# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

## FORM 8-K

CURRENT REPORT
Pursuant to Section 13 or 15(d) of
the Securities Exchange Act of 1934

Date of Report (date of earliest event reported): August 7, 2019

# **Huntsman Corporation**

(Exact name of registrant as specified in its charter)

**Delaware** (State or Other Jurisdiction of Incorporation) **001-32427** (Commission File Number)

**42-1648585** (IRS Employer Identification No.)

10003 Woodloch Forest Drive The Woodlands, Texas (Address of principal executive offices)

77380 (Zip Code)

## **Huntsman International LLC**

(Exact name of registrant as specified in its charter)

**Delaware** (State or other jurisdiction of incorporation)

333-85141 (Commission File Number) 87-0630358 (IRS Employer Identification No.)

10003 Woodloch Forest Drive The Woodlands, Texas (Address of principal executive offices)

77380 (Zip Code)

Registrant's telephone number, including area code: (281) 719-6000

# Not applicable

(Former name or former address, if changed since last report)

Che	eck the appropriate box below if the I	Form 8-K filing is intended to simultaneously satisfy the	filing obligation of the registrant uno	der any of the following provisions:								
	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)											
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)											
	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))											
	Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))											
Sec	curities registered pursuant to Section	12(b) of the Act:										
	Registrant	Title of each class	Trading Symbol	Name of each exchange on which registered								
	Registrant Huntsman Corporation Huntsman International LLC	Title of each class  Common Stock, par value \$0.01 per share  NONE	Trading Symbol HUN NONE	Name of each exchange on which registered New York Stock Exchange NONE								
	Huntsman Corporation Huntsman International LLC icate by check mark whether the regi-	Common Stock, par value \$0.01 per share NONE strant is an emerging growth company as defined in Rule	HUN NONE	on which registered  New York Stock Exchange  NONE								
	Huntsman Corporation Huntsman International LLC	Common Stock, par value \$0.01 per share NONE strant is an emerging growth company as defined in Rule	HUN NONE	on which registered  New York Stock Exchange  NONE								

### Item 2.02. Results of Operations and Financial Condition.

On August 7, 2019, we issued a press release announcing the signing of an Equity and Asset Purchase Agreement, by and between our wholly-owned subsidiary, Huntsman International LLC, as Seller, and Indorama Ventures Holdings L.P., as Buyer, and Indorama Ventures Public Company Limited, as Buyer Guarantor (the "Purchase Agreement') to sell our chemical intermediates business, including PO/MTBE and our surfactants business (the Transaction'). A copy of the press release is furnished herewith as Exhibit 99.1.

We will hold a conference call to discuss the Transaction on Thursday, August 8, 2019 at 9:00 a.m. ET.

Participant dial-in numbers: Domestic callers: (877) 402-8037 International callers: (201) 378-4913

Webcast link: https://78449.themediaframe.com/dataconf/productusers/hun/mediaframe/31912/indexl.html

The conference call will be accompanied by presentation slides that will be accessible via the webcast link and our investor relations website, ir.huntsman.com. Upon conclusion of the call, the webcast replay will be accessible via our website.

The press release includes certain unaudited select historical financial information which reflects our continuing operations and treats the chemical intermediates and surfactants businesses as discontinued operations. The information furnished pursuant to this Item 2.02 shall in no way be deemed to be "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, or otherwise subject to the liability of that section.

### Item 9.01. Financial Statements and Exhibits

The following exhibits are being filed as part of this report:

Exhibit Number								
99.1 104	Press Release dated August 7, 2019. The cover page from this Current Report on Form 8-K, formatted in Inline XBRL.							
	2							

### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, as amended, the registrant has duly caused this Current Report to be signed on its behalf by the undersigned hereunto duly authorized.

HUNTSMAN CORPORATION HUNTSMAN INTERNATIONAL LLC

BY:/s/ DAVID M. STRYKER

David M. Stryker
Executive Vice President, General Counsel and Secretary

Date: August 7, 2019





FOR IMMEDIATE RELEASE

August 7, 2019 The Woodlands, TX NYSE: HUN Media: Gary Chapman (281) 719-4324 Investor Relations: Ivan Marcuse (281) 719-4637

# Huntsman Agrees to Sell its Chemical Intermediates and Surfactants Businesses to Indorama Ventures for \$2.1 Billion

THE WOODLANDS, Texas – Huntsman Corporation (NYSE: HUN) announced today it has entered into a definitive agreement to sell its chemical intermediates businesses, which includes PO/MTBE, and its surfactants businesses to Indorama Ventures in a transaction valued at \$2.076 billion, comprising a cash purchase price of \$2.0 billion plus the transfer of up to approximately \$76 million in net underfunded pension and other post-employment benefit liabilities. The \$2.076 billion transaction value represents an LTM adjusted EBITDA multiple of approximately 8.0 times, which includes retained SG&A costs of about \$30 million, a portion of which Huntsman expects to eliminate over time. Under the terms of the agreement, Indorama Ventures would acquire Huntsman's manufacturing facilities located in Port Neches, Texas; Dayton, Texas; Chocolate Bayou, Texas; Ankleshwar, India; and Botany, Australia. The transaction is subject to regulatory approvals and other customary closing conditions and is expected to close near year-end.

Peter Huntsman, Chairman, President and CEO commented:

"This transaction further transforms Huntsman's balance sheet and future. It accelerates our ability to expand more in areas both downstream and complementary to our portfolio. This is another milestone in our stated strategy to focus more on our downstream and specialty businesses where we will generate more stable margins and consistent, strong free cash flow. We are committed to retaining our strong investment grade balance sheet, repurchasing our shares, investing in organic research and select capacity expansions and acquiring strategic assets that are accretive to our earnings and create shareholder value.

"For Indorama Ventures, they will be acquiring a strong EO/PO derivatives business with a very experienced workforce and management team. This is also a transformational opportunity for Indorama Ventures that provides them hundreds of product grades and thousands of customers. Huntsman looks forward to continuing to work with Indorama Ventures as a customer and manufacturing partner through long-term commercial arrangements, including propylene oxide supply.

"Huntsman intends to accelerate share repurchases under its existing \$1 billion multi-year authorization after the close of this transaction."

Aloke Lohia, Group CEO of Indorama Ventures, commented:

"This acquisition is a momentous propellant in our journey towards our stated goal of being a global, diversified chemicals company with multiple, and related earnings streams."

BofA Merrill Lynch served as Huntsman's financial advisor and Kirkland & Ellis LLP is acting as its legal advisor.

### Conference Call & Webcast Information

We will hold a conference call to discuss the agreement to sell our chemical intermediates and surfactants businesses on Thursday, August 8, 2019 at 9:00 a.m. ET.

Participant dial-in numbers:

Domestic callers: (877) 402-8037 International callers: (201) 378-4913

Webcast link: https://78449.themediaframe.com/dataconf/productusers/hun/mediaframe/31912/index1.html

The conference call will be accompanied by presentation slides that will be accessible via the webcast link and Huntsman's investor relations website, ir.huntsman.com. Upon conclusion of the call, the webcast replay will be accessible via Huntsman's website.

### Select Pro Forma Financial Information (Unaudited)

(\$ in millions)	1Q18		2Q18		2Q18 YTD		FY18		1Q19		2Q19		2Q19 YTD		2Q19 LTM	
Segment Revenues:																
Polyurethanes	\$	1,025	\$	1,117	\$	2,142	\$	4,282	\$	924	\$	1,014	\$	1,938	\$	4,078
Performance Products		319		343		662		1,301		300		299		599		1,238
Advanced Materials		279		292		571		1,116		272		275		547		1,092
Textile Effects		200		227		427		824		189		215		404		801
Corporate and Eliminations		15		(2)		13		81		(16)		(19)		(35)		33
Total	\$	1,838	\$	1,977	\$	3,815	\$	7,604	\$	1,669	\$	1,784	\$	3,453	\$	7,242
Constant Product EDITED A.																
Segment Adjusted EBITDA: Polyurethanes	\$	230	6	220	\$	450	\$	809	S	124	\$	156	\$	280	\$	639
	3		\$		Þ		Þ		3		Þ		3	280 87	3	
Performance Products		45		59		104		197		45		42				180
Advanced Materials		59		62		121		225		53		55		108		212
Textile Effects		26		29		55		101		22		28		50		96
Corporate, LIFO and Other		(44)		(40)		(84)		(171)		(40)		(36)		(76)		(163)
Total	\$	316	\$	330	\$	646	\$	1,161	\$	204	\$	245	\$	449	\$	964
Adjusted EBITDA Reconciliation:																
Net income (loss)	\$	350	\$	623	\$	973	\$	650	\$	131	\$	118	\$	249	\$	(74)
Net income attributable to noncontrolling interests	Ψ	(76)	Ψ	(209)	Ψ	(285)	Ψ	(313)	Ψ	(12)	Ψ	(8)	Ψ	(20)	Ψ	(48)
Net income (loss) attributable to Huntsman	_	(70)	_	(209)		(203)	_	(313)		(12)	_	(8)	_	(20)		(40)
Corporation	\$	274	\$	414	\$	688	S	337	\$	119	\$	110	\$	229	\$	(122)
Interest expense from continuing operations, net	Ψ	27	Ψ	29	Ψ	56	Ψ	115	Ψ	30	ψ	29	Ψ	59	Ψ	118
Income tax expense (benefit) from continuing operations		37		(12)		25		45		45		38		83		103
Depreciation and amortization from continuing		3,		(12)		23		13		13		50		05		103
operations		62		63		125		255		67		69		136		266
Interest, income taxes, depreciation and amortization		02		03		123		233		07		0)		150		200
from discontinued operations		65		131		196		210		28		37		65		79
Acquisition and integration expenses and purchase		05		131		170		210		20		37		0.5		1,7
accounting adjustments		1		7		8		9		1		_		1		2
EBITDA from discontinued operations		(226)		(512)		(738)		(171)		(51)		(72)		(123)		444
Noncontrolling interest of discontinued operations		55		188		243		232		(31)		(72)		(123)		(11)
Fair value adjustments to Venator Investment		-		-		213		62		(76)		18		(58)		4
Loss on early extinguishment of debt		_		3		3		3		23		-		23		23
Expenses associated with merger		_		1		1		2						-		1
Certain legal and other settlements and related expenses																
(income)		2		1		3		1						_		(2)
Amortization of pension and postretirement actuarial		2		•		5										(2)
losses		16		16		32		67		17		16		33		68
Restructuring, impairment, plant closing and transition		10		10		52		07		17		10		55		00
costs (credits)		3		1		А		(6)		1				1		(9)
Adjusted EBITDA	\$	316	S	330	\$	646	S	1,161	s	204	S	245	S	449	\$	964
Aujusteu EDIIDA	Э	310	Þ	330	Þ	046	Þ	1,101	Þ	204	Þ	243	Þ	449	Э	904

Note: The pro forma financials do not reflect the impact of certain supply and service agreements with the acquirer of the chemical intermediates and surfactants businesses.

Supplemental unaudited select historical information reflects the continuing operations of Huntsman Corporation and treats the chemical intermediates and surfactants businesses as discontinued operations.

### Non-GAAP Financial Measures

We use adjusted EBITDA to measure the operating performance of our business and for planning and evaluating the performance of our business segments through the exclusion of certain items that management believes are not indicative of the businesses' operational profitability and that may obscure underlying business results and trends. We provide adjusted EBITDA because we feel it provides meaningful insight for the investment community into the performance of our business. Adjusted EBITDA, as used herein, is not necessarily comparable to other similarly titled measures of other companies.

Adjusted EBITDA is computed by eliminating the following from net income (loss): (a) net income attributable to noncontrolling interests, net of tax; (b) interest; (c) income taxes; (d) depreciation and amortization (e) amortization of pension and postretirement actuarial losses (gains); (f) restructuring, impairment and plant closing costs (credits); and (g) further adjusted for certain other items set forth in the reconciliation of adjusted EBITDA to net income (loss).

### **About Huntsman:**

Huntsman Corporation is a publicly traded global manufacturer and marketer of differentiated and specialty chemicals with 2018 revenues of more than \$9\$ billion. Our chemical products number in the thousands and are sold worldwide to manufacturers serving a broad and diverse range of consumer and industrial end markets. We operate more than 75 manufacturing, R&D and operations facilities in approximately 30 countries and employ approximately 10,000 associates within our four distinct business divisions. For more information about Huntsman, please visit the company's website at <a href="https://www.huntsman.com">www.huntsman.com</a>.

### Social Media:

Twitter: <a href="www.twitter.com/Huntsman\_Corp">www.twitter.com/Huntsman\_Corp</a>
Facebook: <a href="www.facebook.com/huntsmancorp">www.facebook.com/huntsmancorp</a>
LinkedIn: <a href="www.linkedin.com/company/huntsman">www.linkedin.com/company/huntsman</a>

### Forward-Looking Statements:

Certain information in this release constitutes forward-looking statements within the meaning of Section 27A of the Securities Act of 1934. These statements are based on management's current beliefs and expectations. The forward-looking statements in this release are subject to uncertainty and changes in circumstances and involve risks and uncertainties that may affect the company's operations, markets, products, services, prices and other factors as discussed under the caption "Risk Factors" in the Huntsman companies' filings with the U.S. Securities and Exchange Commission. Significant risks and uncertainties may relate to, but are not limited to, volatile global economic conditions, cyclical and volatile product markets, disruptions in production at manufacturing facilities, reorganization or restructuring of Huntsman's operations, including any delay of, or other negative developments affecting the ability to implement cost reductions and manufacturing optimization improvements in Huntsman businesses and realize anticipated cost savings, and other financial, economic, competitive, environmental, political, legal, regulatory and technological factors. The company assumes no obligation to provide revisions to any forward-looking statements should circumstances change, except as otherwise required by applicable laws.