | 12,071 | \$ | 11,260 |
| Accrued and other liabilities |  | 9,722 |  | 9,054 |
| Debt due within one year |  | 11,183 |  | 9,697 |
| TOTAL CURRENT LIABILITIES |  | 32,976 |  | 30,011 |
| LONG-TERM DEBT |  | 23,537 |  | 20,395 |
| DEFERRED INCOME TAXES |  | 6,199 |  | 6,899 |
| OTHER NONCURRENT LIABILITIES |  | 11,110 |  | 10,211 |
| TOTAL LIABILITIES |  | 73,822 |  | 67,516 |
| SHAREHOLDERS' EQUITY |  |  |  |  |
| Convertible Class A preferred stock, stated value \$1 per share ( 600 shares authorized) |  | 897 |  | 928 |
| Non-Voting Class B preferred stock, stated value \$1 per share (200 shares authorized) |  | - |  | - |
| Common stock, stated value \$1 per share (10,000 shares authorized; shares issued: 2020-4,009.2, 2019-4,009.2) |  | 4,009 |  | 4,009 |
| Additional paid-in capital |  | 64,194 |  | 63,827 |
| Reserve for ESOP debt retirement |  | $(1,080)$ |  | $(1,146)$ |
| Accumulated other comprehensive income/(loss) |  | $(16,165)$ |  | $(14,936)$ |
| Treasury stock, at cost (shares held: 2020-1,529.5, 2019-1,504.5) |  | $(105,573)$ |  | $(100,406)$ |
| Retained earnings |  | 100,239 |  | 94,918 |
| Noncontrolling interest |  | 357 |  | 385 |
| TOTAL SHAREHOLDERS' EQUITY |  | 46,878 |  | 47,579 |
| TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY | \$ | 120,700 | \$ | 115,095 |

## Consolidated Statements of Shareholders' Equity

|  | Common Stock |  | Preferred Stock | Add-itional PaidIn Capital | Reserve for ESOP Debt Retirement | $\begin{gathered} \text { Accumu-lated } \\ \text { Other } \\ \text { Comp-rehensive } \\ \text { Income/(Loss) } \\ \hline \end{gathered}$ | Treasury Stock | Retained Earnings | Non-controllingInterest | Total Shareholders' Equity |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Dollars in millions except per share amounts; shares in thousands | Shares | Amount |  |  |  |  |  |  |  |  |
| BALANCE JUNE 30, 2017 | 2,553,297 | \$4,009 | \$1,006 | \$63,641 | $(\$ 1,249)$ | $(\$ 14,632)$ | (\$93,715) | \$96,124 | \$594 | \$55,778 |
| Net earnings |  |  |  |  |  |  |  | 9,750 | 111 | 9,861 |
| Other comprehensive income/(loss) |  |  |  |  |  | (117) |  |  | (2) | (119) |
| Dividends and dividend equivalents (\$2.7860 per share): |  |  |  |  |  |  |  |  |  |  |
| Common |  |  |  |  |  |  |  | $(7,057)$ |  | $(7,057)$ |
| Preferred, net of tax benefits |  |  |  |  |  |  |  | (265) |  | (265) |
| Treasury stock purchases | $(81,439)$ |  |  |  |  |  | $(7,004)$ |  |  | $(7,004)$ |
| Employee stock plans | 21,655 |  |  | 199 |  |  | 1,469 |  |  | 1,668 |
| Preferred stock conversions | 4,580 |  | (39) | 6 |  |  | 33 |  |  | - |
| ESOP debt impacts |  |  |  |  | 45 |  |  | 89 |  | 134 |
| Noncontrolling interest, net |  |  |  |  |  |  |  |  | (113) | (113) |
| BALANCE JUNE 30, 2018 | 2,498,093 | \$4,009 | \$967 | \$63,846 | $(\$ 1,204)$ | (\$14,749) | (\$99,217) | \$98,641 | \$590 | \$52,883 |
| Impact of adoption of new accounting standards |  |  |  |  |  | (326) |  | (200) | (27) | (553) |
| Net earnings |  |  |  |  |  |  |  | 3,897 | 69 | 3,966 |
| Other comprehensive income/(loss) |  |  |  |  |  | 139 |  |  | 1 | 140 |
| Dividends and dividend equivalents (\$2.8975 per share): |  |  |  |  |  |  |  |  |  |  |
| Common |  |  |  |  |  |  |  | $(7,256)$ |  | $(7,256)$ |
| Preferred, net of tax benefits |  |  |  |  |  |  |  | (263) |  | (263) |
| Treasury stock purchases | $(53,714)$ |  |  |  |  |  | $(5,003)$ |  |  | $(5,003)$ |
| Employee stock plans | 55,734 |  |  | 93 |  |  | 3,781 |  |  | 3,874 |
| Preferred stock conversions | 4,638 |  | (39) | 6 |  |  | 33 |  |  | - |
| ESOP debt impacts |  |  |  |  | 58 |  |  | 99 |  | 157 |
| Noncontrolling interest, net |  |  |  | (118) |  |  |  |  | (248) | (366) |
| BALANCE JUNE 30, 2019 | 2,504,751 | \$4,009 | \$928 | \$63,827 | (\$1,146) | (\$14,936) | (\$100,406) | \$94,918 | \$385 | \$47,579 |
| Net earnings |  |  |  |  |  |  |  | 13,027 | 76 | 13,103 |
| Other comprehensive income/(loss) |  |  |  |  |  | $(1,229)$ |  |  | (16) | $(1,245)$ |
| Dividends and dividend equivalents (\$3.0284 per share): |  |  |  |  |  |  |  |  |  |  |
| Common |  |  |  |  |  |  |  | $(7,551)$ |  | $(7,551)$ |
| Preferred, net of tax benefits |  |  |  |  |  |  |  | (263) |  | (263) |
| Treasury stock purchases | $(61,346)$ |  |  |  |  |  | $(7,405)$ |  |  | $(7,405)$ |
| Employee stock plans | 32,603 |  |  | 362 |  |  | 2,212 |  |  | 2,574 |
| Preferred stock conversions | 3,738 |  | (31) | 5 |  |  | 26 |  |  | - |
| ESOP debt impacts |  |  |  |  | 66 |  |  | 108 |  | 174 |
| Noncontrolling interest, net |  |  |  |  |  |  |  |  | (88) | (88) |
| BALANCE JUNE 30, 2020 | 2,479,746 | \$4,009 | \$897 | \$64,194 | $(\$ 1,080)$ | $(\$ 16,165)$ | (\$105,573) | \$100,239 | \$357 | \$46,878 |


| Amounts in millions; Years ended June 30 | 2020 |  | 2019 |  | 2018 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| CASH, CASH EQUIVALENTS AND RESTRICTED CASH, BEGINNING OF YEAR | \$ | 4,239 | \$ | 2,569 | \$ | 5,569 |
| OPERATING ACTIVITIES |  |  |  |  |  |  |
| Net earnings |  | 13,103 |  | 3,966 |  | 9,861 |
| Depreciation and amortization |  | 3,013 |  | 2,824 |  | 2,834 |
| Loss on early extinguishment of debt |  | - |  | - |  | 346 |
| Share-based compensation expense |  | 558 |  | 515 |  | 395 |
| Deferred income taxes |  | (596) |  | (411) |  | $(1,844)$ |
| Loss/(gain) on sale of assets |  | 7 |  | (678) |  | (176) |
| Goodwill and indefinite-lived intangible impairment charges |  | - |  | 8,345 |  | - |
| Change in accounts receivable |  | 634 |  | (276) |  | (177) |
| Change in inventories |  | (637) |  | (239) |  | (188) |
| Change in accounts payable, accrued and other liabilities |  | 1,923 |  | 1,856 |  | 1,385 |
| Change in other operating assets and liabilities |  | (710) |  | (973) |  | 2,000 |
| Other |  | 108 |  | 313 |  | 431 |
| TOTAL OPERATING ACTIVITIES |  | 17,403 |  | 15,242 |  | 14,867 |
| INVESTING ACTIVITIES |  |  |  |  |  |  |
| Capital expenditures |  | $(3,073)$ |  | $(3,347)$ |  | $(3,717)$ |
| Proceeds from asset sales |  | 30 |  | 394 |  | 269 |
| Acquisitions, net of cash acquired |  | (58) |  | $(3,945)$ |  | (109) |
| Purchases of short-term investments |  | - |  | (158) |  | $(3,909)$ |
| Proceeds from sales and maturities of investment securities |  | 6,151 |  | 3,628 |  | 3,928 |
| Change in other investments |  | (5) |  | (62) |  | 27 |
| TOTAL INVESTING ACTIVITIES |  | 3,045 |  | $(3,490)$ |  | $(3,511)$ |
| FINANCING ACTIVITIES |  |  |  |  |  |  |
| Dividends to shareholders |  | $(7,789)$ |  | $(7,498)$ |  | $(7,310)$ |
| Increases/(reductions) in short-term debt |  | 2,345 |  | $(2,215)$ |  | $(3,437)$ |
| Additions to long-term debt |  | 4,951 |  | 2,367 |  | 5,072 |
| Reductions of long-term debt ${ }^{(1)}$ |  | $(2,447)$ |  | (969) |  | $(2,873)$ |
| Treasury stock purchases |  | $(7,405)$ |  | $(5,003)$ |  | $(7,004)$ |
| Impact of stock options and other |  | 1,978 |  | 3,324 |  | 1,177 |
| TOTAL FINANCING ACTIVITIES |  | $(8,367)$ |  | $(9,994)$ |  | $(14,375)$ |
| EFFECT OF EXCHANGE RATE CHANGES ON CASH, CASH EQUIVALENTS AND RESTRICTED CASH |  | (139) |  | (88) |  | 19 |
| CHANGE IN CASH, CASH EQUIVALENTS AND RESTRICTED CASH |  | 11,942 |  | 1,670 |  | $(3,000)$ |
| CASH, CASH EQUIVALENTS AND RESTRICTED CASH, END OF YEAR | \$ | 16,181 | \$ | 4,239 | \$ | 2,569 |
|  |  |  |  |  |  |  |
| SUPPLEMENTAL DISCLOSURE |  |  |  |  |  |  |
| Cash payments for interest | \$ | 434 | \$ | 497 | \$ | 529 |
| Cash payment for income taxes |  | 3,550 |  | 3,064 |  | 2,830 |
| Assets acquired through non-cash finance leases are immaterial for all periods. |  |  |  |  |  |  |
| ${ }^{(1)}$ Includes early extinguishment of debt costs of \$346 in 2018. |  |  |  |  |  |  |

Assets acquired through non-cash finance leases are immaterial for all periods.
${ }^{(1)}$ Includes early extinguishment of debt costs of $\$ 346$ in 2018

## Notes to Consolidated Financial Statements

## NOTE 1

## SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

## Nature of Operations

The Procter \& Gamble Company's (the "Company," "Procter \& Gamble," "we" or "us") business is focused on providing branded consumer packaged goods of superior quality and value. Our products are sold in more than 180 countries and territories primarily through mass merchandisers, e-commerce, grocery stores, membership club stores, drug stores, department stores, distributors, wholesalers, baby stores, specialty beauty stores (including airport duty-free stores), high-frequency stores, pharmacies, electronics stores and professional channels. We have on-the-ground operations in approximately 70 countries.

## Basis of Presentation

The Consolidated Financial Statements include the Company and its controlled subsidiaries. Intercompany transactions are eliminated.
Because of a lack of control over Venezuelan subsidiaries caused by a number of currency and ecaur operating controls and restrictions, our Venezuelan subsidiaries are not consolidated for ny year presented We account for those subsidiaries at cost, less impairments, plus or minus observable price changes.

## Use of Estimates

Preparation of financial statements in conformity with accounting principles generally accepted in he United States of America (U.S. GAAP) requires management to make estimates and assumptions that affect the amounts reported in the Consolidated Financial Statements and current events and actions the Company may undertake in the future. Estimates are used in accounting for among other items, consumer and trade promotion accruas, restructuring reserves, pensions, post-employment benefits, stock options, valuation of acquired intangible assets, useful lives for depreciation and amortization of long-lived assets, future cash flows associated with impairment testing for goodwill, indefinite-lived intangible assets and other longlived assets, deferred tax assets and liabilities, uncertain income tax positions and contingencies. Actual results may ultimately differ from estimates, although management does not generally believe such differences would materially affect the financial statements in any individual year. However, in regard to ongoing impairment testing of goodwill and indefinite-lived used in estimating fair values versus those anticipated at the time of the initial valuations, could result in impairment charges that materially affect the financial statements in a given year
Revenue Recognition
ur revenue is primarily generated from the sale of finished product to customers. Those sales predominantly contain a
ingle performance obligation and revenue is recognized at a single point in time when ownership, risks and rewards transfer, which can be on the date of shipment or the date of eceipt by the customer. A provision for payment discounts and product return allowances is ecorded is presented net of sales and other taxes we collect on behalf of governmental and handling costs, which generally are included in he list price to the customer.
Trade promotions, consisting primarily of customer pricing allowances, merchandising funds and consumer coupons, are offered through various programs to customers and consumers. Sales ale Most of the arrangemotion spending, which is recognized as incur Acruals for expected ayouts under these programs are included as accrued marketing and promotion in the Accrued and other liabilities line item in the Consolidated Balance Sheets.

## Cost of Products Sold

Cost of products sold is primarily comprised of direct materials and supplies consumed in the Cost of products sold is primarily comprised of direct materials and supplies consumed in the绪 of products sold also includes the cost to distribute products ustomers, inbound freight costs, internal transfer costs, warehousing costs and other shipping and handling activity.

## Selling, General and Administrative Expense

Selling, general and administrative expense (SG\&A) is primarily comprised of marketing expenses, selling expenses, research and development costs, administrative and other indirect verhead costs, depreciation and amortization expense on non-manufacturing assets and other curred and were $\$ 1.8$ billion in 2020 \$1.9 billion in 2010 and $\$ 1.9$ billion in 2018 . Advertising costs, charged to expense as incurred include worldwide television, print, radio, internet and intore advertising expenses and were $\$ 7.3$ billion in 2020, $\$ 6.8$ billion in 2019 and $\$ 7.1$ billion in 2018. Non-advertising related components of the Company's total marketing spending reported SG\&A include costs associated with consumer promotions, product sampling and sales aids. other Non-Operating Income, Net
Other non-operating income, net primarily includes net acquisition and divestiture gains, net nonservice costs related to defined benefit plans, investment income and other non-operating items. Currency Translation
Financial statements of operating subsidiaries outside the U.S. generally are measured using the local currency as the functional currency. Adjustments to translate those
statements into U.S. dollars are recorded in Other comprehensive income (OCI). For ubsidiaries operating in highly inflationary economies, the U.S. dollar is the functional currency. Re-measurement adjustments for financial statements in highly inflationary economies and other transactional exchange gains and losses are reflected in earnings.

## ash Flow Presentation

The Consolidated Statements of Cash Flows are prepared using the indirect method, which econciles net earnings to cash flows from operating activities. Cash flows from foreign currency ransactions and operations are translated at monthly exchange rates for each period. Cash ows from hedging activities are included in the same category as the items being hedged. Cash lows from derivative instruments designated as net investment hedges are classified as inancing activities. Realized gains and losses from non-qualifying derivative instruments used to hedge currency exposures resulting from intercompany financing transactions are also classified as financing activities. Cash flows from other derivative instruments used to manage interest rates, commodity or other currency exposures are classified as operating activities. Cash payments related to income taxes are classified as operating activities.

## nvestments

nvestment securities have primarily consisted of readily marketable debt securities. Unrealized ains or losses from debt securities classified as trading, if any, are charged to earnings. Unrealized gains or losses on debt securities classified as available-for-sale are recorded in OCI. If an available-for-sale security is other than temporarily impaired, the loss is charged to either arnings or OCl depending on our intent and ability to retain the security until we recover the full cost basis and the extent of the loss attributable to the creditworthiness of the issuer. Debt ecurities are included as Available-for-sale investment securities and Other noncurrent assets in e Consolidated Balance Sheets.
n addition to debt securities, we hold minor equity investments in certain companies over which e exert significant influence, but do not control the financial and operating decisions. These are accounted for as equity method investments. Other equity investments that are not controlied, a over which we do not have the ability to exercise significant influence, and for which there is readily determinable market value, are recorded at fair value, with gains and losses recorded hrough net earnings. Equity investments without readily determinable fair values are measured at cost, less impairments, plus or minus observable price changes. Equity investments are ncluded as Other noncurrent assets in the Consolidated Balance Sheets.

## nventory Valuation

nventories are valued at the lower of cost or net realizable value. Product-related inventories are maintained on the first-in, first-out method. The cost of spare part inventories is maintained using he average-cost method.

## Property, Plant and Equipment

Property, plant and equipment is recorded at cost reduced by accumulated depreciation. Depreciation expense is recognized over the assets' estimated useful lives using the straightne method. Machinery and equipment includes office furniture and fixtures (15-year life), computer equipment and capitalized software ( 3 - to 5 -year lives) and manufacturing equipment (3- to 20 -year lives). Buildings are depreciated over an estimated useful life of 40 years. stimated useful lives are periodically reviewed and, when appropriate, changes are made prospectively. When certain events or changes in operating conditions occur, asset lives may be djusted and an impairment assessment may be performed on the recoverability of the carrying mounts

## Goodwill and Other Intangible Assets

Goodwill and indefinite-lived intangible assets are not amortized, but are evaluated for impairment annually or more often if indicators of a potential impairment are present. Our annual mpairment testing of goodwill is performed separately from our impairment testing of indefiniteived intangible assets
e have acquired brands that have been determined to have indefinite lives. We evaluate a number of factors to determine whether an indefinite life is appropriate, including the competitive environment, market share, brand history, underlying product life cycles, operating plans and the macroeconomic environment of the countries in which the brands are sold. In addition, when ertain events or changes in operating conditions occur, an additional impai

The cost of intangible assets with determinable useful lives is amortized to reflect the pattern of conomic benefits consumed, either on a straight-line or accelerated basis over the estimated periods benefited. Patents, technology and other intangible assets with contractual terms are enerally amortized over their respective legal or contractual lives. Customer relationships, bands and other non-contractual intangible assets with determinable lives are amortized over periods generally fanging from to 30 years. When certain events changes in operating onditions occur, an impairment assessment is performed and remaining lives of intangible ssets with determinable lives may be adjusted.
For additional details on goodwill and intangible assets see Note 4.

## air Values of Financial Instruments

Certain financial instruments are required to be recorded at fair value. Changes in assumptions or estimation methods could affect the fair value estimates; however, we do not believe any uch changes would have a material impact on our financial condition, results of operations or cash flows. Other financial instruments, including cash equivalents, certain investments and hort-term debt, are recorded at cost, which approximates fair value. The fair values of long-term debt and financial instruments are disclosed in Note 9.

## New Accounting Pronouncements and Policies

On July 1, 2019, we adopted ASU 2016-02, "Leases (Topic 842)." The new accounting standard requires the recognition of right-of-use assets and lease liabilities for all long-term leases, including operating leases, on the balance sheet. We elected the optional transition method and adopted the new guidance on a modified retrospective basis with no restatement of prior period adopted the new guidance on a modified retrospective basis with no restatement of prior period expedients to carry forward the original lease determinations, lease classifications and accounting of initial direct costs for all asset classes at the time of adoption. The adoption did not have a material impact on our financial statements, resulting in an increase of approximately $1 \%$ o each of our total assets and total liabilities on our balance sheet as of July 1, 2019. See Note 12 for further information.
n January 2017, the FASB issued ASU 2017-04, "Intangibles-Goodwill and Other (Topic 350): Simplifying the Test for Goodwill Impairment." The standard simplifies the accounting for goodwill impairment by requiring a goodwill impairment to be measured using a single step mpairment model, whereby the impairment equals the difference between the carrying amount and the estimated fair value of the specified reporting unts in their entirety. This eliminates the econd step of the current impairment model that requires companies to first estimate the fair value of all assets in a reporting unit and measure impairments based on those estimated fair values and a residual measurement approach. The new standard also specifies that any loss ecognized should not exceed the total amount of goodwill allocated to that reporting unit. We解 impairments, if any
In March 2020, the FASB issued ASU 2020-04, "Reference Rate Reform (Topic 848): Facilitation of the Effects of Reference Rate Reform on Financial Reporting. The amendments
 plying US GAAP to contracts, hedging relationships and other transactions affected by reference rate reform if certain criteria are met The amendments apply only to contracts and edging relationships that reference LIBOR or another reference rate expected to be discontinued due to reference rate reform. These amendments are effective immediately and may be applied prospectively to contract modifications made and hedging relationships entered into or evaluated on or before December 31, 2022. We are currently evaluating our contracts and the optional expedients provided by the new standard.
列 years had, or are expected to have, a material impact on our Consolidated Financial Statements.

## NOTE 2

SEGMENT INFORMATION
Under U.S. GAAP, our operating segments are aggregated into five reportable segments: 1) eauty, 2) Grooming, 3) Health Care, 4) Fabric \& Home Care and 5) Baby, Feminine \& Family Care. Our five reportable segments are comprised of

- Beauty. Hair Care (Conditioner, Shampoo, Styling Aids, Treatments); Skin and Personal Care (Antiperspirant and Deodorant, Personal Cleansing, Skin Care);
Grooming: Shave Care (Female Blades \& Razors, Male Blades \& Razors, Pre- and PostShave Products, Other Shave Care); Appliances
- Health Care: Oral Care (Toothbrushes, Toothpaste, Other Oral Care); Personal Health Care (Gastrointestinal, Rapid Diagnostics, Respiratory, Vitamins/Minerals/Supplements, Pain Relief, Other Personal Health Care)
- Fabric \& Home Care: Fabric Care (Fabric Enhancers, Laundry Additives, Laundry Detergents); Home Care (Air Care, Dish Care, P\&G Professional, Surface Care); and
- Baby, Feminine \& Family Care: Baby Care (Baby Wipes, Taped Diapers and Pants); Feminine Care (Adult Incontinence, Feminine Care); Family Care (Paper Towels, Tissues, Toilet Paper)
While none of our reportable segments are highly seasonal, components within certain reportable segments, such as Appliances (Grooming) and Personal Health Care (Health), are seasonal
The accounting policies of the segments are generally the same as those described in Note 1. Differences between these policies and U.S. GAAP primarily reflect income taxes, which are eflected in the segments using applicable blended statutory rates. Adjustments to arrive at our effective tax rate are included in Corporate, including the impacts from the U.S. Tax Act in fiscal 2018 (see Note 5).
Corporate includes certain operating and non-operating activities that are not reflected in the perating results used internally to measure and evaluate the businesses, as well as items to adjust management reporting principles to U.S. GAAP. Operating activities in Corporate include the results of incidental businesses managed at the corporate level. Operating elements also nclude certain employee benefit costs, the costs of certain restructuring-type activities to maintain a competitive cost structure, including manufacturing and workforce optimization, ertain significant asset impairment charges and other general Corporate items. The nonerating elements in Corporate primarily include ind acquisition and divestiture gains, interest and investing come and other financing costs.
Total assets for the reportable segments include those assets managed by the reportable segment, primarily inventory
xed assets and intangible assets. Other assets, primarily cash, accounts receivable, investment ecurities, leased assets and goodwill, are included in Corporate.
Our operating segments are comprised of similar product categories. Operating segments that individually accounted for 5\% or more of consolidated net sales are as follows:

| \% of Net sales by operating segment (1) |  |  |  |
| :---: | :---: | :---: | :---: |
| Years ended June 30 | 2020 | 2019 | 2018 |
| Fabric Care | 22\% | 22\% | 22\% |
| Baby Care | 11\% | 12\% | 13\% |
| Home Care | 11\% | 10\% | 10\% |
| Skin and Personal Care | 10\% | 10\% | 9\% |
| Hair Care | 9\% | 10\% | 10\% |
| Family Care | 9\% | 9\% | 8\% |
| Oral Care | 8\% | 8\% | 8\% |
| Shave Care | 7\% | 8\% | 8\% |
| Feminine Care | 6\% | 6\% | 6\% |
| Personal Health Care | 5\% | 4\% | 4\% |
| All Other | 2\% | 1\% | 2\% |
| TOTAL | 100\% | 100\% | 100\% |

(1) $\%$ of Net sales by operating segment excludes sales held in Corporate.
et sales and long-lived assets in the United States and internationally were as follows (in billions):

| Years ended June 30 | 2020 |  | 2019 |  | 2018 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| NET SALES |  |  |  |  |  |  |
| United States | \$ | 31.3 | \$ | 28.6 | \$ | 27.3 |
| International | \$ | 39.7 | \$ | 39.1 | \$ | 39.5 |
| LONG-LIVED ASSETS ${ }^{(1)}$ |  |  |  |  |  |  |
| United States | \$ | 9.9 | \$ | 10.0 | \$ | 9.7 |
| International | \$ | 10.8 | \$ | 11.3 | \$ | 10.9 |

(a) Long-lived assets consists of property, plant and equipment.

No country, other than the United States, exceeds $10 \%$ of the consolidated net sales or longved assets
Our largest customer, Walmart Inc. and its affiliates, accounted for consolidated net sales of pproximately $15 \%$ in 2020, 2019 and 2018. No other customer represents more than $10 \%$ of ur consolidated net sales.

mounts in millions of dollars except per share amounts or as otherwise specified
6 The Procter \& Gamble Company

NOTE 3


OTHER NONCURRENT LIABILITIES
Pension benefits \$ 6,223 \$ 5,622 Ather nnctratiremen

In fiscal 2017, the Company announced pecific elements of an additional incremental multi-year productivity and cost savings plan to further reduce costs in the areas of supply chain, certain marketing activities and overhead expenses. This program is resulting in incremental targeted enrollment reductions, along with further optimization of the supply chain and other manufacturing processes. Restructuring costs incurred consist primarily of costs to separate employees, asset-related costs to exit facilities and other costs. The Company incurred total restructuring charges of $\$ 782$ and $\$ 754$ for the years ended
 ware recorded in SG\&A, \$614 in Costs of roducts sold, and $\$ 13$ in Other non-operating orome/(expense) net. of the charges incurred for fiscal year 2019, \$213 were ncurred for fiscal year 2019, \$213 were sold, and $\$ 20$ in Other non-operating income/(expense), net. The following table presents restructuring activity for the years ended June 30, 2020 and 2019:

|  | Separations | AssetRelated Cost | Other | Total |
| :---: | :---: | :---: | :---: | :---: |
| RESERVE <br> JUNE 30, <br> 2018 | \$ 259 | \$ - | \$ 254 | \$513 |
| Charges | 260 | 252 | 242 | 754 |
| Cash spent | (239) | - | (308) | (547) |
| Charges against assets | - | (252) | - | (252) |
| RESERVE <br> JUNE 30, <br> 2019 | 280 | - | 188 | 468 |
| Charges | 221 | 372 | 189 | 782 |
| Cash spent | (216) | - | (190) | (406) |
| Charges against |  |  |  |  |


| benefits | 965 | 1,098 |
| :---: | :---: | :---: |
| U.S. Tax Act transitional tax payable | 2,121 | 2,343 |
| Uncertain tax positions | 580 | 472 |
| Long term operating leases | 652 | - |
| Other | 569 | 676 |
| TOTAL | \$11,110 | \$10,211 |

## RESTRUCTURING PROGRAM

The Company has historically incurred an ongoing annual level of restructuring-type activities to maintain a competitive cost structure, including manufacturing and workforce optimization. Before-tax costs incurred under the ongoing program have generally ranged from $\$ 250$ to $\$ 500$ annuall. inemel fiscal 2012 through 2017) as part of a productivity and cost savings plan to reduce costs in the areas of supply chain, research and development, marketing activities and onerhead expenses. The productivity and cost savings plan was designed to accelerate cost reductions by streamlining management decision making, manufacturing and other work processes in order to help fund the Company's growth strategy.

| assets |  | - | $(372)$ | - |
| :--- | ---: | ---: | ---: | ---: |
| RESERVE <br> JUNE 30, <br>  <br> 2020 |  |  |  |  |

Separation Costs
Employee separation charges for the years nded June 30, 2020 and 2019 relate to severance packages for approximately 1,200 packages were primarily voluntary and the packages were primarily voluntary and the
amounts were calculated based on salary amounts were calculated based on salary
levels and past service periods. Severance costs related to voluntary separations are generally charged to earnings when the employee accepts the offer.

## Asset-Related Costs

Asset-related costs consist of both asset write-downs and accelerated depreciation. Asset write-downs relate to the establishment Asset write-downs relate to the establishment
of a new fair value basis for assets held-forsale or for disposal. These assets were written down to the lower of their current carrying basis or amounts expected to be realized upon disposal, less minor disposal costs. Charges for accelerated depreciation relate to long-lived assets that will be taken out of service prior to the end of their normal service period. These assets relate primarily
to to
manufacturing consolidations and technology standardizations. The asset-related charges will not have a significant impact on future depreciation charges.
Other Costs
Other restructuring-type charges are incurred as a direct result of the restructuring program. Such charges primarily include asset removal andization supply chain optimization.
Consistent with our historical policies for ongoing restructuring-type activities, the restructuring program charges are funded by and segment beroting Accordingly, all of the charges under the program are included within the Corporate reportable segment.

However, for information purposes, the following table summarizes the total estructuring costs related to our reportable segments:

| Years ended June 30 | 2020 | 2019 | 20 |
| :---: | :---: | :---: | :---: |
| Beauty | 54 | 49 | 60 |
| Grooming | 102 | 65 | 38 |
| Health Care | 136 | 23 | 21 |
| Fabric \& Home Care | 75 | 84 | 115 |
| Baby, Feminine \& Family Care | 192 | 226 | 547 |
| Corporate ${ }^{(1)}$ | 223 | 307 | 289 |
| Total Company | \$ 782 | \$ 754 | \$1,070 |
| (1) Corporate includes costs related to allocated overheads, including charges related to our Enterprise Markets, Global Business Services and Corporate Functions activities. |  |  |  |

Enterprise Markets, Global Bus
and Corporate Functions activities

## NOTE 4

GOODWILL AND INTANGIBLE ASSETS

|  | Beauty | Grooming | Health Care | Fabric \& Home Care | Baby, Feminine \& Family Care | Corporate | Total Company |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| BALANCE AT JUNE 30, $2018-\mathrm{NET}^{(1)}$ | \$12,992 | \$19,820 | \$5,929 | \$1,865 | \$4,569 | \$ | \$45,175 |
| Acquisitions and divestitures | 132 | - | 2,084 | 6 | 57 | - | 2,279 |
| Goodwill impairment charges | - | $(6,783)$ | - | - | - | - | $(6,783)$ |
| Translation and other | (139) | (156) | (41) | (16) | (46) | - | (398) |
| bALANCE AT JUNE 30, 2019 - NET (1) | 12,985 | 12,881 | 7,972 | 1,855 | 4,580 | - | 40,273 |
| Acquisitions and divestitures | (1) | - | (46) | - | 5 | - | (42) |
| Translation and other | (82) | (66) | (140) | (14) | (28) | - | (330) |
| bALANCE AT JUNE 30, 2020 - NET (1) | \$12,902 | \$12,815 | \$7,786 | \$1,841 | \$4,557 | \$ | \$39,901 |

Goodwill and indefinite-lived intangibles are ested for impairment at least annually by emparing the estimated fair values of our comparing the estimated fair values of our eporting units and underlying incefinite-lived values. We typically use an income method to stimate the fair value of these assets, which is based on forecasts of the expected future cash flows attributable to the respective assets. Significant estimates and assumptions inherent in the valuations reflect a consideration of other marketplace participants, and include the amount and timing of future cash flows (including expected
growth rates and profitability). Estimates grown rates and proftability). Estimates onsideration of macroeconomic conditions, overall category growth rates, competitive activities, cost containment and margin expansion, Company business plans, the nderlying product or technology life cycles, conomic barriers to entry, a brand's relative market position and the discount rate applied the cash flows. Unanticipated market or macroeconomic events and
circumstances may occur, which could affect he accuracy or validity of the estimates and assumptions.
We believe the estimates and assumptions utilized in our impairment testing are reasonable and are comparable to those that would be used by other marketplace participants. However, actual events and results could differ substantially from those used in our valuations. To the extent such factors result in a failure to achieve the level of projected cash flows initially used to estimate fair value for purposes of establishing or subsequently impairing the carrying amount of goodwill and related intangible assets, we may need to record additional non-cash impairment charges in the future.
The change in goodwill during fiscal 2020 primarily reflects opening balance sheet adjustments from the prior year acquisition of the over-the-counter (OTC) healthcare business of Merck KGaA (Merck OTC) in the 14) and errency translation across all reportable segments.

During fiscal 2019, we determined that the estimated fair value of our Shave Care eporting unit was less than its carrying value. We also determined that the estimated fair value of the Gillette indefinite-lived intangible asset was less than its carrying value. As a esult, we recorded non-cash impairment harges for both assets. These reductions were due in large part to significant currency to the U.S. dollar, a deceleration of category growth caused by changing grooming habits, primarily in the developed markets, and an ncreased competitive market environment in he U.S. and certain other markets, which collectively resulted in reduced cash flow rojections. A non-cash, berfe and alt epognized to reduce the carrying amount of goodwill for the Shave Care reporting unit Additionally a non-cash, before-tax mpairment charge of $\$ 1.6$ billion ( $\$ 1.2$ billion after-tax) was recognized to reduce the carrying amount of the Gillette indefinite-lived intangible asset to its estimated fair value as of June 30, 2019.
During fiscal 2019, the Company completed he acquisition of the healthcare business of Merck OTC, which is included in the Health Care reportable segment (see Note 14), along with other minor acquisitions in the Beauty, he Baby, Feminine \& Family Care and the Fabric \& Home Care reportable segments. hese goodwill increases were partially offset by the divestiture of the Teva portion of the GT business in the Health Care reportable 019. 2019
dentifiable intangible assets were comprised of:

2020

## NOTE 5

## NCOME TAXES

ncome taxes are recognized for the amount of taxes payable for the current year and for the impact of deferred tax assets and liabilities, which represent future tax consequences of events that have been recognized differently in the financial satements than for tax purposes. Deferred the enacted statutory tax rates and are adjusted for any changes in such rates in the period of change.
On December 22, 2017, the U.S. governme On December 22, 2017, the U.S. government nacted comprehent legislation Jobs Act (the U.S. Tax Act). The U.S. Tax Act significantly revised the future ongoing U.S. corporate income tax by, among other things, lowering the U.S. corporate income tax rates and implementing a hybrid territorial tax system. As the Company has a June 30 fiscal year-end, the lower corporate income tax rate was phased in, resulting in a U.S. statutory federal rate of approximately $28 \%$ for our fiscal year ended June 30, 2018, and 21\% for subsequent fiscal years. However, the U.S. Tax Act eliminated the domestic manufacturing deduction and moved to a eliminated the ability to credit certain foreign taxes that existed prior to enactment of the U.S. Tax Act.

There were also certain transitional impacts of he U.S. Tax Act. As part of the transition to Tax Act imposed a one-time repatriation tax on deemed repatriation of historical earnings on deemed repatriation of historical earnings
of foreign subsidiaries. In addition, the of foreign subsidiaries. In addition, the 019 caused us to adjust our U.S. deferred tax assets and liabilities to the lower federal base cmatelatedf $21 \%$. These transitional impacts As of June Carrying Accumulated Carrying Accuatelated $\begin{gathered}\text { Amount Amortization } \\ 30\end{gathered}$ NTANGIBLE ASSETS WITH DETERMINABLE LivEshe fiscal year ended June 30, 2018,
 Pat and

| echnology | $\mathbf{2 , 7 7 6}$ | $\mathbf{( 2 , 5 1 3})$ | 2,776 |
| :--- | :--- | :--- | :--- |


| Customer |  |  | (778) |
| :--- | :--- | :--- | :--- |
| relationships | 1,752 | (787 | (92) |


| Other | 143 | $(92)$ | 145 |
| :--- | ---: | ---: | ---: | NTANGIBLE ASSETS WITH INDEFINITE LIVESaddress questions that arise because of the Brands 21,031 - $21,047 \quad$ U.S. Tax Act, may result in additional income TOTAL $\$ 29,522 \$(5,730) \$ 29,591 \$(50 \mathrm{~A} 0 \mathrm{G}$ ) any such changes are enacted.

Amortization expense of intangible assets was as follows:

| Years ended June 30 |  |
| :--- | :--- |
|  | 2020 |
|  | 2018 |
|  |  |


| ntangible asset |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| amortization | $\$ 360$ | $\$ 349$ | $\$ 302$ |  |

stimated amortization expense over the next five fiscal years is as follows:

| Years ending <br> June 30 | 2021 | 2022 | 2023 | 2024 | 2025 |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Estimated <br> amortization |  |  |  |  |  |
| expense | $\$ 310$ | $\$ 291$ | $\$ 280$ | $\$ 268$ | $\$ 250$ |

expense \$310 \$291 \$280 \$268 \$250
new or proposed Treasury regulations to

The Global Intangible Low-Taxed Income (GILTI) provision of the U.S. Tax Act requires he Company to include in its US. Income tax return foreign subsidiary earnings in excess of an allowable return on the foreign subsidiary's tangible assets. An accounting policy election is available to account for the tax effects of GILTI either as a current period expense when incurred, or to recognize deferred taxes for book and tax basis differences expected to reverse as GILTI in future years. We have elected to account for the tax effects of GILTI as a current period expense when incurred.
charge of $\$ 3.8$ billion (comprised of U.S.
repatriation taxes and foreign withholding taxes $)$ and an estimated net deferred tax as finalized during the fiscal year mpact Juffelizo 2019 with no significant impact on inctord tax expense
Ans 3 legislative changes, as well as any other a U.S. Tax Act, may result in additional income


Earnings before income taxes consisted of the Earnings b
following:

| $\begin{aligned} & \text { Years ended } \\ & \text { June } 30 \end{aligned}$ | 2020 | 2019 | 2018 |
| :---: | :---: | :---: | :---: |
| United |  |  |  |
| States | \$10,338 | \$1,659 | \$ 9,277 |
| International | 5,496 | 4,410 | 4,049 |
| TOTAL | \$15,834 | \$6,069 | \$13,326 |

Income taxes consisted of the following:

| $\begin{aligned} & \text { Years ended } \\ & \text { June } 30 \end{aligned}$ | 2020 | 2019 | 2018 |
| :---: | :---: | :---: | :---: |
| CURRENT TAX EXPENSE |  |  |  |
| U.S. federal | \$1,266 | \$1,064 | \$3,965 |
| International | 1,769 | 1,259 | 1,131 |
| U.S. state and local | 292 | 191 | 213 |
|  | 3,327 | 2,514 | 5,309 |

Excess tax benefits from the exercise of stock options reflect the excess of actual tax benefits received on employee exercises of
stock options and other share-based stock options and other share-based
payments (which generally equals the income taxable to the employee) over the amount of tax benefits that were calculated at the grant dates of such instruments.
Tax benefits credited to shareholders' equity totaled $\$ 18$ for the year ended June 30, 2020. This primarily relates to the tax effects of certain adjustments to pension obligations and unrealized foreign exchange losses recorded in stockholders' equity, partially offset by the tax effects of net investment hedges. Tax costs charged to shareholders' equity totaled $\$ 80$ for the year ended June 30, 2019. This primarily relates to the tax effects of net investment hedges and certain adjustments to pension obligations
recorded in stockholders' equity. recorded in stockholders' equity.
Prior to the passage of the U.S. Tax Act, the

| U.S. federal | 39 | $(296)$ | $(1,989)$ |
| :--- | :---: | :---: | :---: | :---: |
| International <br> and other | $\frac{(635)}{(596)}$ | $\frac{(115)}{(411)}$ | $\frac{145}{(1,844)}$ |
| TOTAL TAX <br> EXPENSE | $\$ 2,731$ <br> $\$ 2,103$ | $\xlongequal{\$ 3,465}$ |  |

A reconciliation of the U.S. federal statutory
ncome tax rate to our actual effective income tax rate is provided below:

| $\frac{\text { Years ended June }}{30}$ | 2020 | 2019 | 2018 |
| :---: | :---: | :---: | :---: |
| U.S. federal statutory income tax rate | 21.0 \% | 21.0 \% | 28.1 \% |
| Country mix impacts of foreign operations | (0.1)\% | (0.5)\% | (4.7)\% |
| State income taxes, net of federal benefit | 1.4 \% | 2.6 \% | 1.4 \% |
| Excess tax benefits from the exercise of stock options | (1.6)\% | (3.8)\% | (0.4)\% |
| Tax benefit from simplification of legal entity structure | (1.4)\% | - \% | \% |
| Foreign derived intangible income deduction (FDII) | (1.0)\% | (2.2)\% | \% |
| Changes in uncertain tax positions | 0.1 \% | (0.3)\% | (0.3)\% |
| Goodwill impairment | - \% | 22.8 \% | - \% |
| Net transitional impact of U.S. Tax Act | - \% | - \% | 4.5 \% |
| Other | (1.2)\% | (4.9)\% | (2.6)\% |
| EFFECTIVE INCOME TAX RATE | 17.2 \% | 34.7 \% | 26.0 \% |

Country mix impacts of foreign operations includes the effects of foreign subsidiaries earnings taxed at rates other than the U.S statutory rate, the U.S. tax impacts of nonU.S. earnings repatriation and any net mpacts of intercompany transactions. Changes in uncertain tax positions represe hanges in our n year tax positions.
 undistributed earnings of its foreign subsidiaries were considered indefinitely hvested and accordingly, no deferred taxes were provided. Pursuant to the provisions of the U.S. Tax Act, these earnings were subjected to a one-time transition tax. This charge included taxes for all U.S. income axes for the portion of those earnings which are no longer considered indefinitely invested We have not provided deferred taxes on We have not provided deferred taxes on considered permanently reinvested.
A reconciliation of the beginning and ending A reconciliation of the beginning and ending liability for uncertain tax positions is as
follows:
$\frac{\text { Years ended June } 30}{\text { BEGINNING OF }} \xrightarrow{2020} \xrightarrow{2019} \xrightarrow{2018}$
 increases in tax

| positions for prior |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| years | 60 | 85 | 26 |

Decreases in tax
positions for prior
years
Increases in tax
positions for

| current year | 82 | 71 | 87 |
| :--- | :--- | :--- | :--- |

Settlements with
taxing authorities
taxing authorities
limitations $\quad$ (12) (27) (20)
Currency
$\begin{array}{llll}\text { translation } & \frac{(7)}{(2)} & \left(\begin{array}{l}\text { (5) } \\ \text { END OF YEAR } \\ \$ 485 \\ \$ 470\end{array}\right. & \end{array}$
ncluded in the total liability for uncertain tax positions at June 30,2020 is $\$ 278$ that, ing on the ultimate resolution, could mpact the effective tax rate in future periods. The Company is present in approximately 70 countries and over 150 taxable jurisdictions
and, at any point in time, has $40-50$ jurisdictional audits underway, at various stages of completion. We evaluate our tax positions and establish liabilities for uncertain tax positions that may be challenged by local authorities and may not be fully sustained, despite our belief that the underlying tax positions are fully supportable. Uncertain tax positions are reviewed on an
ngoing basis and are adjusted in light of hanging facts and circumstances, including rogress of tax audits, developments in case aw and the closing of statutes of limitation. Such adjustments are reflected in the tax provision as appropriate. We have tax years pen ranging from 2008 and forward. We are generally not able to reliably estimate the ultimate settlement amounts until the close of he audit. Based on information currently month period, audit activity could be
 multiple jurisdictions for which we have crued existing liabilities of approximately 560 , including interest and penalties.
We recognize the additional accrual of any ossible related interest and penalties relating possible related interest and penalties relating income tax expense. As of June 30, 2020, 2019 and 2018, we had accrued interest of $\$ 141, \$ 133$ and $\$ 99$ and accrued penalties of 17, \$17 and \$15, respectively, which are not ncluded in the above table. During the fiscal years ended June 30, 2020, 2019 and 2018, we recognized \$39, \$40 and \$22 in interest expense and $\$ 1, \$ 2$ and $\$ 5$ in penalties expense, respectively

| Deferred income tax assets and liabilities were comprised of the following: |  |  |
| :---: | :---: | :---: |
| As of June 30 | 2020 | 2019 |
| DEFERRED TAX ASSETS |  |  |
| Pension and postretirement benefits | \$ 1,602 | \$ 1,591 |
| Loss and other carryforwards | 875 | 1,007 |
| Stock-based compensation | 398 | 421 |
| Accrued marketing and promotion | 353 | 334 |
| Fixed assets | 218 | 232 |
| Lease liabilities | 190 |  |
| Unrealized loss on financial and foreign exchange transactions | 64 | 73 |
| Inventory | 27 | 41 |
| Accrued interest and taxes | 20 | 15 |
| Other | 829 | 931 |
| Valuation allowances | (486) | (442) |
| TOTAL | \$4,090 | \$4,203 |

DEFERRED TAX
LIABILITIES

| Goodwill and intangible assets | \$ 5,775 | \$ 6,506 |
| :---: | :---: | :---: |
| Fixed assets | 1,485 | 1,413 |
| Lease right-of-use assets | 185 | - |
| Unrealized gain on financial and foreign exchange transactions | 169 | 147 |
| Foreign withholding tax on earnings to be repatriated | 118 | 239 |
| Other | 366 | 351 |
| TOTAL | \$8,098 | \$ 8,656 |

NOTE 6
EARNINGS PER SHARE
Basic net earnings per common share are Balculated by dividing Net earnings attributable to Procter \& Gamble less preferred dividends (net of related tax
benefits) by the weighted average number of common shares outstanding during the year. For fiscal years 2020 and 2018, Diluted net earnings per common share are calculated by ividing Net earnings attributable to Procter \& Gamble by the diluted weighted average number of common shares outstanding during the year. The diluted shares include the dilutive effect of stock options and other stockbased awards based on the treasury stock enhod (see Note 7) and (he assu

For fiscal year 2019, Diluted net earnings per common share do not include the assumed onversion of preferred stock because to do so would have been antidilutive, due to the ower Net earnings driven by the Shave Care mpairment charges (see Note 4). Therefore, Diluted net earnings per common share are calculated by dividing Net earnings attributable to Procter \& Gamble less referred dividends (net of related tax benefit) by the diluted weighted average number of the diluted shares include the dilutive effect stock options and other stock-based wards based on the treasury stock method.
mounts in millions of dollars except per share
mounts or as otherwise specified.
The Procter \& Gamble Company 51
ollows:

| Years ended June |  |  |  |
| :---: | :---: | :---: | :---: |
| $\underline{30}$ | 2020 | 2019 | 2018 |
| CONSOLIDATED |  |  |  |
| Net earnings | \$13,103 | \$3,966 | \$9,861 |
| Less: Net earnings attributable to noncontrolling interests | 76 | 69 | 111 |
| Net earnings attributable to P\&G | 13,027 | 3,897 | 9,750 |
| Less: Preferred dividends, net of tax | 263 | 263 | 265 |
| Net earnings attributable to P\&G available to common shareholders (Basic) | \$12,764 | \$3,634 | \$9,485 |
| Net earnings attributable to P\&G available to common shareholders (Diluted) | \$13,027 | \$3,634 | \$9,750 |
| SHARES IN |  |  |  |
| Basic weighted average common shares outstanding | 2,487.1 | 2,503.6 | 2,529 |
| Add: Effect of dilutive securities |  |  |  |
| Impact of stock options and other unvested equity awards (1) | 52.7 | 35.9 |  |
| Conversion of preferred shares (2) | 86.0 | - | 94 |
| Diluted weighted average common shares outstanding | 2,625.8 | $\underline{\text { 2,539.5 }}$ | 2,656. |
| NET EARNINGS PER SHARE |  |  |  |
| Basic | \$ 5.13 | \$ 1.45 | \$ 3.75 |
| Diluted | \$ 4.96 | \$ 1.43 | \$ 3.67 |

(1) Weighted average outstanding stock options
of approximately 6 million in 2020,13
million in 2019 and 48 million in 2018 were not included in the Diluted net earnings per share calculation because the options
were out of the money or to do so would have been antidilutive (i.e., the assumed proceeds upon exercise would have exceeded the market value of the underlying
common shares).
Despite being included in Diluted net earnings per common share, the actual conversion to common stock occurs when the preferred shares are sold. Shares may only be sold after being allocated to the ESOP participants pursuant to the repayment of the ESOP's obligations through 2035. In fiscal year 2019, weighted average
outstanding preferred shares of 90 million were not included in the Diluted net earnings per share calculation because to do so would have been antidilutive, due to lower Net earnings driven by the Shave Care impairment charges (see Note 4).
Net earnings per share are calculated on Net earnings attributable to Procter \& Gamble.


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|  | A summary of options |
| :---: | :---: |
| compensation | outstanding under the |
| expense is included | plans as of June 30, |
| as part of Cost of | 2020 and activity |
| products sold and | during the year then |
| SG\&A in the | ended is presented |
| Consolidated | below: |
| Statement of |  |
| Earnings and |  |
| includes an estimate |  |
| of forfeitures, which is | Options Options <br> thousar |
| based on historical | Options thousar |
| data. Total expense | Outstanding, |
| and related tax | beginning of |
| benefit were as | year 164,74 |
| follows: | Granted 14,27 |
| Years | Exercised (28,72 |
| $\frac{\text { Years }}{\text { andor }}$ | Exercised $\mathbf{( 2 , 7 2}$ |



Amounts in millions of dollars except per share
mounts or as othenwise specified.
The Procter \& Gamble Company 53
mitigate the dilutive We maintain The impact of options, Procter \& Gamble mpact of options, Procter \& Gamble RSUs and PSUs. Profit Sharing Trust
However, we have (Trust) and Employee However, we have (Trust) and Employee
historically made Stock Ownership adequate made Stock (ESOP) to $\begin{array}{ll}\text { discretionary } & \text { provide a portion of } \\ \text { purchases, based on } & \text { the funding for the }\end{array}$
cash availability, U.S. DC plan and market trends and other retiree benefits ther factors, to offset (described below). other factors, to offset (described below).
the impacts of such Operating details of activity. the ESOP are
$\begin{array}{ll}\text { NOTE } 8 & \begin{array}{l}\text { provided at the end of } \\ \text { this Note. The fair }\end{array} \\ \text { POSTRETIREMENT } & \begin{array}{l}\text { value of the ESOP }\end{array}\end{array}$ provided at the end of POSTRETIREMENT value of the ESOP
BENEFITS AND Series A Shares BENEFITS AND Series A shares EMPLOYEE STOCK allocated
OWNERSHIP PLAN participants reduces We offer various our cash contribution postretirement $\begin{aligned} & \text { required to fund the } \\ & \text { benefits to our U.S. DC plan. }\end{aligned}$ to benefits to ou mployee U.S. DC Defined

Benefit Defined
Contribution and Other Retir Retirement Plans Benefits
We have defined We offer defined contribution plans, benefit retirement which cover the pension plans to majority of our U.S. certain employees. employees, as well as prese benerts relate ther countries outside the U.S, and These plans are fully to a lesser extent, funded We generally plans assumed in make contributions to previous acquisitions participants' accounts covering U.S. based on individual employees.
base salaries and We also provide years of service. certain other retiree total global defined benefits, primarily contribution expense health care, for the was $\$ 317, \$ 272$ and majority of our U.S. 292 in 2020, 2019 employees who $\begin{array}{ll}\text { and } \\ \text { respectively. } 2018, & \text { become eligible for } \\ \text { these benefits when }\end{array}$ Uspectively. these benefits when The primary U.S. they meet minimum defined contribution age and service plan (the U.S. DC requirements.
plan) comprises the Generally, the health majority of the care plans require expense for the cost sharing with Company's derined stres and pay a For the U.S. DC plan, expenses, reduced the contribution rate by deductibles and is set annually. Total other coverages. contributions for this These benefits are plan approximated primarily funded by $14 \%$ of total ESOP Series B participants' annual shares and certain wages and salaries in other
2020, 2019 and 2018. contributed by the Company.

4 The Procter \& Gamble Company

| Obligation and Funded Status. The following provides a reconciliation of benefit obligations, plan assets and funded status of these defined benefit plans: |  |  |  |
| :---: | :---: | :---: | :---: |
| Years ended | Pension Benefits ${ }^{(1)}$ |  | Other Ret |
|  | 2020 | 2019 | 2020 |
| CHANGE IN BENEFIT obligation |  |  |  |
| Benefit obligation at beginning of year (3) | \$17,037 | \$15,658 | \$ 4,964 |
| Service cost | 247 | 259 | 100 |
| Interest cost | 276 | 339 | 160 |
| Participants' contributions | - 11 | 12 | 74 |
| Amendments | s | 9 | (136) |
| Net actuarial loss/(gain) | 951 | 1,587 | (85) |
| Acquisitions | - | 49 | - |
| Special termination benefits | 11 | 13 | 2 |
| Currency translation and other | (218) | (283) | (64) |
| Benefit payments | (557) | (606) | (245) |
| BENEFIT OBLIGATION AT END OF YEAR ${ }^{(3)}$ | N | \$17,037 | \$4,770 |
| CHANGE IN PLAN ASSETS |  |  |  |
| Fair value of plan assets at beginning of year | \$11,382 | \$11,267 | \$5,096 |
| Actual return |  |  |  |




The service cost
component of the ne
periodic benefit cos
is included in the
Consolidated
Statements of
Earnings in Cost of
products sold and
SG\&A. All other
included in the
included in
Consolidated
Statements of of
Earnings in Other
non-operating
income/(expense),
net, unless otherwise noted.
Amounts expected to
$\begin{array}{lll}\text { be amortized } & \text { from } \\ \text { AOCI } & \text { into } & \text { net }\end{array}$

|  | Pension Benefits |  | Other Retiree Benefit |  |
| :---: | :---: | :---: | :---: | :---: |
| Net actuarial loss | \$ | 401 | \$ |  |
| Prior service cost/(credit) |  | 25 |  |  |

Amounts in millions of
dollars except per share
amounts or as otherwise
specified
specified.
56 The Procter \& Gamble
Company
Assumptions. We
determine our
actuarial assumptions
on an annual basis.
These assumptions
are weighted to
reflect each country
that may have an
impact on the cost of
providing retirement
b e n e f it s . The
weighted average
assumptions used to
determine benefit
obligations recorded
on the Consolidated
Balance Sheets as of
June 30, were as
follows: (1)
follows: (1)
As of June $30 \begin{array}{ll}\frac{\text { Pension Benefits }}{2020} \frac{2019}{2020} & \frac{\text { Other Retiree Ben }}{2020} \frac{201}{205}\end{array}$
Discount rate $\overline{1.5 \%} \overline{1.9 \%} \overline{3.1} \overline{3.7}$
Rate of
$\begin{array}{lllll}\text { increase } & 2.5 & \% & 2.6 & \%\end{array}$ N/A
Health care
cost trend
ates
$\begin{array}{lllllll}\text { assumed for } & & & & & \\ \text { next year } & \text { N/A } & \text { N/A } & 6.6 & \% & 6.6\end{array}$
Rate to which
the health
are cost
rend rate is
decline
ultimate
N/A N/A 4.9 \% 4.9
Year that the
ate reaches
frend rate N/A N/A 2026
(1) Determined as of
end of fiscal year.

The weighted

used to determine net
benefit cost recorded
on the Consolidated
Statement
Earnings for the
years ended June 30
were as follows:
Pension Benefits Other Retire

|  | 2020 | 2019 | 2018 | 2020 |  |
| :--- | :--- | :--- | :--- | :--- | :--- |

Discount rate $\overline{1.9} \% \frac{}{2.5 \%} \frac{2.4}{2.5} \frac{20}{3.2}$
Expected
eturn on plan
assets
Rate of
$\begin{array}{lllllll}\text { increase } & 2.6 & 2.6 & \% & 3.0 & \% & \text { N/A N }\end{array}$

1) Determined as of
begin
year.
For plans that make
up the majority of our
Company,
Company calculates
and the related
mpacts on service
and interest costs
using specific spot
rates along the
corporate bond yield
curve. For the
remaining plans, the
Company determines
amounts
weighted a single
discount rate derived
rom the corporate
bond yield curve used
to measure the plan
obligations.
Several factors are
plans, these factors
plans, these factors
nclude $\left.\begin{array}{c}\text { historical } \\ \text { rates of return of }\end{array}\right]$
rates of return of
equity and
indices and
projected long-term
ates of return
bbtained from
pension investment
consultants. The
expected long-term
rates of return for
plan assets are $8 \%$
$5 \%-6 \%$ for bonds.
For other retire
benefit plans, the
expected plans, the
expected long-term
rate of return reflects
hat the assets are
comprised primarily
of Company stock.
The expected rate of
eturn on Company
stock is based on the
sock is based on the
projected
ong-term projected
eturn of $8.5 \%$ and
eflects the historic
pattern of returns.
Assumed health care
cost trend rates could
have a significant
effect on the amounts
eported for the oth
A one percentage
point change in
assumed health car
ost trend rates
would have the
ollowing effects:

|  | One- <br> Percentage Point Increase |  | ne <br> entage <br> Decreas |
| :---: | :---: | :---: | :---: |
| Effect on the total service and interest cost components | 56 | \$ | (43) |
| Effect on the accumulated postretirement benefit obligation | 669 |  | (543) |


manacers'


| Insurance |
| :--- |
| contracts are |
| valued based on |
| either their cash |
| equivalent value or |
| models that project |
| future cash flows |
| and discount the |
| future amounts to |
| a present value |
| using market- |
| based observable |
| inputs, including |
| credit risk and |
| interest rate |
| c u r v e s. The |
| activity for Level 3 |
| assets is not |
| significant for all |
| years presented. |
| (4)Investments <br> valued using net <br> asset value as a a <br> practical expedient <br> are primarily equity |
| and fixed income |
| collective funds. |

Cash Total
Flows. benefit
Managemeptyments
$\begin{array}{ll}\text { estimate } & \text { expected } \\ \text { to be paid }\end{array}$
of cash to
requiremenparticipants,
and which
discretionariyclude
contributionssayment
for the funded
defined
from the
$\begin{array}{ll}\text { defined from the } \\ \text { benefit } & \text { Company's }\end{array}$
retirement assets
plans and and
other
etiree from the
benefit plans are
plans for as
the year follo
ending
June 30 , Years
2021, is ending June Pension Other Retire
$\$ 197$ and $30 \quad$ Benefits Benefits
\$44, EXPECTED
espectivel BENEFIT
Expected PAYMENTS
contributionz 2021 \$559 \$ 196
dependent 2022534
on many 2023556
variables, 2024
variables,
including $2024 \quad 5$
$\begin{array}{lll}\text { including } \\ \text { the } & 2025 & 608\end{array}$
variability 2026
of the $-20303,258 \quad 1,199$
market
value of
the plan
assets as
to the
benefit
obligation
and other
market or
market or
regulatory
conditions.
In
add
addition
we
into
consideration
our
investmen
opportunities
and
resultin
resulting
cash
equirements
Accordingly,
funding
may diffe
significantly
significa
from
current
current
Amounts in millions of
dollars except per share
amounts or as otherwise
specified.
8 The Procter \& Gamble
ompany
Employee For

| Stock purposes |
| :--- |
| Ownershipof |

Plan calculating
We diluted net
maintain earnings
the ESOP per
to provide common
funding share, the
for certain preferred
employee shares by
benefits held by
discussed the ESOP

```
the
are
receding considered
receding considered
paragraphscon from
The
borrowed NOTE
\(\begin{array}{ll}\text { borrowed NOTE } \\ \$ 1.0 & \text { RISK }\end{array}\)
\(\$ 1.0\)
ion in MANAGEMENT
989 and ACTIVITIES
the
proceeds FAIR
vere used value
MEASUREMENTS
Series A As a
ESOP multination
Convertible with
Class A with
referred diverse
Stock to product
und a offerings,
portion of exposed
D plan. to market
Principal risks,
and such as
inderest changes
equirementis interes
of the rates,
borrowing currency
were paid exchange
the rates and
Trust from prices.
dividends We
the We
referred evaluate
shares ox from on a
advances centralized
provided basis
by the take
ompany. advantage
\(\begin{array}{ll}\text { of natura } \\ \text { he } & \\ \text { exposure }\end{array}\)
borrowing correlation
f \(\quad \$ 1.0\) and
billion has netting.
been To the
epaid in choose to
full, and choose
advances volatility
fom the volatility
Company associated
of \(\$ 33\) with
outstandinq exposures
une 30, various
Each financial
share is transactions
share is that we
at the account
option of for using
he holder the
into one applicable
share of accounting
Company's for
ommon derivative
stock. The instrum
dividend and the hedging
current activities
year was These
equal to financial
the to transactions
the
\(\begin{array}{ll}\text { common } & \text { governed } \\ \text { stock } & \text { gover }\end{array}\)
dividend by ou
of \(\$ 3.03\) policies
er share. covering
The acceptable
liquidation counterparty
value is exposure,
Sh.82 per
types and
share. types
In 1991, hedging
the ESOP practices.
borrowed
borrowed
an
dditional Company
elects to
do so and
The if the
proceeds instrum
were used meets
to used certain
purchase specified
Series B accounting
ESOP criteria,
Convertible management
Class A designate
Preferred instruments
Stock to
Stock to instrument
fund a as
portion of flow
etiree hedges,
\(\begin{array}{ll}\text { health } & \text { fair value } \\ \text { hedges or }\end{array}\)
benefits. net
These investment
hese hedges
shares, et of the We record
net of the derivative
ESOP's derivative
debt, are instruments
considered fair
plan
```







| DERIVATIVES NOT DESIGNATED AS HEDGING INSTRUMENTS |  |  |  |
| :---: | :---: | :---: | :---: |
| Foreign currency contracts | 5,986 | \$ 6.431 | \$ 23 |
| TOTAL DERIVATIVES |  |  |  |
|  |  |  |  |
| AT FAIR |  |  |  |
| VALUE | \$16,956 | \$17,309 | \$318 |
| All derivative assets |  |  |  |
| are presented in Prepaid expenses |  |  |  |
|  |  |  |  |
| and other current |  |  |  |
| assets or | Other |  |  |
| noncurrent assets. All |  |  |  |
| derivative | labilities |  |  |
| are presented in |  |  |  |
| liabilities or Other |  |  |  |
|  |  |  |  |
| noncurrent liabilities. |  |  |  |
|  |  |  |  |
| interestderivative $\quad$ rate |  |  |  |
|  |  |  |  |
| assetliability directly |  |  |  |
| offsets the cumulativeamount of the fair |  |  |  |
|  |  |  |  |
| value hedging |  |  |  |
| in the carrying |  |  |  |
|  |  |  |  |
| amountunderlying of |  |  |  |
|  |  |  |  |
| obligation. Thecarrying amount of |  |  |  |
|  |  |  |  |
| the underlying debt |  |  |  |
| $\begin{array}{lr}\text { obligation, } & \text { which } \\ \text { includes } & \text { the }\end{array}$ |  |  |  |
|  |  |  |  |
| unamortized discount |  |  |  |
| or premium and thefair value adjustment, |  |  |  |
|  |  |  |  |
| was $\$ 7.4$ billion and |  |  |  |
|  |  |  |  |
| $\$ 7.9$ billion as ofJune 30,2020 and |  |  |  |
| 2019, respectively. In |  |  |  |
| addition to the foreigncurrencyderivative |  |  |  |
|  |  |  |  |
| contracts designated |  |  |  |
| as net investmenthedges, certain of our |  |  |  |
|  |  |  |  |
| foreign currency |  |  |  |
|  |  |  |  |
| denominatedinstruments |  |  |  |
| designated as net |  |  |  |
| investment | edges. |  |  |
| The carrying value of those debt |  |  |  |
|  |  |  |  |
| instruments |  |  |  |
| designated as netinvestment hedges, |  |  |  |
|  |  |  |  |
| which includes the |  |  |  |
| adjustment for theforeigncurrency |  |  |  |
|  |  |  |  |
| $\begin{array}{ll}\text { foreign } & \text { currency } \\ \text { transaction } \\ \text { gain or }\end{array}$ |  |  |  |
| loss on those |  |  |  |
| instruments, was$\$ 16.0$ billion and |  |  |  |
|  |  |  |  |
| \$17.2 billion as of |  |  |  |
| June 30, 2020 and |  |  |  |
| 2019, respectively. |  |  |  |
| All of the Company'sderivative assets and |  |  |  |
|  |  |  |  |
| derivative assets and liabilities are |  |  |  |
| measured at fairvalue that is derived |  |  |  |
|  |  |  |  |
| from observable |  |  |  |
| market data, |  |  |  |
| including interest rateyield curves and |  |  |  |
|  |  |  |  |
| yield curves and foreign exchange |  |  |  |
| rates, ${ }_{\text {and }}^{\text {are }}$ areclassified as |  |  |  |
|  |  |  |  |
| within the fair value |  |  |  |
| hierarchy. The |  |  |  |
| Company recognizestransfers between |  |  |  |
|  |  |  |  |
| levels within the fair |  |  |  |
| value hierarchy, if |  |  |  |
|  |  |  |  |
| ach quarter. There were no transfers |  |  |  |
|  |  |  |  |
| between levels during he periods |  |  |  |
|  |  |  |  |
| resented. In |  |  |  |
| addition, there was |  |  |  |
|  |  |  |  |
| within the Level ${ }^{3}$ |  |  |  |
| assets and liabilities |  |  |  |
|  |  |  |  |
| esented. Except for |  |  |  |
|  |  |  |  |
| Gillette indefiniteved intangible asset |  |  |  |
|  |  |  |  |
| here were no |  |  |  |
|  |  |  |  |
| bilities that were re- |  |  |  |
|  |  |  |  |
| elasured at fair |  |  |  |
| curring basis during |  |  |  |
|  |  |  |  |
| me 30, 2020 and |  |  |  |
|  |  |  |  |
| Before tax aains/(losse |  | ount of |  |



|  | $\frac{\text { As of June }}{30}$ |  | 2020 |  | 2019 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| NOTE 10 | LONG- |  |  |  |  |
| SHORT- | TERM |  |  |  |  |
| TERM | DEBT |  |  |  |  |
| AND | 1.90\% |  |  |  |  |
| LONG- |  |  |  |  |  |
| TERM | USD note |  |  |  |  |
| DEBT | due |  |  |  |  |
|  | October |  |  |  |  |
| As of June | 2020 | \$ | 600 | \$ | 600 |




| Long-term debt |  |  |  |
| :---: | :---: | :---: | :---: |
| maturities |  |  |  |
| during the |  |  |  |
| next five |  |  |  |
| fiscal |  |  |  |
| years are |  |  |  |
| as follows: |  |  |  |
|  |  |  |  |
| Years |  |  |  |
| ending |  |  |  |
| June 30 2021 | 2022 | 2023 | 2024 |
| Debt |  |  |  |
| The |  |  |  |
| Procter \& |  |  |  |
| Gamble |  |  |  |
| Company |  |  |  |
| fully and |  |  |  |
| unconditionally |  |  |  |
| guarantees |  |  |  |
|  |  |  |  |
| registered |  |  |  |
| debt and |  |  |  |
| securities |  |  |  |
| issued by |  |  |  |
| its 100\% |  |  |  |
| owned |  |  |  |
| finance |  |  |  |
| subsidiaries. |  |  |  |

Amounts in millions of
Amounts in millions o
ollars except per shar
dollars except per share

2 The Procter \& Gamble
Company

NOTE 11
CCUMULATED
OTHER
COMPREHENSIVE
NCOME/(LOSS)
The table below
presents the changes
Accumulated other
comprehensive
ncome/(loss)
attributable to Procte
\& Gamble (AOCI), including
reclassifications ou
of AOC
Changes in Accumulated Other Compr

benefits:
amounts reclassified from
reclassified from
AOCI into Other
AOCl into Othe
non-operating
income, net and
included in the
included in the
computation of
net periodic
postretirement
costs (see Note 8
for additional
details)
NOTE 12 as most of
LEASES the leases
The do
provide
Company $\begin{aligned} & \text { provide } \\ & \text { an implicit }\end{aligned}$
determines an implicit
whether a borrowing
contract rate. Ou
contains a operating
lease at agreements
the
the agreement do not
inception a conta
contract any
by material
determining gua
if the restrictive
onveys covenants.
he right The
to rontrol Company
he use of does not
dentified have any
property, material
plant or finance
equipment
leases or
sublease
equipment
for ases or
a sublease
activities.
period of
time in The
exchange Company
ox or incurred
consideratidpase
We lease expen
$\begin{array}{ll}\text { certain for } \\ \text { ceal } & \text { operating } \\ \text { real }\end{array}$
operating
leases of
machinery, \$347,
equipment, $\$ 341$ and
vehicles
and office
$\$ 340$
during the
and office during
equipment years
for varying ended
periods. June 30 ,
periods. June 30,
Many of 2020,
these
2019 and
$\begin{array}{ll} & 2019 \\ & \\ & \\ \text { lese } & 2018\end{array}$
nclude an respectively.
option to Total cash
option
either
paid fo
renew or amounts
erminate or included
the lease.
For measuremen
purposes of lease
of liabilities
calculating during
year
$\begin{array}{ll}\text { lease } & \text { year } \\ \text { liabilities, } & \text { ended }\end{array}$
$\begin{array}{ll}\text { liabilities, } & \begin{array}{l}\text { ended } \\ \text { June } 30, \\ \text { hese } \\ 2020 \\ \text { was }\end{array}\end{array}$
are $\quad \$ 271$.
are
Short-
within the term
within the term
lease
leases,
term defined as
when it leases
with initial
$\begin{array}{ll}\text { has } & \text { with initial } \\ \text { become } & \text { terms of }\end{array}$
reasonably 12 months
certain or less,
hat the are not
Company reflected
$\begin{array}{lll}\text { will } & \text { on the } \\ \text { exercise } & \text { Consolidated }\end{array}$
$\begin{array}{ll}\text { exercise } & \begin{array}{l}\text { Consolida } \\ \text { Buch }\end{array} \\ \text { Balance }\end{array}$
such Balance
Sheets.
ptions. Sheets
The
Lease
he Lease
Lerementa expense
borrowing for such
orrowing for such
short-term
rate
ate stilized to leases is
calculate not
calculate not
our lease material.
liabilities The most
iabilites The most
on the assets in
the ass
available leasing
availab
at
comm
commencrifleate
date, real
estate and
vehicles
For
purpose
of
calculating
lease
lease
liabilities
for
Amounts in millions of
dollars except per share mollars except per share specified.

The Procter \& Gamble
Company 63




Amounts in millions of
-
4 The Procter \& Gamble
party liabilities
uppliers. acquire Due to the The
proprietary following
nature of table
$\begin{array}{ll}\text { nature } & \text { of table } \\ \text { many } & \text { of present }\end{array}$
many of present
our
the
and
processes, purchase
certain price
$\begin{array}{ll}\text { supply } & \text { related to } \\ \text { contracts } & \text { the Merck }\end{array}$
ontain OTC
penalty business
provisions as of the
or early date
We do not ac
expect to
ncur
penalty millions
payments Current
under
mese Property
that would equipment
materially Intangible
affect our assets
fosition, Goodwill
results of Other non-
operations current assets
or cash Total Assets
flows. Acquired $\$ 4,966$
Litigation
Current
re
liabilities
\$ 232
$\begin{array}{ll}\text { subject, } \\ \text { from time } & \text { Deferred } \\ \text { income taxe }\end{array}$
to time, to income taxes 763
$\begin{array}{ll}\text { certain } & \begin{array}{l}\text { Non-curre } \\ \text { legal } \\ \text { liabilities }\end{array}\end{array}$ 94
legal liabilit
and
claims
Liabilities
\$1,089
of our Noncontrolling
business, Interest (1)
\$ 169
which
which $\begin{aligned} & \text { cover } \\ & \text { wide }\end{aligned}$ at Assets
Acquired
\$ 3,708
range of (1) Represents
matters, a 48\%
including minority
antitrust
and trade interest
regulation, in the
$\begin{array}{ll}\text { product } & \text { Merck } \\ \text { India }\end{array}$
$\begin{array}{ll}\text { advertity, } & \begin{array}{l}\text { India } \\ \text { company. }\end{array} \text {. }\end{array}$
contracts, The
environmeraeqquisition
and $\quad \$ 2.1$
and
trademark billion in
matters, goodwill,
employmenapproximately
matters \$180
and tax. millio
While
onsiderablexpected
uncertainty to be
exists, in deductible exists,
the
opinio
pinion of purposes
managemeast of acquisition
and our acquisition
counsel, date.All of
the
ultimate gas
resolution
of the allocated
to the
lawsuits Health
$\begin{array}{ll}\text { lawsuits } & \text { Care } \\ \text { and } & \text { Segme }\end{array}$
claims will Segmen
not The
materially purchase
nancial allocation
osition, to Merck
results of OTC's operations identifiable


| "Iluvivuau | relauonsmips |
| :--- | :--- |
| assets | with |
| acquired | health |
| and | care |
| liabilities | professionals, |
| assumed. | retailers |
| The | and |
| allocation | distributors. |
| is | based |
| on the |  |
| final |  |
| determination |  |


| QUARTERLY RESULTS (UNAUDITED) |  |  |  |
| :---: | :---: | :---: | :---: |
| Quarters Ended |  | Sep 30 | De |
| NET SALES | $\begin{aligned} & \text { 2019- } \\ & 2020 \end{aligned}$ | \$17,798 | \$18,2 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 16,690 | 17,4 |
| OPERATING INCOME | $\begin{aligned} & \text { 2019- } \\ & 2020 \end{aligned}$ | 4,290 | 4,4 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 3,554 | 3,¢ |
| GROSS MARGIN | $\begin{aligned} & \text { 2019- } \\ & 2020 \end{aligned}$ | 51.0 \% | 5 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 49.2 \% | 4 |
| EARNINGS/(LOSS): |  |  |  |
| Net earnings/(loss) | $\begin{aligned} & 2019- \\ & 2020 \end{aligned}$ | 3,617 | 3,7 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 3,211 | 3,2 |
| Net earnings/(loss) attributable to Procter \& Gamble | $\begin{aligned} & 2019- \\ & 2020 \end{aligned}$ | 3,593 | 3,7 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 3,199 | 3,1 |
| DILUTED NET EARNINGSI(LOSS) |  |  |  |
| SHARE (1) ${ }^{(2)}$ | 2020 | \$ 1.36 | \$ 1 |
|  | $\begin{aligned} & 2018- \\ & 2019 \end{aligned}$ | 1.22 | 1 |

(1) Diluted net
earnings/(loss) pe
share is calculated
on
on
earnings/(loss) attributable to
Procter \& Gamble.
Diluted
earnings/(loss) per share in each computed
the using average number of shares outstanding during that quarter while Diluted ne earnings/(loss) per share for the full year is computed
using the weighted average number of shares outstanding during the year. In the quarter ended June 30, 2019, the Company reported $\mathrm{a} \quad \mathrm{Net}$
attributable P\&G, driven by the
Shave Care impairmen
charges discussed in Note 4. This our equity antidilutive for the full year (preferred shares) and for the quarter ended June 30, 2019 (preferred shares
and
equity awards). Because these securities were dilutive
during the first during the firs
three quarters of this fiscal year, the sum of the fou quarters' Diluted
net earnings/(loss) per share will not equal the full-year Diluted earnings
common share


Amounts in millions of
Amounts in millions of
dollars except per share
amounts or as otherwise
specified
6 The Procter \& Gamble
ompany

PART III
tem 10. and the
Directors, section
Officers Delinquent

rights under all of the Company's equity compensation plans s of June 30, 2020 e following plans The Procter Gamble 1992 Stock Gamble The Procter \& Gamble 2001 Stock and Incentive Compensation Plan;
The Procter \& Gamble 2003 Non Employee Directors' Stock Plan; The Procter \& Gamble 2009 Stock and centiv
Compensation Plan Procter \&
Gamble 2014 Stock and Incentive Compensation Plan and The Procter \& and The Procter \& and Incentive Compensation Plan.

| Plan Category | (a) <br> Number of securities to be issued upon exercise of outstanding options, warrants and rights |
| :---: | :---: |
| Equity compensation plans approved by security holders |  |
| Options | 149,915,111 |
| Restricted Stock Units (RSUs)/Performance Stock Units (PSUs) | 9,814,991 |
| TOTAL | 159,730,102 |

above, only The 2019 Stock and Incentive Compensation Plan (the "2019
Plan") allows for future grants of securities. The maximum number of shares that may the 2019 Plan is approximately 187 approximately (inclusive of
unissued sha unissued shares
that were carried
over from the
Procter \& Gamble
Company 2014
Stock and
Incentive
Compensation
Plan), plus any
shares of Commo
Stock subject to
outstanding
2014 Plan that are
forfeited, cancelled
or otherwise
terminated witho
the issuance of
shares of Common
Stock as set forth
in the 2019 Plan
Stock options and
rights are counted
on a one-for-on
basis while full
value awards
(such as RSUs
and PSUs) will be
counted as five
counted for each
share awarded.
Total shares
available for future
available for future
this plan is 166
million.
exercise price of
outstanding
options only.

The Procter \& Gamble
Company 67

Additional of the
informationCorporate
equired Governance
by this section
em is entitled
incorporateDirector
reference and
to the Review


| $\begin{aligned} & \text { Inc } \\ & \text { yea } \\ & \text { Jun } \\ & 201 \end{aligned}$ |  |
| :---: | :---: |
| $\begin{aligned} & \text { Cor } \\ & \text { Bal } \\ & \text { as } \\ & 202 \end{aligned}$ | Consolidated Balance Sheets as of June 30, 2020 and 2019 |
| $\begin{aligned} & \text { Cor } \\ & \text { Sta } \\ & \text { Sha } \\ & \text { Eq } \\ & \text { end } \\ & 202 \\ & 201 \end{aligned}$ | Consolidated <br> Statements of Shareholders' Equity - for years ended June 30 , 2020, 2019 and 2018 |
| $\begin{aligned} & \text { Cor } \\ & \text { Sta } \\ & \text { Cas } \\ & \text { yea } \\ & \text { Jun } \\ & 201 \end{aligned}$ | Consolidated <br> Statements of Cash Flows - for years ended June 30, 2020, 2019 and 2018 |
|  | Notes <br> Consolidated <br> Financial <br> Statements |
|  | Financial Statement Schedules: |
| These omitted the ab conditi which required the inf forth Conso | se schedules are ted because of absence of the ditions under they are ired or because information is set solidated |
| Financi or Note | ncial Statements otes thereto. |
|  | EXHIBITS |
| Exhibit | (3- Amended <br> 1) - Articles of Incorporation (as amended by shareholders at the annual meeting on October 11, 2011 and consolidated by the Board of Directors on April 8, 2016) (Incorporated by reference to Exhibit (31) of the Company's Annual Report on Form 10-K for the year ended June 30, 2016). |
|  | (3-2) - Regulations (as approved by the Board of Directors on April 8, 2016, pursuant to authority granted by shareholders at the annual meeting on October 13, 2009) (Incorporated by reference to Exhibit (32) of the Company's Annual Report on Form 10-K for the year ended June 30, 2016). |
| Exhibit | bit (4- Indenture, <br> 1) - dated as of September 3, 2009, between the Company and Deutsche Bank Trust Company Americas, as Trustee (Incorporated by reference to Exhibit (41) of the Company's Annual Report on Form 10-K for the year ended June 30, 2015). |
|  | (4-2) - The Company agrees to furnish to the Securities and |


|  | Exchange Commission, upon request, a copy of any other instrument defining the rights of holders of the Company's long-term debt. |
| :---: | :---: |
| (4-3) - | Description of the <br> Company's <br> Common <br> Stock <br> (Incorporated <br> by reference <br> to Exhibit (4- <br> 3 ) of the <br> Company's <br> Annual <br> report on <br> Form 10-K <br> for the year <br> ended June <br> 30, 2019). |
| (4-4) - | Description of the <br> Company's 0.625\% <br> Notes due 2024, <br> 1.200\% <br> Notes due <br> 2028, and <br> 1.875\% <br> Notes due <br> 2038 <br> (Incorporated <br> by reference <br> to Exhibit (4- <br> 4) of the <br> Company's <br> Annual <br> report on <br> Form 10-K <br> for the year <br> ended June <br> $30,2019)$. |
| (4-5) - | Description of the <br> Company's <br> 4.125\% EUR <br> notes due <br> December <br> 2020, <br> 4.875\% EUR <br> notes due <br> May 2027, <br> 6.250\% GBP <br> notes due <br> January <br> 2030, and <br> 5.250\% GBP <br> notes due <br> January <br> 2033 <br> (Incorporated <br> by reference <br> to Exhibit (4- <br> 5) of the <br> Company's <br> Annual <br> report on <br> Form 10-K <br> for the year <br> ended June <br> 30, 2019). |
| (4-6) - | Description of the <br> Company's <br> 0.500\% <br> Notes due <br> 2024 and <br> 1.250\% <br> Notes due <br> 2029 <br> (Incorporated <br> by reference <br> to Exhibit (4- <br> 6) of the <br> Company's <br> Annual <br> report on <br> Form 10-K <br> for the year <br> ended June <br> $30,2019)$. |

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(4-7) - Description of the Company's
$1375 \%$ Notes
$1.375 \%$ Notes
due 2025 and
1.800\% No
due 2029
(Incorporated
by reference to
Exhibit (4-7) of
the Company's
Annual report
on Form 10-K
ror tne year
ended June 30,
2019).
(4-8) - Description of the Company's
$1.125 \%$ Notes due 2023
(Incorporated
by reference to
Exhibit (4-8) of the Company's on Form 10-K for the year ended June 30 , 2019).
(4-9) - Description of the Company's
$2.000 \%$ Notes 2.000\% Notes due 2021
(Incorporated
by reference to
by reference to
Exhibit (4-10) of
Exhibit (4-10) of
the Company's
Annual report
on Form 10-K
for the year
ended June 30,
2019).
(4-10) - Description of
the Company's
2.000\% Notes
due 2022
(Incorporated
by reference to
by reference to
Exhibit ( $4-11$ ) of
the Company's
Annual report
on Form 10-K
for the year
ended June 30,
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Exhibit (10- The Procter \&

1)     - Gamble 200

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Exhibit (10-1) of
the Company's
Annual Report
on Form 10-K
for the year
ended June 30
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and terms and
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(Incorporated
by reference to
Exhibit (10-1) of
the Company's
Form 10-Q for
the quarter
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December 31,
2013).
(10-2) - The Procter \&
Gamble 1992
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Stock Plan (as
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was originally
adopted by the
shareholders at
the annual
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Exhibit (10-2) of
the Company's
Annual Report
on Form 10-K
on Form 10-K
for the year
for the year
ended June 30
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(10-3) - The Procter \&
Gamble
Executive
Group Life
Policy
(Incorporated
by reference to
Exhibit $(10-3)$ of
the Company's
Annual Report
on Form 10-K
for the year
ended June 30
ended J
2018).*
(10-4) - Summary of th
Company's
Retirement Plan
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Program
(Incorporated
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Exhibit (10-8) of

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(10-5) - Summary of the
Company's
Long-Term
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by reference to
Exhibit $(10-3)$ of
Exhibit (10-3) of
the Company's
Form 10-Q for
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and terms and
and terms
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(Incorporated
by reference to
Exhibit (10-6) of
the Company's
Annual report
on Form 10-K
ended June 30,
2019).*
(10-6) - The Procter \&
Gamble
Gamble
Company
Company
Executive
Deferred
Compensation
Plan
(Incorporated
by reference to
Exhibit (10-2) of
Exhibit (10-2) of
the Company's
Form 10-Q for
the quarter
ended March
31, 2020).*
(10-7) - Summary of the
Company's
Short Term
Achievement
Reward
Program
(Incorporated
(Incorporated
by reference to
Exhibit (10-4) of
the Company's
Form 10-Q for
the quarter
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December 31
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and terms and
conditions
(Incorporated
by reference to
Exhibit (10-2) of
Exhibit (10-2) of
the Company's
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the quarter
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September 30,
2015).*
(10-8) - Company's
Company's
Separation
Agreement \&
Agreement \&
Release
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(Incorporated
by reference to
by reference to
Exhibit (10-1) of
Exhibit (10-1) o
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the quarter
ended March
ended March
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(Incorporated
by reference to
Exhibit (10-6) of
the Company's
Form 10-Q for
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2019).*
(10-9) -
Summary of
personal
benefits
available to
certain officers
and non-
employee
directors
directors
(Incorporate
(Incorporated
by reference to
Exhibit $(10-3)$ of
Exhibit (10-3) of
the Company's Form 10-Q for the quar
ended September 30, 2018).*
(10-10) - The Gillette
Company
Executive Life
Insurance
Program
(Incorporated
by reference to
Exhibit (10-14)
of the
of the
Company's
Annual Report
on Form 10-K
for the year ended June 30,
2017). *
(10-11) - The Gillette
Company
Personal
Personal
Financial
Planning
Reimbursement
Reimburse
Program
(Incorporated
by reference to
Exhibit (10-15)
Exhibit
of the
Company's
Annual Report
on Form 10-K
on Form 10
ended June 30,
2017). *
(10-12) -
The Gillette
Compan
Executive
Financial
Planning
Program
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by reference to
by reference to
Exhibit $(10-16)$
Exhibit (10
of the
Company's
Annual Report
on Form 10-K
on Form 10-k for the year
ended June 30 ended Jun
(10-13) - The Gillette
Company
Estate
Preservation
(Incorporated
(Incorporated
by reference to Exhibit (10-17) of the Company's Annual Report on Form 10-K
for the year for the year
ended June 30 , 2017). *
(10-14) - The Gillette
Company
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Plan
Incorporated (Incorporated
by reference to
by reference to
Exhibit (10-18)
Exhibit (10-18
of the
of the
Company's
Annual Report
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on Form 10-K
for the year
ended Ju
(10-15) -
Senior
Executive
Recoupment
Policy
(Incorporated
by reference to
Exhibit (10-19)
of the
of the
Company's
Annual Report
on Form 10-K
for the year
for the year
ended June 30,
2018).*
(10-16) - The Gillette
Company
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(Incorporated
by reference to
Exhibit (10-20)
Exhibit (12-2
of the
of the
Company's
Annual Report
on Form 10-K
on form 10-
ended June 30,
2017). *
(10-17) - $\begin{aligned} & \text { The Procter \& } \\ & \text { Gamble } 2009\end{aligned}$
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Stock and
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shareholders at
the annual
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Exhibit (10-21)
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Company's
Annual Report
on Form 10-K
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and Leadership
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Incentive
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Procter \&
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Gamble 1992
Stock Plan, The
Procter \&
Procter \&
Gamble 1992
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Version),
Gillette
Company
Company 2004
Long-Term
Incentive Plan
and the Gillette
Company 1971
Company 19
Stock Option
Plan
(Incorporated
Exhibit (10-21)
of the
Company's
Annual Report
on Form 10-K
for the year
ended Jun

The Procter \& Gamble
(10-18) - The Procter \&
The Procter \&
Gamble 2009
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Incentive
Compensation
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the Company
Form 10-Q for
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(10-19) -
The Procter \&
Gamble
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Stock Program
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Exhibit (10-3) of
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Form 10-Q for
the quarter
ended March
31, 2020
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(Incorporated by
reference to
Exhibit (10-22)
Exhibit (10-22)
of the
Company's
Annual Report
on Form 10-K
on Form 10-K
for the year
ended June 30
ended Jun
2019).*
(10-20) - The Procter \&
Gamble 2013
Non-Employee
Directors' Stock
Plan


|  | Gamble 2014 <br> Stock and Incentive <br> Compensation Plan <br> (Incorporated by reference to Exhibit (10-1) of the Company Form 10-Q for the quarter ended December 31, 2019). * |
| :---: | :---: |
| (10-24) - | The Procter \& Gamble 2019 Stock and Incentive Compensation Plan - Additional terms and conditions. * + |
| (10-25) - | The Procter \& Gamble 2019 Stock and Incentive Compensation Plan - Related correspondence * + |
| Exhibit (21) - | Subsidiaries of the Registrant. + |
| Exhibit (23) - | Consent of Independent Registered Public Accounting Firm. + |
| Exhibit (31) - | Rule 13a- <br> 14(a)/15d-14(a) <br> Certifications. + |
| Exhibit (32) - | Section 1350 <br> Certifications. + |
| Exhibit (99-1) - | Summary of Directors and Officers Insurance Program. + |
| 101.INS (1) | Inline XBRL Instance Document |
| 101.SCH (1) | Inline XBRL <br> Taxonomy Extension Schema Document |
| 101.CAL (1) | Inline XBRL <br> Taxonomy Extension Calculation Linkbase Document |
| 101.DEF (1) | Inline XBRL <br> Taxonomy Definition Linkbase Document |
| 101.LAB (1) | Inline XBRL <br> Taxonomy Extension Label Linkbase Document |
| 101.PRE (1) | Inline XBRL <br> Taxonomy Extension Presentation Linkbase Document |
| 104 | Cover Page Interactive Data File (formatted in Inline XBRL and contained in Exhibit 101) |
| (1) | Pursuant to Rule 406T of Regulation S-T, these interactive data files are deemed not filed or part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933 or Section 18 of the Securities Exchange Act of 1934 and otherwise are not subject to liability. |
|  | Compensatory plan or arrangement. Filed herewith. |

tem 16. Form $10-\mathrm{K}$
Summary.
Not applicable

## SIGNATURES

Pursuant to the requirements of Section 13 or $15(\mathrm{~d})$ of
$\begin{array}{ll}\text { the } & \text { Securities } \\ \text { Exchange } & \text { Act of }\end{array}$
1934, the registrant
has duly caused this
report to be signed on
its behalf by the
undersigned,
thereunto duly
authorized in the city
of Cincinnati, State of Ohio.

THE
PROCTER
GAMBLE
GAMBLE
/s/ DAVID S.
By TAYLOR
(David S.
Taylor)
Chairman of
the Board,
President
Executive
Officer
August
2020
Pursuant to the
requirements of the
Securities Exchange
Act of 1934, this
report has been
signed below by the
following persons in
the capacities and on
the dates indicated.
Signature
Signat
Chairman
of the
Board, Presiden and Chief Executive Is/ DAVID S. Officer

| $\begin{array}{clr}\text { TAYLOR }\end{array}$ | (Principal | August |
| :---: | :--- | ---: |
| (David S. | Executive | 06, |
| Taylor) | Officer) | 2020 |

Vice
Chairman
Chief Operating
Officer and Officer
Chief Financial
Officer

| Is/ JON R. | Offic |
| :---: | :---: |
| MOELLER | (Principal |
| (Jon R. | Financial |

Controller
and
Treasurer
and Group
Vice
President -
Company
Is/ VALARIE $\begin{gathered}\text { Transitio } \\ \text { Leader }\end{gathered}$
SHEPPARD
(Principal August
Accounting
Valarie

$\frac{I_{s l} \text { FRANCIS }}{}$

| S. BLAKE |
| :--- |
| $\begin{array}{c}\text { (rancis S. } \\ \text { Blake) }\end{array}$ |

$\frac{\text { Is/ ANGELA }}{\frac{\text { F. BRALY }}{\text { (Angela } F .}}$
August
06,
$\begin{array}{ccr}\begin{array}{c}\text { F. BRALY } \\ \text { (Angela F. F. } \\ \text { Braly) }\end{array} & \text { Director } & 06 \\ & 2020\end{array}$

| $\frac{\text { ls/ AMY L. }}{}$ |  |  |
| :---: | ---: | ---: |
| CHANG |  | Augus |
| (Amy L. | Dhang) | Director |
|  | 2020 |  |

$\begin{array}{llr}\frac{\mathrm{Is} / \mathrm{SCOTT}}{} & & \text { Augus } \\ \frac{\text { D. COOK }}{} & & 06 \\ \begin{array}{llr}\text { (SCottD. } \\ \text { Cook) }\end{array} & \text { Director } & 2020\end{array}$
/s/ JOSEPH
JIMENEZ
Jimenez)
$\frac{\text { Is/ TERRY J. }}{\text { LUNDGREN }}$ (Terry J.
August
06 ,
CHRISTINE
$\xrightarrow{M C} \stackrel{\text { M }}{\text { A. }}$ THY
August


The Procter \& Gamble

EXHIBIT INDEX Exhibit $\frac{\text { (3- }}{\text { 1) }}$ - Amended

$\frac{2009)}{(\text { Incorporate }}$


Exhibit (4-

(4-2) - The Company
agrees to
furnish to the
Securities and
Securities an
Exchange
Commission,
upon request, a
upon request, a
copy of any
other instrument
defining the
rights of holders
of the
Company's
long-term debt.
(4-3)

(4-4) -

Exhibit (4-4) of

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ended June 30
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(4-5) -
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| (10-5) |  |
| 0-6) |  |
| (10-7) |  |
| (10-8) |  |

2 The Procter \& Gamble Company
(10-9) - Summary of the

(10-10).




| Company |
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| $\frac{\text { Personal }}{}$ |
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$\frac{\text { Company's }}{}$
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on Form 10-K
for the for the year
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10-12).
Company Senior
Executive Company
Executive
Financial $\frac{}{\frac{\text { Exinancial }}{}}$ $\frac{\text { Planning }}{\frac{\text { Program }}{\text { (Incorporat }}}$ Incorporated by
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Exhibit | Exnibit |
| :--- |
| Of $\begin{array}{l}\text { Company's } \\ \text { Annual Rep } \\ \text { on Form 10, } \\ \text { on the } \\ \text { fonded Jun }\end{array}$ |

(10-13) | for the year |
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| ended June 30 |
| 2017). |
| $\begin{array}{l}\text { The } \\ \text { Company Estlette } \\ \text { Come }\end{array}$ |

Company Estate
Preservation
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 10-14) -

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| (10-17). |  |
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|  | $\begin{aligned} & \text { Company's } \\ & \text { Annual Report } \\ & \text { on Form 10-K } \end{aligned}$ |
|  | $\begin{aligned} & \text { for the year } \\ & \text { forded June 30, } \\ & \text { 2017), and the } \\ & \text { Requations of } \end{aligned}$ |
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|  | $\frac{\text { Incentive }}{\text { Incenten }}$ |
|  | $\begin{aligned} & \text { Compensation } \\ & \text { Plan } \\ & \text { Procter Te \& } \end{aligned}$ |
|  | Gamble 2001 <br> Stock and |
|  | $\frac{\text { Incentive }}{\text { Comens }}$ |
|  | $\frac{\text { Compensation }}{\text { Plan, The }}$ |
|  | $\frac{\text { Gamble }}{\text { Sto }}$ - 1992 |
|  | $\frac{\text { Procter }}{}$ |
|  | Gamble  |
|  | $\frac{\text { Belcium }}{\text { (ersion) }}$ |
|  | Gillete |
|  | Company 2004 |
|  | $\begin{aligned} & \text { Incentive Plan } \\ & \text { and the Gillete } \end{aligned}$ |
|  | $\frac{\text { Company } 1971}{\text { Stock Option }}$ |
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|  | $\frac{\text { Incorporated by }}{\text { line }}$ |
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|  | Company's |
|  | on Form 10-K |
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|  | $\underline{\text { ended }}$ |
| (10-18) - |  |
|  | Stock and |
|  | $\frac{\text { Incentive }}{\text { Compensation }}$ |
|  | Plan-Additional |
|  | terms ${ }_{\text {conditions }}$ and |
|  | related |
|  | correspondence (Incorporated by |
|  | reference ${ }_{\text {Exher }}$ to |
|  | the Company |
|  | Form 10-0 |
|  | the quarter |
|  | ended |
|  | 2013). |
| (10-19) - | $\frac{\text { The Procter \& }}{\text { Gamble }}$ |
|  | $\frac{\text { Performance }}{\text { Stock Program }}$ |
|  | Summary |
|  | 俍 |
|  | Exhibit (10-3) of |
|  | Form 10-0 for |
|  | the quar |
|  | ended 31. 2020) |
|  | related |
|  | $\frac{\text { Correspondence }}{\text { and terms and }}$ |
|  | conditions |
|  | (Incorporated by |
|  | $\begin{aligned} & \frac{\text { Exhibit }}{}(10-22) \\ & \text { of } \\ & \text { the } \end{aligned}$ |
|  | Company's |
|  | $\frac{\text { Annual Report }}{\text { On Form }} 10-\mathrm{K}$ |
|  | for the year |
|  | endod. June 30 |
| (10-20)- | $\frac{\text { The Procter }{ }^{\text {Gamble }} \text { ( } 2013}{}$ |
|  | Non-Employee <br> Directors' Stock |
|  | Plan |
|  | $\frac{\text { lncorporated by }}{\text { lo }}$ |
|  | Exhibit (10-3) of |
|  | $\frac{\text { the Company's }}{\text { Eorm } 10-0 \text { for }}$ |
|  | the |
|  | ${ }_{\text {ended }}^{\text {Decem }}$ |
|  | 2013). |
| (10-21) - | The Procter \&Gamble $\quad 2014$ <br> Stock <br> Ind <br> Incentive |



| Exhibit (23)- | Consent Independent Registered Public Accounting Firm |
| :---: | :---: |
| Exhibit (31)- | $\frac{\text { Rule } \quad 13 \mathrm{a}-}{\frac{14(\mathrm{a}) / 15 \mathrm{~d}-14(\mathrm{a})}{}} \begin{aligned} & \text { Certifications. } \end{aligned}$ |
| Exhibit (32)- | $\begin{array}{ll} \text { Section } 1350 \\ \hline \text { Certifications. } \end{array}$ |
| The Procter Con | \& Gamble mpany 73 |
| $\text { Exhibit } \frac{(99-}{1)}$ | $\begin{aligned} & \frac{\text { Summary of }}{\text { Directors }} \\ & \begin{array}{l} \text { and Officers } \\ \hline \text { Insurance } \\ \text { Program. }+ \end{array} \end{aligned}$ |
| 101.INS (1) | Inline XBRL Instance Document |
| 101.SCH (1) | Inline XBRL <br> Taxonomy <br> Extension <br> Schema <br> Document |
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| 104 | Cover Page Interactive Data File (formatted in Inline XBRL and contained in Exhibit 101) |
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|  | Filed herewith. |

