Carlsberg Breweries Group Annual Report 2017



As approved on the Company's Annual General Meeting on / 2018

Monica Gregers Smith Chairwoman of the meeting

Carlsberg Breweries A/S Ny Carlsberg Vej 100 1799 Copenhagen V Denmark CVR no. 25508343

MANAGEMENT REVIEW

FINANCIAL STATEMENTS

MANAGEMENT REVIEW

A good year for the Group	3
Financial review	5
Five-year summary	7
Earnings expectations	8
SAIL'22	9
Risk management	14
Corporate governance	16

CONSOLIDATED FINANCIAL STATEMENTS

Statements1	9
Notes2	24

PARENT COMPANY

Statements	39
Notes	93
Supervisory and Executive	
Board1()6

REPORTS

Management	statement	107
Auditor's repo	rt	108

A GOOD YEAR FOR The group

ACTIVITIES OF THE GROUP

The Carlsberg Breweries Group comprise the beverage activities in the Carlsberg Group. Carlsberg Breweries' activities are focused on the markets where the Group has the expertise and the right products to secure a leading position. Due to the variation of the markets, the contribution to growth, earnings and development within the Group differs, both at present and in the longer-term projections.

The Parent Company's main activities are investments in national and international breweries as well as license and export business. The Parent Company has retail bonds listed at the Luxembourg Stock Exchange.

HIGHLIGHTS 2017

The overriding priorities for 2017 were the execution of Funding the Journey and our SAIL'22 strategy. In particular, delivering on Funding the Journey was very important for enabling investments in our strategic priorities, thereby fuelling the future growth of the Group.

As a result of the good progress of the programme, the Group has been able to upwardly adjust the expected net benefits to around DKK 2.3bn.

This level of benefits means that more than half of the benefits is expected to improve operating profit by the end of 2018, while the remainder is being invested in supporting the SAIL'22 priorities. In 2017, Funding the Journey enabled SAIL'22 investments of around DKK 500m.

Funding the Journey as a specific programme will reach its conclusion by the end of 2018. However, the focus on efficiency and costs is here to stay and is being embedded as a way of living across the Group.

PROGRESS ON SAIL'22

SAIL'22 is progressing according to plan. The strategy was designed to get the Group back to growth by taking action in relation to our portfolio, capabilities and culture. The strategy has been well embraced by everyone in the Group, and during the year many activities were carried out in support of our well-defined strategic priorities. Examples of action in relation to the Group's portfolio include the further support of the craft & speciality portfolio, which achieved overall volume growth of 29%. A key enabler for premiumisation efforts in Western Europe is the Group's proprietary draught system Draught-Master™, and during the year the Group accelerated the roll-out of the system. In Asia, the Group continued the support of Tuborg, which once again proved its popularity with consumers, delivering 6% volume growth in the region in spite of a highly challenging Indian market.

Within capabilities, the Group introduced a new segmentation methodology, which is now being embedded across the markets, and increased professionalism within value management.

The Group is making good progress in developing a performance-driven culture, supported by the implementation of systematic and critical management reviews, aligning Company targets with incentives across the Group and improving management development. The Group is now two years into the journey and the results so far make us confident that SAIL'22 will generate organic top- and bottom-line growth going forward.

For more information on SAIL'22 initiatives in 2017, please read pages 9-13.

SIGNIFICANT DELEVERAGING



61.8bn Net Revenue DKK

Net revenue grew organically by 1% as a result of strong price/mix of 3%, driven by strong performance in Asia and Eastern Europe.

In reported terms, net revenue declined by 1%, impacted by disposals.

The strong price/mix offset the organic volume decline of 2%, which was impacted by lower volumes in Russia due to the PET downsizing.



9.0bn OPERATING PROFIT DKK

Operating profit grew organically by 8.7%. All three regions contributed positively to the growth.

The growth was driven by the strong price/mix and good progress of Funding the Journey, including value management.

In reported terms, operating profit was up 8.0%. The small positive currency impact was offset by the negative impact from disposals.



1.3bn Net profit DKK

Net profit was mainly impacted by the impairment of the Baltika brand due to changed market dynamics following the PET downsizing, our increased focus on local and regional brands and updated assumptions on interest rates. Net financials were positively impacted by the lower net debt and foreign exchange gains.



7.9 ROIC

Return on invested capital (ROIC) increased by 120bp. ROIC excluding goodwill was 17.3%, up 350bp.

The improvement in ROIC was mainly a result of the strong operating profit after tax.

All three regions delivered ROIC improvement, with particular strong growth in Asia.



1.34x NET DEBT/EBITDA

Net interest-bearing debt amounted to DKK 18.3bn, a decline of DKK 6.2bn compared with end of 2016.

The significant reduction in net debt was driven by the strong free cash flow of DKK 8.9bn.

Consequently, financial leverage, measured as net debt/EBITDA, declined to 1.34x.

FINANCIAL REVIEW

INCOME STATEMENT

price/mix of 3%.

provements.

Reported net revenue was DKK 61,808m

(2016: DKK 62,614m), a decline of 1% due to the net acquisition impact, mainly related

to the divestment of the German wholesaler

Nordic Getränke in 2017, the divestment of

Cost of sales amounted to DKK 30,325m

creased by 1%. In organic terms, cost of

sales per hl increased by approximately. 3%,

mainly due to overall cost inflation, product

Reported gross profit was DKK 31,483m

(2016: DKK 31,419m). The reported gross

of the positive price/mix and efficiency im-

Marketing expenses as a percentage of net

revenue were 9.7%, broadly in line with 2016.

to DKK 18.105m (2016: DKK 18.476m), and

Total sales and distribution expenses amounted

mix and the volume decline in Eastern Europe.

margin improved by 70bp to 50.9% as a result

(2016: DKK 31,195m). Cost of sales per hl in-

Carlsberg Malawi in 2016 and divestments of

entities in China in both years. In organic terms, net revenue grew by 1%, driven by a positive

STRONG SET OF RESULTS



Other operating activities, net, were DKK 178m, a decline of DKK 73m compared with 2016. Share of profit after tax in associates and joint ventures was DKK 231m, a decline of DKK 48m compared with 2016. The decline was mainly due to lower income in our business in Cambodia.

Operating profit before special items was DKK 8,962m (2016: DKK 8,301m). The 8.0% growth was driven by organic growth of 8.7% and a positive currency impact of 0.7%. The negative impact from disposals was -1.4%. All three regions delivered positive organic operating growth. The reported operating margin was up 120bp to 14.5% (2016: 13.3%). The organic growth in operating profit was higher than expected in last year's Annual Report.

Net special items (pre-tax) amounted to DKK -4,615m (2016: DKK +263m). Special items

were significantly impacted by an impairment of the Baltika brand in Russia of DKK 4.8bn. The impairment was made as a result of changed market dynamics following the PET downsizing, our increased focus in Russia on local and regional brands and, lastly, changed interest rate assumptions. More details can be found in section 2.3 of the consolidated financial statements. Special items were positively impacted by gains on disposals. A specification of special items is included in section 3.1 of the consolidated financial statements.

Financial items, net, amounted to DKK -774m against DKK -1,237m in 2016. Financial income amounted to DKK 809m (2016: DKK 925m), mainly impacted by foreign exchange gains, net, of DKK 485m. Financial expenses amounted to DKK -1,583m (2016: DKK -2,162m), primarily impacted by interest expenses of DKK -775m and fair value adjustments of financial instruments, net, of DKK -292m. Excluding currency gains and fair value adjustments, financial expenses, net, amounted to DKK 967m (2016: DKK 1,652m), positively impacted by the lower net interestbearing debt. Tax totalled DKK -1,485m against DKK -2,402m in 2016. The effective tax rate was 41.6%. Adjusted for the brand impairment, the effective tax would have been 29.1%.

Non-controlling interests were DKK 806m (2016: DKK 371m). The significant increase versus 2016 was mainly due to Chongqing Brewery, which grew earnings and in 2016 was impacted by impairment and restructuring.

The Carlsberg Breweries Group's share of consolidated profit was DKK 1,282m against DKK 4,554m in 2016. The significant decline was due to the impairment of the Baltika brand.

STATEMENT OF FINANCIAL POSITION

ASSETS

Total assets amounted to DKK 103.4bn at 31 December 2017 (2016: DKK 115.9), a decrease of DKK 12.5bn.

Intangible assets amounted to DKK 56.6bn at 31 December 2017, compared to DKK 65.5bn at 31 December 2016. The lower amount was due to the depreciation of the Russian rouble and the DKK 4.8bn impairment of the Baltika brand in Russia.

Property, plant and equipment decreased to DKK 23.9bn against DKK 25.6bn at 31 December 2016, mainly driven by depreciation of DKK 3.8bn and foreign exchange losses of DKK 1.2bn, offset by additions of assets of DKK 3.6bn.

Current assets declined by DKK 1.3bn to DKK 16.6bn, mainly impacted by decreases in inventories and trade receivables of DKK 1.0bn, due in part to less stocking at distributors in Russia following the Trade Law implementation as of 1 January 2017 and the disposal of Nordic Getränke.

LIABILITIES

Total equity amounted to DKK 39.3bn (DKK 43.4bn at 31 December 2016). DKK 36.7bn can be attributed to the shareholder in Carlsberg Breweries A/S and DKK 2.6bn to non-controlling interests.

Group financial performance

	-			Change	-	Change
Pro rata (million hl)	2016	Organic	Acq., net	FX	2017	Reported
Beer	116.9	- 3%	-1%	-	112.4	-4%
Other beverages	21.9	2%	- 6%	-	20.9	-4%
Total volume	138.8	-2%	-2%	-	133.3	-4%
DKK million						
Net revenue	62,614	1%	-2%	0%	61,808	-1%
Operating profit, before special items	8,301	8.7%	-1.4%	0.7%	8,962	8.0%
Operating margin (%)	13.3				14.5	120bp

The change in equity of DKK 4.6bn was mainly caused by the consolidated profit of DKK 2.1bn and retirement benefit obligations of DKK +1.3bn, offset by foreign exchange losses of DKK 3.8bn and dividend payments of DKK 2.3bn.

Liabilities amounted to DKK 64.1bn (DKK 72.5bn at 31 December 2016). The decline was mainly due to lower borrowings (DKK -6.1bn) and deferred tax and retirement benefit obligations (DKK -2.2bn).

Current liabilities decreased to DKK 25.2bn at 31 December 2017 versus DKK 34.2bn at 31 December 2016. The decline of DKK 9.0bn was predominantly due to lower short-term borrowings of DKK 8.3bn.

CASH FLOW

Free cash flow amounted to DKK 8,881m (2016: DKK 8,805m), driven by a strong cash flow from operating activities of DKK 11,855m against DKK 9,601m in 2016, an increase of DKK 2,254m. This increase was due to stronger earnings and a positive contribution from working capital.

Operating profit before depreciation, amortisation and impairment losses thus amounted to DKK 13,657m (2016: DKK 13,054m).

The change in trade working capital was DKK +756m (2016: DKK 1,043m). Average trade working capital to net revenue improved further and was -13.7% for 2017 compared to -12.5% for 2016. The change in other working capital was DKK +381m (2016: DKK -961m, im-pacted by pension obligations and a reclassification).

Restructuring costs paid amounted to DKK -364m (2016: DKK -407m). Net interest etc. paid amounted to DKK -403m (2016: DKK -988m). The significant decline was due to lower interest-bearing debt, repayment in November 2016 of the GBP 300m 7.25% coupon bond and in October 2017 of the EUR 1bn 3.375% coupon bond, as well as the settlement of financial instruments.

Corporation tax paid amounted to DKK -1,937m (2016: DKK -1,847m). The increase was mainly due to higher earnings and withholding tax paid.

Cash flow from investing activities was DKK -2,974m against DKK -796m in 2016. Operational investments totalled DKK -3,648m (2016: DKK -3,548m), including capital expenditures of DKK 3.8bn. Total financial investments amounted to DKK +674m (2016: DKK +2,752m). Once again in 2017, financial investments were positively impacted by the disposal of non-core assets, although at a much lower level than in 2016.

FINANCING

At 31 December 2017, total borrowings amounted to DKK 24.3bn and net interestbearing debt to DKK 18.3bn. The difference of DKK 6.0bn comprised other interest-bearing assets of DKK 2.5bn, and cash and cash equivalents of DKK 3.5bn.

The net interest-bearing debt to operating profit before depreciation and amortisation (EBITDA) ratio declined to 1.34x (1.88x at year-end 2016).

Of the total borrowings, 96% (DKK 23.3bn) were long term, i.e. with maturity of more than one year from 31 December 2017. In September, we successfully issued a 6-year EUR 500m bond with a coupon of 0.5%, the proceeds of which were used for general corporate purposes, including repayment of the EUR 1bn bond that matured on 13 October 2017.

Of the net financial debt, 93% was denominated in EUR and DKK (after swaps) and 96% of the gross debt was at fixed interest (fixedinterest period exceeding one year). The interest rate risk is measured by the duration of the net financial debt, for which our target is between two and five years. At 31 December 2017, the duration was 4.6 years, which was 0.9 higher than in 2016 (3.7). The increase was mainly due to the EUR bond issue in September.

FIVE-YEAR SUMMARY

	2017	2016	2015	2014	2013
Sales volumes, pro rata (million hl)			2015		2015
	112.4	116.9	120.3	122.8	119.7
Beer Other have a second					
Other beverages	20.9	21.9	21.5	21.0	19.7
DKK million					
Income statement					
Net revenue	61,808	62,614	65,354	64,506	64,350
Gross profit	31,483	31,419	31,925	31,781	32,930
Operating profit before amortisation,					
depreciation and impairment losses	13,657	13,054	13,354	13,723	13,963
Operating profit before special items	8,962	8,301	8,606	9,345	9,862
Special items, net	-4,615	263	-8,455	-1,245	-442
Financial items, net	-774	-1,237	-1,513	-1,169	-1,486
Profit before tax	3,573	7,327	-1,362	6,931	7,934
Corporation tax	-1,485	-2,402	-917	-1,883	-2,025
Consolidated profit	2,088	4,925	-2,279	5,048	5,909
Attributable to					
Non-controlling interests	806	371	344	524	478
Shareholder in Carlsberg Breweries A/S	1,282	4,554	-2,623	4,524	5,431
Statement of financial position					
Total assets	103,361	115,913	113,501	125,756	140,519
Invested capital	72,464	84,410	83,465	96,410	98,495
Invested capital excluding goodwill	30,173	39,752	41,401	52,070	49,535
Interest-bearing debt, net	18,347	24,569	30,272	35,261	33,407
Equity, shareholder in Carlsberg Breweries A/S	36,672	40,580	33,145	41,828	57,063

		2017	2016	2015	2014	2013
Statement of cash flows	-					
Cash flow from operating activities		11,855	9,601	9,943	7,452	8,397
Cash flow from investing activities		-2,974	-796	-3,200	-6,696	-7,985
Free cash flow		8,881	8,805	6,743	756	411
Investments						
Acquisition and disposal of						
property, plant and equipment and						
intangible assets, net		-3,688	-3,591	-3,486	-5,614	-4,621
Financial ratios						
Operating margin	%	14.5	13.3	13.2	14.5	15.3
Return on invested capital (ROIC)	%	7.9	6.7	6.4	7.3	7.6
Return on invested capital exclud-						
ing goodwill (ROIC excl. goodwill)	%	17.3	13.8	12.2	12.2	12.0
Equity ratio	%	35.5	35.0	29.2	33.3	40.6
Debt/equity ratio (financial gear-						
ing)	Х	0.47	0.57	0.82	0.78	0.55
Interest cover	Х	11.58	6.71	5.69	8.00	6.64
Dividend per share (proposed)	DKK	4,872	3,045	2,741	2,741	2,435
Payout ratio	%	190	33	nm	30	22
Employees						
Full-time employees (average)		41,349	41,985	47,382	46,738	38,611
					. <u> </u>	

EARNINGS EXPECTATIONS

GUIDING FOR Organic growth

In 2016 and 2017, the key focus was the delivery of Funding the Journey to create the financial flexibility to invest in the business. In 2018, we will strengthen the focus on revenue growth while maintaining a sharp focus on costs and delivering on the remaining Funding the Journey benefits. We will also continue to exercise strict cash flow discipline.

At regional level, we have the following priorities for 2018: continued improvement in margins and operating profit in Western Europe; accelerating organic growth in Asia through premiumisation; and rebalancing the focus towards top-line growth in Eastern Europe.

Based on these priorities, for 2018 the Group expects to deliver:

Mid-single-digit percentage organic growth in operating profit.

Due to the recent strength of DKK against most currencies, we assume a negative translation impact of around DKK -450m for 2018 (based on the spot rates at 6 February). Other relevant assumptions are:

Financial expenses, excluding currency losses or gains and fair value adjustments, are expected to be around DKK 800m.

The effective tax rate is expected to be below 29%.

Capital expenditures at constant currencies are expected to be around DKK 4.5bn.

SAIL'22

EXECUTION OF OUR STRATEGY

2017 was the second year of SAIL'22. The focus for the year was to deliver on Funding the Journey, enabling investments in our strategic priorities and improving the capital allocation.

SAIL'22 was launched in 2016 with the ambition to make the Carlsberg Breweries Group a successful, professional and attractive brewer in our markets. The key strategic choices of SAIL'22 are grouped under the headings "Strengthen the core", "Position for growth" and "Create a winning culture". Delivering on these choices will in turn enable us to deliver enhanced value for our shareholder. A thorough description of SAIL'22 can be found in the 2016 Annual Report.

SAIL'22 will evolve during the strategy period, and actions and initiatives within the strategic priorities will be taken or developed as they become relevant. The following are examples of some of the activities during 2017.

STRENGTHEN THE CORE

In order to strengthen our core business, actions taken during the year covered areas such as segmentation, local power brands, digital and sales execution, as well as the cost and efficiency actions under the Funding the Journey programme.

GLOBAL DEMAND SPACES

A very important activity was the development of a new segmentation approach – the Global Demand Space model – to embrace a consumer-driven mindset. The new approach will guide our category and portfolio strategy as well as our innovation pipeline.

In 2017, we rolled out the Global Demand Space model across our markets, determining the portfolio role of our brands and how to activate the model in our commercial planning cycle. By the end of 2018, we expect demand spaces to be fully embedded in all pillars of our commercial strategies.

LOCAL POWER BRANDS

Our local power brands enjoy a high level of awareness and a close relationship with consumers based on their heritage and history. Our primary focus is on the 40 strongest local brands, i.e. the largest in terms of volume, market share and awareness, as we believe these brands offer the best growth potential. Consequently, in 2017 we undertook work to strengthen some of our local power brands.

In Serbia, we sharpened the purpose of our power brand LAV and developed a new visual identity in order to strengthen the brand and improve the connection with Serbian consumers.

In Switzerland, we launched three crafty line extensions of the Feldschlösschen brand, providing affordable crafty propositions that tap into the increased consumer interest for craft & speciality beers and consumer willingness to pay a premium for these products. The consumer response has been very positive.

In Sweden, we launched a new look and communication concept to reposition our local power brand Falcon in order to improve the relevance of the brand for consumers. The initial results of the relaunch are encouraging.

In 2018, we will continue the overall support of our power brand portfolio and revamp more local power brands. We continuously collect

STRENGTHEN THE CORE

Leverage our strongholds Excel in execution Funding the Journey



POSITION FOR GROWTH

Win in growing categories Target big cities Grow in Asia

Team-based performance

Contribute to a better society

Compass (applying our codes and policies)



DELIVER VALUE FOR THE SHAREHOLDER

Organic growth in operating profit ROIC improvement Optimal capital allocation

CREATE A WINNING CULTURE

STRENGTHEN THE CORE KPIs & RESULTS

+3%

GROSS CONTRIBUTION FROM CORE BEER

Improving gross core beer brand contribution

We measure our success in revitalising core beer by our ability to grow the gross brand contribution from core beer.

Gross brand contribution grew by 3% as a result of successful value management efforts and the launch of premium line extensions, positively impacting price/mix. Growing gross brand contribution was achieved despite volumes being negatively impacted by the PET downsizing in Russia and bad summer weather in parts of Western Europe.

OPERATING PROFIT

Growing organically

In 2017, China became our largest single market, measured in volume terms. Measured in operating profit, though, Russia remains our biggest market, and transforming our Russian business is an explicit priority of SAIL'22.

We measure our success in Russia by our ability to grow operating profit organically. In 2017, we achieved +4% organic growth in operating profit due to strong price/mix and rigid efficiency and cost control, offsetting the negative volume impact.

+4% 2.3bn

FUNDING THE JOURNEY

Well on track

Funding the Journey was a key focus of the Group in 2016 and 2017. The programme progressed very well, and we now expect it to deliver around DKK 2.3bn in net benefits with full impact in 2018. Less than half will be reinvested in support of the SAIL'22 priorities, while more than half will improve organic operating profit.

In 2017, the programme delivered benefits of around DKK 1.2bn and around DKK 500m was reinvested in the SAIL'22 priorities. and share learnings and best practices across all markets to identify common areas of growth potential and create synergies in areas such as positioning, brand experience, innovation and activation.

TUBORG

In 2017, we kicked off a new global campaign to sharpen the focus on Tuborg's legacy of inspiring cultural discovery since 1880.

The campaign encompassed a refreshed visual identity and an exciting cooperation with global music trio Major Lazer.

As ambassadors of the Tuborg open music platform promoting global music collaborations and supporting young upcoming performers, Major Lazer created a special Tuborg beat which, at the time of publication of this report, has been shared with artists in China, Russia, India, Italy, Serbia, Montenegro, Bosnia and Iceland.

Global Tuborg volumes grew by 3% in 2017.

DRAUGHTMASTER™

Our proprietary keg system DraughtMaster™ is a key enabler for our premiumisation effort and for regaining on-trade momentum in Western Europe.

The system offers several advantages over traditional draught systems, including significantly longer shelf life, simplicity and ease of handling, and an improved beer experience for the consumer. DraughtMaster™ allows outlets to have a greater variety of beer on tap. Results from the pilot markets of Italy and Greece show high customer and consumer satisfaction with the system.

In 2017, we began the full conversion of ontrade customers in Denmark. In 2018, we will continue the roll-out of the system in other Western European markets, such as Norway, Sweden, Germany and the UK.

DIGITAL

Our digital journey is just beginning. In 2017, we took the first steps, developing a comprehensive digital vision for the Group. The vision is not about technology but about developing the right digital mindset across the Group and creating a guideline for what we can and should do with digital.

Our digital vision has four key focus areas aimed at creating better experiences for consumers and shoppers, empowering our customers, driving smarter supply chain management and having more focus on digital business impacts and innovations.

Our work on digital will accelerate in 2018 and beyond.

FUNDING THE JOURNEY

In 2017, Funding the Journey achieved strong results and we are able to adjust the expected net benefits to around DKK 2.3bn (previously around DKK 2bn).

2018 marks the final year of Funding the Journey. However, the focus on efficiency and

costs will remain throughout the organisation, and the processes and methodologies are being embedded as a way of living across the Group.

POSITION FOR GROWTH

As part of SAIL'22, the Group defined three distinct priorities that it will pursue to drive topand bottom-line growth. Our growth priorities reflect:

- 1. The upsurge in the craft & speciality and alcohol-free beer categories.
- The global urbanisation megatrend and the recognition of the high degree of consolidation in the beer industry in most markets around the world.
- 3. The Group's strong presence in Asia, which has delivered strong growth rates in recent years.

CRAFT & SPECIALITY

Our craft & speciality portfolio grew by 29% in 2017, accounting for 8% of beer net revenue.

Our international speciality brands Grimbergen and 1664 Blanc delivered strong growth of 15% and 46% respectively.

We launched new 1664 Blanc variants as well as a new and distinct visual identity emphasising the brand's blue colour and French heritage. Four of the brand's top five markets are in Asia, and in 2017 we experienced particularly strong sales in China, where the brand grew by 44%.

In 2016, Grimbergen passed the milestone of annual sales of 1 million hl, representing a 400% increase since 2008, when the Carlsberg Breweries Group acquired the brand. By the end of 2017, Grimbergen was present in 51 markets. Brooklyn continued its growth in Carlsberg Group markets in 2017, delivering 29% volume growth. We now sell this leading international craft beer brand in 17 markets, with plans to launch into more markets in 2018.

During the year, we took steps to strengthen our position within the local authentic craft segment in cooperation with our US partner Brooklyn Brewery by acquiring the London Fields Brewery portfolio, building a craft brewery in Lithuania and launching the innovative craft beer brand HK YAU in Hong Kong.

ALCOHOL-FREE BREWS

Our alcohol-free brews (AFB) delivered strong growth of 15% in Western Europe, well ahead of the estimated category growth of 6-7% Within alcohol-free brews, our 2017 priorities included the launch of alcohol-free line extensions of local power brands, improving our AFB brand packs and brews, and continuous development of our innovation pipeline.

In markets such as Greece and Russia, we launched alcohol-free line extensions of existing local power brands with great success. Examples include FIX ANEY in Greece and Baltika 0 Wheat in Russia.

In other markets, we successfully developed a clear and positive variant communication and expanded the brew range. In Switzerland, Feldschlösschen Alkoholfrei was launched with a new look and feel in lager and wheat variants. The relaunch was well received by consumers, with Feldschlösschen Alkoholfrei

POSITION FOR GROWTH KPIs & RESULTS

+29% +15% +8%

WIN IN CRAFT & SPECIALITY

Strong volume growth

Our craft & speciality portfolio delivered strong volume growth of 29% and net revenue growth of 29%. Our craft & speciality brands increased their share of Group beer volumes by 1 percentage point and of beer net revenue by 2 percentage points.

Particularly strong volume growth was achieved by our international speciality brands 1664 Blanc and Grimbergen, but craft brands such as Brooklyn and E.C. Dahls also <u>delivere</u>d strong results.

WIN IN ALCOHOL-FREE BREWS

Solid progress in Western Europe

Alcohol-free brews is an attractive beverage category, benefiting from the growing global health and wellness trend among consumers. The category is growing and offers excellent margin opportunities.

Our alcohol-free brews delivered positive results, growing volumes in Western Europe by 15%. This was ahead of the market growth of 6-7%.

GROW IN ASIA

Continued value growth

Our Asian business became even more important in 2017, accounting for 31% of Group volumes and 28% of Group operating profit.

Organic net revenue growth was 5% and organic growth in operating profit 8.1%. Good growth of our international brands as well as a positive development in local power brands contributed to both top- and bottom-line growth. growing by 5%. In Lithuania, the relaunch of Švyturys Go delivered strong growth of 30%, supporting our market share increase in the AFB category from 51% to 64%.

In future-proofing our AFB business, we have driven innovation into a strong pipeline of alcohol-free brew streams and propositions to be launched in 2018 and beyond.

BIG CITIES

Our ambition within the big cities growth priority is to conquer competitive premium market positions in selected cities outside our current geographic footprint by 2022.

During the year, we tested different approaches and set-ups in a couple of test cities. Incorporating the learnings from these pilot cities, we will be expanding into more cities in 2018.

GROW IN ASIA

Asia is an important volume and value growth contributor for the Group, accounting for 28% of Group operating profit in 2017. This compares with 9% in 2010.

The increased importance of Asia is the result of steady growth in recent years. From 2010 to 2017, average annual organic growth in beer volumes was 5%, while average annual organic growth in net revenue and operating profit was 11% and 15% respectively.

During the year, we continued to support our premium portfolio, with particular emphasis on Tuborg, 1664 Blanc and Carlsberg. In 2017, Tuborg volumes grew by 6%, 1664 Blanc by 38% and Carlsberg by 3%. China was an important contributor to these growth rates, positively impacting the price/ mix of 5% in the country. Our international premium brands now account for 24% of volumes and 40% of net revenue in China.

India is another market of particular focus in Asia. Tuborg is our largest brand in the country, accounting for 86% of volumes and 81% of net revenue. As expected, the Indian market was volatile in 2017 due to the highway ban and the implementation of GST, (goods and services tax) but our market share continued to strengthen. In late 2017, we finalised the building of our eighth brewery, located in Karnataka.

WINNING CULTURE

A critical enabler for being successful and delivering on our SAIL'22 priorities is to create a winning culture.

For us, a winning culture is team-based, performance-driven and characterised by a high level of integrity. In addition, our winning culture sets high standards within sustainability, including health & safety and responsible drinking.

TEAM-BASED PERFORMANCE CULTURE

Driving a team-based performance culture is an ongoing journey.

Our triple A concept (alignment, accountability and action) defines how we collaborate and is the cornerstone of our team-based One Carlsberg performance culture. This framework was rolled out across the Group and is an integral part of our key people activities, such as onboarding, performance assessment, training and development, and career planning. In addition, the One Carlsberg performance culture was integrated in our remuneration policies.

During 2017, the ongoing SAIL'22 communication improved the engagement and alignment across the organisation, as shown by improved scores in the annual employee survey in areas such as overall employee engagement and acceptance, and acknowledgement of change management agenda.

In 2016 and 2017, our people were focused on delivering on Funding the Journey. The next step will be to deliver on the SAIL'22 growth priorities and KPIs, and remuneration will be changed accordingly to reflect this.

CONTRIBUTING TO A BETTER SOCIETY

Together Towards ZERO

In 2017, we launched a new and ambitious sustainability programme – Together Towards ZERO. Together Towards ZERO consists of four major ambitions: a ZERO carbon footprint, ZERO water waste, ZERO irresponsible drinking and a ZERO accidents culture. Each ambition is underpinned by individual and measurable targets for 2022 and 2030.

The programme will help ensure that we reduce risks and strengthen our business. The cost of utilities such as water is set to rise in the future, while the price of renewable energy is falling. With this in mind, Together Towards

The Carlsberg Group Sustainability Report is available at

www.carlsberggroup.com/sustainability/ download

ZERO investments will help make our business more resilient in the future, contributing to both short- and long-term success.

Reporting

Our 2017 Sustainability Report contains more information on Together Towards ZERO, including our performance against our sustainability KPIs. The report carries an assurance statement by PwC on selected indicators.

The report serves as our annual Communication on Progress to the United Nations Global Compact and enables us to live up to our legal responsibility for CSR disclosure under section 99a of the Danish Financial Statements Act.

LIVE BY OUR COMPASS

Our winning culture demands a high degree of integrity, honesty and ethical business conduct, and these are core values of the Carlsberg Group.

In 2017, we embedded our Code of Ethics and Conduct through eLearning training offered to all employees. We also revised our policy framework, which now encompasses 28 policies supported by detailed manuals. The framework aims to both mitigate company risk and drive ethical business conduct by focusing on individual employee behaviour. Our policy framework has been designed first and foremost to guide our employees in what the Group considers to be the right direction. In 2017, we also introduced and improved our Speak Up programme, which enables employees to report misconduct. In addition to a more user-friendly Speak Up web and phone system, in January we established an Integrity Committee to oversee the follow-up of material Speak Up investigations.

Looking ahead, we will further strengthen the compliance governance structure, improve our monitoring and reporting, support a safe and protected environment for people to speak up, and develop a new platform that provides all employees with easy access to our codes, policies and manuals. DELIVER VALUE FOR THE SHAREHOLDER

Achieving strong results within the strategic choices of SAIL'22 will enable us to deliver enhanced value for our shareholder.

We measure our ability to increase value for shareholder by focusing on two key metrics: organic growth in operating profit and ROIC.

In addition, when launching SAIL'22 in March 2016, we also communicated a clear target of reducing leverage and increasing the dividend payout ratio.

Our results against these key metrics and targets were strong in 2017, with 8.7% organic growth in operating profit, 120bp improvement in ROIC and a recommended increase in the dividend per share, equal to a payout ratio of 190%.



TOGETHER TOWARDS ZERO

In June 2017, we set industry-leading targets when launching our new sustainability programme Together Towards ZERO, which focuses on carbon footprint, water waste, irresponsible drinking and health & safety. Together Towards ZERO expresses our vision for a better tomorrow and our firm belief that our business can thrive while at the same time contributing to a better society. Read more in the 2017 Sustainability Report.

ORGANIC GROWTH IN OPERATING PROFIT (%)

Consistent organic growth in operating profit is testament to our ability to deliver top-line growth and margin improvement.

In 2016 and 2017, Funding the Journey was the driver of organic operating profit growth.

Due to excellent and rapid progress of Funding the Journey, organic operating profit growth in 2017 was 8.7%.

ROIC IMPROVEMENT (%)

DELIVER VALUE FOR THE

SHAREHOLDER

KPIs & RESULTS

In order to drive a positive development in shareholder returns, we want to grow the return on invested capital by improving earnings and reducing invested capital.

In 2017, ROIC was 7.9% (+120bp). The improvement was the result of lower capital employed and improved profitability.

RISK MANAGEMENT

MANAGING RISKS TO REDUCE UNCERTAINTIES

We seek to manage risks in such a way that we minimise their threats while making the best use of their potential.

GOVERNANCE STRUCTURE

The Supervisory Board is ultimately responsible for risk management, but it has appointed the Audit Committee to act on its behalf in monitoring the effectiveness of the Group's risk management.

Monitoring is mainly performed in connection with the half-year reviews, although recurring financial risks are evaluated on a quarterly basis.

The Audit Committee adopts guidelines for key areas of risk, monitors developments and ensures that plans are in place for the management of individual risks, including commercial and financial risks.

The Executive Committee (ExCom) is responsible for reviewing the overall risk exposure associated with the Group's activities. Risks are assessed according to a two-dimensional heat map rating system that estimates the impact of the risk on operating profit or brand/image and the likelihood of the risk materialising.

Based on this assessment, ExCom identifies the high-risk issues for the coming year. Ex-Com assigns risk owners, who are then responsible for mitigating the risks through a programme of risk management activities.

Local entities and Group functions are responsible for the identification, evaluation, qualification, recording and reporting to management of business risks at local level. Local and functional risk assessment follows the same principles and methodology as Group-level risk assessment.

The responsibility for the local review lies with the risk officer, typically the local head of Finance, to ensure that risk management is incorporated into management meetings, business reviews and key decision-making.

Following the risk identification, local risk owners are appointed and given responsibility for mitigating the risks through a programme of risk management activities. Risk reporting is incorporated in regular business reviews and Group Risk Management is responsible for facilitating and following up on risk action plans for the most significant risks in the Group.

HIGH RISKS IDENTIFIED FOR 2018

The identified risks for 2018 are shown in the box to the right. The high-impact risks are described in the following.

COMMODITY AND FOREIGN EXCHANGE IMPACT

Description

Adverse foreign exchange movements and increasing commodity prices negatively affect the prices of raw materials and other inputs, thereby affecting the competitiveness of the business and the delivery of results.

Competition in most markets is generally fierce and trade term pressure from our customers remains strong, leading to a challenging pricing environment.

Foreign exchange risk and commodity risk are described in more detail in section 1.4 in the notes to the consolidated financial statements.

IDENTIFIED RISKS FOR 2018

RISKS WITH HIGHEST POTENTIAL IMPACT AND PROBABILITY

- Commodity & foreign exchange impact
- Industry consolidation
- Partnerships
- Political & economic instability

OTHER IDENTIFIED RISKS

- Talent management
- Regulatory changes, incl. duties
- Pensions
 - Cyber & IT security
 - Legal & regulatory compliance
 - Strategy execution
- Corporate tax risk
- Financial flexibilit
- Funding the Journey
- Quality design & execution

Mitigation

Nevertheless, we will further embed our valuebased approach across all markets, driving a positive price/mix while applying the Golden Triangle to ensure a balanced approach to market share, gross profit margin after logistics and operating profit.

INDUSTRY CONSOLIDATION

Description

Industry consolidation was a high risk for 2017 and is expected to remain so for 2018. Consolidation within the beer industry continues, creating bigger players with increased scale. In addition, consolidation is also taking place among our customers and suppliers.

Although strong local market positions are key to creating value, consolidation creates stronger competitors with increased financial strength and bargaining power, potentially impacting on the Carlsberg Breweries Group's ability to compete. Consolidation among customers and suppliers also leads to increased dependency, pricing pressure and the risk of margin pressure.

Mitigation

The priorities and initiatives of SAIL'22 seek to position the Group in such a way that we are able to act upon and mitigate the impact of industry consolidation. This includes improving our core beer business and driving craft & speciality and alcohol-free brews, becoming a valued partner of our customers and offering the preferred beer of our consumers. In addition, we will seek to further develop our partnerships with suppliers and create alternative sourcing solutions.

PARTNERSHIPS

Description

The Group cooperates with partners in a number of markets, particularly the global soft drinks manufacturers in the Nordic countries and some Asian markets as well as local partners in some Asian and European markets.

The strength of the relationship with our different partners may affect our ability to manage the growth of our business.

Mitigation

In order to minimise the potential risk of partnerships, we seek to have an ongoing dialogue with our partners to identify any issues at an early stage.

The relevant members of ExCom are actively involved in partner relationships, participating in the ongoing dialogues to ensure constructive negotiations and proper and fast resolutions of potential issues.

POLITICAL AND ECONOMIC INSTABILITY

Description

The risk of political and economic instability was also a high risk for 2017. Adverse economic conditions may result in reduced consumer demand and a higher degree of price sensitivity on the part of consumers, while major social or political changes may disrupt sales and operations. Political and economic instability may lead to adverse exchange rate fluctuations, increased credit risk, insolvency of suppliers, goodwill impairment, operational restrictions and possibly nationalisation of assets.

Mitigation

We closely monitor our markets in order to be able to respond in a timely manner to any adverse developments. Mitigating activities also include hedging and maintaining variability in the cost base.

SAIL'22 also provides mitigation by further strengthening our core business in mature, stable markets, premiumising our portfolio and expanding our geographic footprint.

HIGH RISKS FOR 2017

In addition to industry consolidation and political and economic instability, Funding the Journey and talent management were deemed high risks for 2017.

As 2018 is the third and final year of the programme, delivering on the ambitions of Funding the Journey is no longer considered a high risk. The programme is expected to deliver around DKK 2.3bn by the end of 2018 compared with initial expectations in November 2015 of DKK 1.5-2.0bn.

Talent management continues to be considered a risk, although slightly less compared with 2016. During the year, we strengthened our development centres and took further action to build a succession pipeline and talent pool for key positions across the Group.

CORPORATE GOVERNANCE

SUPPORTING GOOD CORPORATE GOVERNANCE

Our governance framework aims to ensure active and accountable business management across the Group.

The Carlsberg Breweries Group operates on the same governance framework as the Carlsberg Group.

The Carlsberg Group seeks to develop and maintain a positive and constructive relationship with all of its stakeholders. For this reason, and also in order to reduce risk and promote good governance in the Carlsberg Group, the Group has formulated policies for a number of key areas, such as communications, human resources, environment, business ethics, competition law, marketing communication, and responsibility to customers and society in general. One of the Supervisory Board's tasks is to oversee compliance with and regular adjustment of the policies to reflect developments both inside and outside the Group.

The basis of the Company's corporate governance includes the Danish Companies Act, the Danish Financial Statements Act, IFRS, the EU Market Abuse Regulation, Nasdaq Copenhagen A/S' rules for issuers of shares, the Company's Articles of Association and other rules. A comprehensive description of the Group's corporate governance position is available on www.carlsberggroup.com/whowe-are/corporate-governance/#Statutory Reports.

DIVERSITY

We refer to the description in the consolidated financial statements of Carlsberg A/S.

THE AUDIT COMMITTEE

The Audit Committee is identical to the committee of Carlsberg A/S. In 2017, the Audit Committee consisted of three members. The Audit Committee is appointed for one year at a time. All members of the Committee qualify as being independent of the Company and all possess the relevant financial expertise.

The Audit Committee works according to Terms of Reference and a detailed annual meeting plan, which are reviewed and approved by the Supervisory Board prior to the beginning of each financial year. The Supervisory Board approved the Audit Committee meeting plan for 2018 and the current Terms of Reference at the Supervisory Board meeting in December 2017. The Terms of Reference are available on the Company's website. In 2017, the Audit Committee had, in addition to its statutory duties, particular focus on a number of other areas such as:

- Heading the tender process of audit services and making a recommendation to the Supervisory Board to propose to the AGM the appointment of PricewaterhouseCoopers (PwC) as auditor for the Carlsberg Group.
- Monitoring the effectiveness of the control environment and overseeing the progress on developing a new reporting system on the effectiveness of the controls over financial reporting.
- Overseeing the target measurement of the Funding the Journey programme.
- Reviewing that an adequate Group Internal Audit function is in place.
- Financial risk management.
- Reviewing the risk management process.

AUDITING

To safeguard the interests of the shareholder and the general public, an independent auditor is appointed at the Annual General Meeting following a proposal from the Supervisory Board, which is based on a recommendation from the Audit Committee.

INTERNAL CONTROL AND RISK MANAGEMENT RELATED TO THE FINANCIAL REPORTING PROCESS

OVERALL CONTROL ENVIRONMENT

The Supervisory Board and the Executive Board have overall responsibility for the Carlsberg Group's control environment. The Audit Committee is responsible for monitoring the effectiveness of the internal control and risk management systems related to the financial reporting process on an ongoing basis.

The Group has a number of policies and procedures in key areas of financial reporting, including the Finance Policy, the Finance Manual, the Use of Auditors Policy, the Controller Manual, the Chart of Authority, the Risk Management Policy, the Financial Risk Management Policy, the Information Security and Acceptable Use Policy, and the Code of Ethics and Conduct. The policies and procedures apply to all subsidiaries, and similar requirements are set out in collaboration with the partners in joint ventures.

The internal control and risk management systems are designed to mitigate rather than eliminate the risks identified in the financial reporting process. Internal controls related to the financial reporting process are established to detect, mitigate and correct material misstatements in the consolidated financial statements.

The monitoring of risk and internal controls in relation to the financial reporting process are anchored by the reporting of the maturity level of the control environment using the Company's financial control framework.

In 2018, a new financial control framework will be implemented across the Group. The new framework will be designed to mitigate financial risks identified and ensure reliable internal and external financial reporting, and it will focus on implementing more preventative automated controls instead of compensating detective manual controls. Additionally, the project will drive control standardisation wherever possible. The new framework will be implemented in all entities controlled by Carlsberg A/S.

RISK ASSESSMENT

The risk assessment process in relation to the financial reporting process is assessed annually and approved by the Audit Committee.

The risk related to each accounting process and line item in the consolidated financial statements is assessed based on quantitative and qualitative factors. The associated financial reporting risks are identified based on the evaluation of the likelihood of them materialising and their potential impact.

The identified areas are divided into areas with high, medium or low risk. High-risk areas are

line items that include significant accounting estimates, including goodwill and special items, and the sales and purchase processes.

CONTROL ACTIVITIES

The Group has implemented a formalised financial reporting process for the strategy process, budget process, estimates and monthly reporting on actual performance.

The accounting information reported by all Group companies is reviewed both by controllers with regional or functional in-depth knowledge of the individual companies/ functions and by technical accounting specialists.

In addition, significant Group companies have controllers with extensive commercial and/or supply chain knowledge and insight.

The entities in the Group are dependent on IT systems. Any weaknesses in the system controls or IT environment are compensated for by manual controls in order to mitigate any significant risk relating to the financial reporting.

The outsourcing of key processes was initiated in 2016, and the first part of the implementation took place in 2017. During the implementation period, the Group had compensating procedures and controls in place to ensure timely reporting of the required quality for internal and external reporting purposes.

INFORMATION AND COMMUNICATION

The Group has established information and communication systems to ensure that accounting and internal control compliance is established.

MONITORING

The Audit Committee's monitoring covers both the internal control environment and business risk. Monitoring of the internal control environment is covered by the Group's financial control framework. The business risk is assessed and reviewed at multiple levels in the Group, including monthly performance review meetings at ExCom level, periodic review of control documentation, controller visits and audits performed by Group Internal Audit.

CONSOLIDATED FINANCIAL STATEMENTS

CONSOLIDATED FINANCIAL STATEMENTS

Income statement	19
Statement of comprehensive income	19
Statement of financial position	20
Statement of changes in equity	21
Statement of cash flows	23
Notes	24

SECTION 1 OPERATING ACTIVITIES

1.1 Business developments.....25 1.2 Revenue and segmentation of 1.3 Operating expenses, inventories and deposit liabilities.....27 1.4 Foreign exchange risk related to 1.5 Cash flow from operating activ-1.6 Trade receivables and on-trade loans.....32

SECTION 2

ASSET BASE AND RETURNS

- 2.4 Intangible assets and property,
 - plant and equipment......44

SECTION 3

SPECIAL ITEMS AND PROVISIONS

SECTION 4 FINANCING COSTS. CAPITAL STRUC-THEE AND FOURTV

TUR	E AND EQUITY		
4.1	Financial income and expenses	52	
4.2	Net interest-bearing debt	53	
4.3	Capital structure	53	
4.4	Borrowings and cash	55	
4.5	Foreign exchange risk related to		
	net investments and financing		
	activities	56	
4.6	Interest rate risk	58	
4.7	Liquidity risk	59	
4.8	derivative Financial instruments	60	

SECTION 5

ACQUISITIONS, DISPOSALS, ASSOCI-ATES AND JOINT VENTURES

- 5.2 Acquisitions and disposals63
- 5.3 Cash flow effect from acquisi-
- tions and disposals.....64

- 5.6 Assets and liabilities held for

SECTION 6

TAX

SECTION 7

STAFF COSTS AND REMUNERATION

2.1	Staff costs70
2.2	Remuneration71
².3	Share-based payments72
2.4	Retirement benefit obligations
	and similar obligations75

SECTION 8

OTHER DISCLOSURE REQUIREMENTS

8.1	Related party disclosures78
8.2	Fees to auditors

SECTION 9 BASIS FOR PREPARATION

- and judgements79 9.2 General accounting policies......79 9.4 New legislation......83

SECTION 10 GROUP COMPANIES

INCOME STATEMENT

DKK million	Section	2017	2016
Revenue		86,942	86,957
Excise duties on beer and soft drinks etc.		-25,134	-24,343
Net revenue	1.2	61,808	62,614
Cost of sales	1.3.1	-30,325	-31,195
Gross profit		31,483	31,419
Sales and distribution expenses	1.3.3	-18,105	-18,476
Administrative expenses		-4,825	-5,172
Other operating activities, net	1.3.4	178	251
Share of profit after tax of associates and joint ventures	5.5	231	279
Operating profit before special items		8,962	8,301
Special items, net	3.1	-4,615	263
Financial income	4.1	809	925
Financial expenses	4.1	-1,583	-2,162
Profit before tax		3,573	7,327
Corporation tax	6.1	-1,485	-2,402
Consolidated profit		2,088	4,925
Attributable to			
Non-controlling interests	5.4	806	371
Shareholder in Carlsberg Breweries A/S		1,282	4,554

STATEMENT OF COMPREHENSIVE INCOME

DKK million	Section	2017	2016
Consolidated profit		2,088	4,925
Other comprehensive income			
Retirement benefit obligations	7.4	1,263	-954
Share of other comprehensive income in associates and joint ventures	5.5	-12	-
Corporation tax	6.1	-140	54
Items that will not be reclassified to the income statement		1,111	-900
Foreign exchange adjustments of foreign entities	4.1	-3,842	5,843
Value adjustments of hedging instruments	4.1	-305	141
Corporation tax	6.1	25	-34
Items that may be reclassified to the income statement		-4,122	5,950
Other comprehensive income		-3,011	5,050
Total comprehensive income		-923	9,975
Attributable to			
Non-controlling interests		499	393
Shareholder in Carlsberg Breweries A/S		-1,422	9,582

STATEMENT OF FINANCIAL POSITION

DKK million	Section	31 Dec. 2017	31 Dec. 2016
ASSETS			
Non-current assets	22.24		
Intangible assets	2.3, 2.4	56,579	65,521
Property, plant and equipment	2.3, 2.4	23,941	25,615
Investments in associates and joint ventures	5.5	3,784	4,250
Receivables	1.6	951	1,060
Deferred tax assets	6.2	1,509	1,459
Total non-current assets		86,764	97,905
Comment accords			
Current assets	1 2 1	2.02.4	2.062
Inventories	1.3.1	3,834	3,963
Trade receivables	1.6	4,624	5,493
Tax receivables		168	278
Other receivables	1.6	3,483	3,511
Prepayments		1,026	1,136
Cash and cash equivalents	4.4.2	3,462	3,502
Total current assets		16,597	17,883
Assets held for sale		-	125
Total assets		103,361	115,913

DKK million	Section	31 Dec. 2017	31 Dec. 2016
EQUITY AND LIABILITIES			
Equity			
Share capital	4.3.2	501	501
Reserves		-33,483	-29,370
Retained earnings		69,654	69,449
Equity, shareholder in Carlsberg Breweries A/S		36,672	40,580
Non-controlling interests		2,595	2,839
Total equity		39,267	43,419
Non-current liabilities			
Borrowings	4.2, 4.4	23,340	21,137
Retirement benefit obligations and similar obligations	7.4	3,317	4,837
Deferred tax liabilities	6.2	4,941	5,585
Provisions	3.2	3,553	3,532
Other liabilities		3,758	3,197
Total non-current liabilities		38,909	38,288
Current liabilities			
Borrowings	4.2, 4.4	931	9,198
Trade payables		13,451	13,543
Deposits on returnable packaging	1.3.2	1,576	1,681
Provisions	3.2	534	639
Corporation tax		913	912
Other liabilities etc.		7,780	8,218
Total current liabilities		25,185	34,191
Liabilities associated with assets held for sale		-	15
Total liabilities		64,094	72,494
Total equity and liabilities		103,361	115,913

STATEMENT OF CHANGES IN EQUITY

DKK million		Share	holder in Carlsbe	rg Breweries A/	5			
2017	Share capital	Currency translation	Hedging reserves	Total reserves	Retained earnings	Equity, shareholder in Carlsberg Breweries A/S	Non-control- ling interests	Total equity
Equity at 1 January	501	-29,080	-611	-29,691	69,770	40,580	2,839	43,419
Consolidated profit					1,282	1,282	806	2,088
Other comprehensive income								
Foreign exchange adjustments of foreign entities	-	-3,511	-	-3,511	-	-3,511	-331	-3,842
Value adjustments of hedging instruments	-	-352	46	-306	-	-306	1	-305
Retirement benefit obligations	-	-	-	-	1,240	1,240	23	1,263
Share of other comprehensive income in associates and joint ventures	-	-	-	-	-12	-12	-	-12
Corporation tax	-	41	-16	25	-140	-115	-	-115
Other comprehensive income	-	-3,822	30	-3,792	1,088	-2,704	-307	-3,011
Total comprehensive income for the year	-	-3,822	30	-3,792	2,370	-1,422	499	-923
Refund to parent company for exercise of share options	-	-		-	-36	-36		-36
Change in expected future refunds for exercise of share options	-	-	-	-	-158	-158	-	-158
Share-based payments	-	-	-	-	24	24	-	24
Dividends paid to shareholders	-	-	-	-	-1,526	-1,526	-738	-2,264
Non-controlling interests	-	-	-	-	-790	-790	-2	-792
Disposal of entities	-	_	-		-		-3	-3
Total changes in equity	-	-3,822	30	-3,792	-116	-3,908	-244	-4,152
Equity at 31 December	501	-32,902	-581	-33,483	69,654	36,672	2,595	39,267

Foreign exchange adjustments of foreign entities are further described in section 4.1, retirement benefit obligations in section 7.4, corporation tax in section 6.1 and non-controlling interests in section 5.4.

The proposed dividend of DKK 4,872 per share, in total DKK 2,441m (2016: DKK 3,045 per share, in total DKK 1,526m), is included in retained earnings at 31 December 2017.

Dividend paid out in 2017 for 2016 amount to DKK 1,526m (paid out in 2016 for 2015: DKK 1,373m), which is DKK 3,045 per share (2016: DKK 2,741 per share). Dividend paid out to the shareholder of Carlsberg Breweries A/S does not impact taxable income in Carlsberg Breweries A/S.

STATEMENT OF CHANGES IN EQUITY

DKK million Shareholder in Carlsberg Breweries A/S				5				
2016	Share capital	Currency translation	Hedging reserves	Total reserves	Retained earnings	Equity, shareholder in Carlsberg Breweries A/S	Non-control- ling interests	Total equity
Equity at 1 January	501	-34,910	-727	-35,637	68,281	33,145	3,742	36,887
Consolidated profit					4,554	4,554	371	4,925
Other comprehensive income								
Foreign exchange adjustments of foreign entities	-	5,835	-	5,835	-	5,835	8	5,843
Value adjustments of hedging instruments	-	12	129	141	-	141	-	141
Retirement benefit obligations	-	-	-	-	-968	-968	14	-954
Corporation tax	-	-17	-13	-30	50	20	-	20
Other comprehensive income	_	5,830	116	5,946	-918	5,028	22	5,050
Total comprehensive income for the year	-	5,830	116	5,946	3,636	9,582	393	9,975
Capital increase	-	-	-	-	-	-	1	1
Refund to parent company for exercise of share options	-	-	-	-	- 45	-45	-	-45
Change in expected future refunds for exercise of share options	-	-	-	-	28	28	-	28
Share-based payments	-	-	-	-	50	50	-	50
Dividends paid to shareholders	-	-	-	-	-1,373	-1,373	-617	-1,990
Non-controlling interests	-	-	-	-	-807	-807	-597	-1,404
Disposal of entities	-		-	_	-		-83	-83
Total changes in equity	-	5,830	116	5,946	1,489	7,435	-903	6,532
Equity at 31 December	501	-29,080	-611	-29,691	69,770	40,580	2,839	43,419

STATEMENT OF CASH FLOWS

DKK million	Section	2017	2016
Operating profit before special items		8,962	8,301
Adjustment for depreciation and amortisation		4,569	4,734
Adjustment for impairment losses ¹		126	19
Operating profit before depreciation, amortisation and impairment losses		13,657	13,054
Adjustment for other non-cash items	1.5	-235	-293
Change in trade working capital	1.5	756	1,043
Change in other working capital	1.5	381	-961
Restructuring costs paid		-364	-407
Interest etc. received		162	196
Interest etc. paid		-565	-1,184
Corporation tax paid		-1,937	-1,847
Cash flow from operating activities		11,855	9,601
Acquisition of property, plant and equipment and intangible assets		-3,848	-3,814
Disposal of property, plant and equipment and intangible assets		160	223
Change in on-trade loans	1.5	40	43
Total operational investments		-3,648	-3,548
Free operating cash flow		8,207	6,053
Acquisition and disposal of subsidiaries, net	5.3	268	1,969
Acquisition and disposal of associates and joint ventures, net	5.3	242	642
Acquisition and disposal of financial assets, net		10	4
Change in financial receivables	1.5	-54	-78
Dividends received		208	215
Total financial investments		674	2,752
Cash flow from investing activities		-2,974	-796
Free cash flow		8,881	8,805
Shareholder in Carlsberg Breweries A/S	4.3.2	-1,526	-1,373
Non-controlling interests	4.3.2	-740	-1,015
External financing	4.4.1	-5,595	-6,972
Cash flow from financing activities		-7,861	-9,360
Net cash flow		1,020	-555
Cash and cash equivalents at 1 January²		2,348	2,985
Foreign exchange adjustment of cash and cash equivalents		-248	-82
Cash and cash equivalents at 31 December ²	4.4.2	3,120	2,348

 1 Impairment losses excluding those reported in special items, cf. section 3.1. 2 Cash and cash equivalents less bank overdrafts.

SECTION 1

OPERATING ACTIVITIES

Operating profit* is a measure of our ability to enhance operational performance through topline growth while containing or reducing costs by working more effectively and efficiently.

A strong **free cash flow** allows us to return value to the shareholder, pay down debt and reinvest in our business.

61.8bn Net revenue (DKK)

Organic net revenue growth of 1%. Reported net revenue declined by 1%, impacted by disposals.

9.0bn OPERATING PROFIT (DKK)

Organic operating profit growth of 8.7%, with all three regions delivering very solid performances.



Positively impacted by a significant working capital improvement and higher operating profit before amortisation and depreciation.

Net revenue growth (%) 66 1% -2%



Operating profit growth (%)



Free cash flow (DKKbn)



* Operating profit is defined in section 9.2

BUSINESS DEVELOPMENTS

Beer volumes declined organically by 3%, mainly impacted by the lower volumes in Russia. Other beverages grew organically by 2%, driven by growth in the Nordics and Asia. Total volumes declined by 2% organically and 4% in reported terms.

Reported net revenue was DKK 61,808m (2016: DKK 62,614m), a decline of 1% due to the net acquisition impact, mainly related to the divestment of the German wholesaler Nordic Getränke in 2017, the divestment of Carlsberg Malawi in 2016 and divestments of entities in China in both years. In organic terms, net revenue grew by 1%, driven by a positive price/mix of 3%.

Cost of sales per hl increased organically by approximately 3%, mainly due to overall cost inflation and the volume decline in Eastern Europe.

Reported gross profit was DKK 31,483m (2016: DKK 31,419m). The solid price/mix and efficiency improvements meant that the gross margin improved by 70bp to 50.9%.

Funding the Journey positively impacted operating expenses, which were down 2% organically. As a percentage of net revenue, reported operating expenses declined by 70bp to 37.1%. Marketing expenses as a percentage of net revenue were 9.7%, broadly in line with 2016.

Group financial performance

	_			Change	_	Change
Pro rata (million hl)	2016	Organic	Acq., net	FX	2017	Reported
Beer	116.9	-3%	-1%	_	112.4	-4%
Other beverages	21.9	2%	-6%	-	20.9	-4%
Total volume	138.8	-2%	-2%		133.3	-4%
DKK million						
Net revenue	62,614	1%	-2%	0%	61,808	-1%
Operating profit, before special items	8,301	8.7%	-1.4%	0.7%	8,962	8.0%
Operating margin (%)	13.3				14.5	120bp

Operating profit increased organically by 8.7%, with all three regions delivering very solid performance. Reported operating profit was DKK 8,962m, corresponding to a growth rate of 8.0%. The minor, positive currency impact was more than offset by the negative impact from divestments.

The operating margin improved by 120bp to 14.5% in reported terms.

The Group's share of reported consolidated profit was DKK 1,282m (2016: DKK 4,554m). Reported net profit was negatively impacted by special items of DKK -4.6bn, mainly as a result of the DKK 4.8bn impairment of the Baltika brand in Russia due to changed market dynamics following the PET downsizing due to a ban on individual PET bottles larger than 1.5 litres, our increased focus on local and regional brands and updated assumptions on interest rates.

Free operating cash flow improved by 36%, driven by operating profit before depreciation,

amortisation and impairment losses growth of 5%, a significant working capital improvement and lower interest payments.

Free cash flow amounted to DKK 8,881m (2016: DKK 8,805m), driven by the strong cash flow from operating activities of DKK 11,855m against DKK 9,601m in 2016, an increase of DKK 2,254m. This increase was due to stronger earnings and a positive contribution from working capital.

+ - ACCOUNTING × = POLICIES

Reported figures represent the combined effect of the following three elements: organic growth, net acquisitions and foreign exchange effects. The net acquisition effect is calculated as the effect of acquisitions and divestments, including any share obtained from increased/decreased ownership of associates and joint ventures, for a 12-month period from the acquisition/divestment date. The foreign exchange effect is the difference between the figures from the current reporting period translated at the exchange rates applying to the previous reporting period and the figures from the current reporting period. Organic growth is the remaining growth that is not related to acquisitions, divestments or foreign exchange effects.

REVENUE AND SEGMENTATION OF OPERATIONS

The segmentation was changed as of 1 January 2017, as Carlsberg Supply Company was moved from the Not allocated segment to the Western Europe segment because the company is operationally focused on this region. Central costs not managed by Western Europe remain in the Not allocated segment. Comparative figures have been restated accordingly.

Not allocated net revenue, DKK 70m (2016: DKK 146m), consisted of DKK 1,438m (2016: DKK 1,484m) net revenue from other companies and activities and DKK -1,368m (2016: DKK -1,338m) from eliminations of sales between these other companies and the geographical segments.

Not allocated operating profit before special items, DKK -1,307m (2016: DKK -1,191m), consisted of DKK -1,242m (2016: DKK -981m) from other companies and activities and DKK -65m (2016: DKK -210m) from eliminations. The increase was mainly related to investments in SAIL'22 and one-off costs.

Segmentation of income statement

DKK million

					Carlsberg
	Western	Eastern		Not	Breweries
2017	Europe	Europe	Asia	allocated	Group, total
Total net revenue	36,306	10,878	14,554	70	61,808
Total cost	-31,344	-8,658	-11,698	-1,377	-53,077
Share of profit after tax of associates and joint ventures	182	-	49	-	231
Operating profit before special items	5,144	2,220	2,905	-1,307	8,962
Special items, net					-4,615
Financial items, net					-774
Profit before tax					3,573
Corporation tax					-1,485
Consolidated profit					2,088
Operating margin	14.2%	20.4%	20.0%		14.5%

	Western	Eastern		Not	Carlsberg Breweries
2016	Europe	Europe	Asia	allocated	Group, total
Total net revenue	37,597	10,205	14,666	146	62,614
Total cost	-32,880	-8,383	-12,008	-1,321	-54,592
Share of profit after tax of associates and joint ventures	141	10	144	-16	279
Operating profit before special items	4,858	1,832	2,802	-1,191	8,301
Special items, net					263
Financial items, net					-1,237
Profit before tax					7,327
Corporation tax					-2,402
Consolidated profit					4,925
Operating margin	12.9%	18.0%	19.1%		13.3%

Geographical allocation of net revenue

DKK million	2017	2016
Denmark (Carlsberg Breweries A/S domi-		
cile)	4,400	4,445
Russia	8,052	7,755
China	7,111	7,002
Other countries	42,245	43,412
Total	61,808	62,614

The DKK value of revenue in Russia was impacted by the increase in the average RUB/DKK rate in 2017, while the revenue in China was impacted by the adverse currency developments.

Intra-segment revenue

DKK million	2017	2016
Western Europe	50	54
Eastern Europe	50	40

Caulabaua

SECTION 1.2 (CONTINUED) REVENUE AND SEGMENTATION OF OPERATIONS



The classification of duties, taxes and fees paid to local authorities or brewery organisations etc. and of discounts and marketing-related activities requires accounting estimates to be made by management.

Locally imposed duties, taxes and fees are typically based on product type, alcohol content, consumption of certain raw materials, such as glue, plastic or metal in caps, and energy consumption. Duties and fees are classified as either sales-related duties, which are deducted from revenue, or as taxes and fees related to the input/use of goods in production, transportation, distribution etc., which are recognised as an expense in the relevant line item. The type of authority or organisation imposing the duty, tax or fee as well as their objective are a key factor for the classification.

Customer discounts are recognised in the same period as the related sales and deducted from revenue.

Customer discounts are based on expected accumulated sales volumes over a period of time using historical and year-to-date sales figures and other current information about trading with the customer. These calculations are performed by local management in cooperation with sales managers.

Management assesses the agreements with, services provided by and payments made to customers and to their customers to determine the substance and thereby the classification as either discounts or trade marketing expenses. Expenses incurred for activities closely related to volumes sold are classified as discounts, while costs related to more general market activities are classified as trade marketing expenses.

+ - ACCOUNTING * = POLICIES

Revenue is generated mainly by sales of goods, royalty income, porterage income, rental income from non-stationary equipment, service fees and sales of by-products.

Revenue from the sale of own-produced finished goods, goods for resale (third-party products) and by-products is recognised in the income statement when all significant risks and rewards have been transferred to the customer and when the income can be reliably measured and is expected to be received. For the majority of sales transactions, the risks and rewards are transferred to the customer on delivery.

Royalty and licence fees are recognised when earned according to the terms of the licence agreements.

Revenue is measured at the fair value of the consideration received. Amounts disclosed as revenue include excise duties on beer and soft drinks and exclude discounts, VAT and other duties.

Discounts

Sales reductions in the form of discounts and fees are widely used in the beverage industry. Furthermore, the Group grants or pays various discounts and fees depending on the nature of the customer and business.

Discounts comprise off-invoice discounts, volumeand activity-related discounts, including specific promotion prices offered, and other discounts. Furthermore, discounts include the difference between the present value and the nominal amount of on-trade loans to customers and any repayment of those through discounts, c.f. section 1.6.

Off-invoice discounts arise from sales transactions where the customer immediately receives a reduction in the sales price. This also includes cash discounts and incentives for early payments.

Volume- and activity-related discounts is a broad term covering incentives for customers to sustain business with the Group over a longer time and can be related to a current campaign or a sales target measured in volumes. Examples include discounts paid as a lump sum, discounts for meeting all or certain sales targets or for exceeding targets, or progressive discounts offered in step with increasing sales to a customer.

Other discounts include listing fees, i.e. fees for listing on certain shelves or in certain coolers or payment for a favourable store location, as such specific promotions are closely related to the volumes sold.

Discounts are estimated and recognised monthly based on experience and expectations for sales to an individual customer or groups of customers.

Segment information

The Group's beverage activities are segmented according to the three geographical regions where production takes place. These regions make up the Group's reportable segments.

The segmentation reflects the geographical and strategic management, decision and reporting structure applied by the Executive Committee for internal control and monitoring of the Group's strategic and financial targets. Segments are managed based on business performance measured as operating profit before special items.

Not allocated comprises income and expenses in curred for ongoing support of the Group's overall operations, strategic development and driving efficiency programmes. The expenses include costs of running central functions and central marketing, including global sponsorships.

The geographical allocation is made based on the selling entities' domicile and comprises countries individually accounting for more than 10% of the Group's consolidated net revenue as well as the domicile country.

Decisions on restructurings, acquisition and divestment of entities included in special items and on financing (interest income and expenses) and tax planning (income tax) are made based on information for the Group as a whole and therefore not segmented.

OPERATING EXPENSES, INVENTORIES AND DEPOSIT LIABILITIES

1.3.1 COST OF SALES AND INVENTORIES

Cost of sales decreased by 3% due to continued production efficiency improvements, the brewery closures in Asia and disposal of Nordic Getränke as well as the organic decline in sales volume of 2%. Organically, cost of sales per hl increased by approximately 3%, mainly due to overall cost inflation, product mix and the volume decline in Eastern Europe.

Cost of sales

DKK million	2017	2016
Cost of materials	16,147	16,178
Direct staff costs	1,357	1,364
Machinery costs	832	873
Amortisation and de- preciation Indirect production overheads	3,263 3,331	3,267 3,448
Purchased finished goods and other costs	5,395	6,065
Total	30,325	31,195

OPERATING EXPENSES, INVENTORIES AND DEPOSIT LIABILITIES

Inventories decreased by 3% compared with 2016. Raw materials and consumables decreased by 5% as an effect of lower purchase price of grain in 2017 and higher stocks of packaging materials in Russia in 2016.

Inventories

DKK million	2017	2016
Raw materials and consumables	1,625	1,716
Work in progress	269	282
Finished goods	1,940	1,965
Total	3,834	3,963

Raw and packaging material risks are associated in particular with purchasing of cans (aluminium), malt (barley) and energy. The management of raw and packaging material risks is coordinated centrally and aimed at achieving stable and predictable raw and packaging material prices in the medium term and avoiding capital and liquidity being tied up unnecessarily.

As the underlying markets for the specified categories of raw and packaging materials vary, so does the way in which they are hedged against price increases. The most common form of hedging is fixedprice purchase agreements in local currencies with suppliers.

It is Group policy to fix the prices of at least 70% of malt (barley) purchases for a given year no later than at the end of the third quarter of the previous year. The main part of the exposure for the Group for 2017 was therefore hedged through fixed-price purchase agreements entered into during 2016. Likewise, the majority of the exposure for 2018 was hedged during 2017. The percentage that is hedged or price-fixed is higher for Western Europe and Eastern Europe than for Asia.

To hedge the risk of volatile aluminium prices associated with the purchase of cans, the Group's purchase price in the majority of purchase agreements is variable and based on the global market price of aluminium (London Metal Exchange, LME). The Group is thereby able to hedge the underlying aluminium price risk.

In 2017, the majority of the aluminium price risk was hedged for Western Europe and Eastern Europe. The same has been done for 2018. The total volume of aluminium purchased via financial instruments was 66,424 tonnes at the end of 2017 (2016: 66,284 tonnes). Based on this volume, and assuming 100% efficiency, a 10% increase (decrease) in aluminium prices would impact equity positively (negatively) by DKK 93m (2016: DKK 79m). The fair values of the financial instruments are specified in section 4.8.



At least once a year, local management assesses whether the standard cost of inventories is a close approximation of the actual cost. The standard cost is revised if, during the year, it deviates by more than 5% from the actual cost of the individual product.

Management also assesses the impact of government and other grants received to fund operating activities on the standard cost. This includes accessing the terms and conditions of grants received and the risk of any repayment.

Funding and grants are recognised in the income statement in the same period as the activities to which they relate.

Indirect production overheads are calculated on the basis of relevant assumptions as to capacity utilisation, production time and other factors pertaining to the individual product.

The calculation of the net realisable value of inventories is mainly relevant to packaging materials, pointof-sale materials and spare parts. The net realisable value is normally not calculated for beer and soft drinks because their limited shelf-life means that slow-moving goods must be scrapped instead. The individual entities impacted by the current macroeconomic situation in Eastern Europe have paid special attention to inventory turnover and the remaining shelf-life when determining the net realisable value and scrapping.



Cost of sales comprises mainly cost of materials, including malt (barley), hops, glass, cans, other packaging materials, and indirect production costs. Purchased finished goods include cost of point-of-sale materials and third-party products sold to customers.

Own-produced finished goods and work in progress are measured at standard cost comprising the cost of raw materials, consumables, direct labour and indirect production overheads. Indirect production overheads comprise indirect supplies, wages and salaries, amortisation of brands and software, as well as maintenance and depreciation of machinery, plant and equipment used for production, and costs of production, administration and management.

The cost of purchased finished goods, raw and packaging materials and point-of-sale materials includes any costs that are directly related to bringing inventories to the relevant place of sale and getting them ready for sale, for example purchase cost, insurance, freight, duties and similar costs.

Inventories are measured at the lower of standard cost (own-produced finished goods) and weighted average cost (other inventories), or net realisable value. The net realisable value of inventories is calculated as the selling price less costs of completion and costs necessary to make the sale and is determined taking into account marketability, obsolescence and developments in expected selling price.

The cost of scrapped/impaired goods is expensed within the function (line item) responsible for the loss, i.e. losses during distribution are included in the cost of distribution, while the scrapping of products due to sales not meeting forecasts is included in sales expenses.

OPERATING

EXPENSES, INVENTORIES AND DEPOSIT LIABILITIES

1.3.2 DEPOSIT LIABILITIES ON RETURNABLE PACKAGING

In a number of countries, the local entities have a legal or constructive obligation to take back returnable packaging from the market. When invoicing customers, the entity adds a deposit to the sales price and recognises a deposit liability. The deposit is paid out upon return of bottles, cans etc.

The deposit liabilities amounted to DKK 1,576m (2016: DKK 1,681m), while the value of returnable packaging materials amounted to DKK 1,855m (2016: DKK 2,288m).

The value of returnable packaging materials declined during 2017 as a consequence of tighter management of returnable packaging and write-down of bottles following SKU reductions.

The capitalised value of returnable packaging materials exceeds the deposit liability because each of the returnable packaging items circulates a number of times in the market and the deposit value in some markets is legally set lower than the cost of the returnable packaging.

ACCOUNTING ESTIMATES AND JUDGEMENTS

Management assesses the local business model, contracts and agreements, the level of control over the returnable packaging material and the return rate to determine the accounting treatment of the packaging material as either property, plant and equipment or inventories.

The deposit liability provided for is estimated based on movements during the year in recognised deposit liabilities and on historical information about return rates and loss of returnable packaging in the market as well as planned changes in packaging types.

+ - ACCOUNTING × = POLICIES

The obligation to refund deposits on returnable packaging is measured on the basis of deposit price as well as an estimate of the number of bottles, kegs, cans and crates in circulation and expected return rates.

The accounting policy for returnable packaging capitalised as property, plant and equipment is described in section 2.4.

1.3.3 SALES AND DISTRIBUTION EXPENSES

Sales and distribution expenses declined by 2% in reported terms and organically by 1%. The reported figure was negatively impacted by the foreign currency translation, a decrease in lo-gistics costs of approximately 4%, which was driven by the disposal of entities in 2017, and lower brand marketing expenses than in 2016, which included the UEFA EURO sponsorship.

Sales and distribution expenses

DKK million	2017	2016
Marketing expenses	5,980	6,211
Sales expenses	5,645	5,525
Distribution expenses	6,480	6,740
Total	18,105	18,476

+ - ACCOUNTING * = POLICIES

Marketing expenses consist of expenses for brand marketing and trade marketing. Brand marketing is an investment in the Group's brands and consists of brand-specific investments in the development of communication vehicles and the use of these to drive the sale of branded products and services.

Brand marketing activities comprise sales campaigns, sponsorships, advertising and in-store displays.

Trade marketing is promotional activities directed towards customers, such as the supply of point-of-sale materials, promotional materials and trade offers.

Sales and distribution expenses comprise costs relating to general sales activities, write-downs for bad debt losses, sales staff as well as depreciation and impairment of sales equipment and costs incurred in distributing goods sold during the year.

1.3.4 OTHER OPERATING ACTIVITIES, NET

Other operating activities are secondary to the principal activities of the Group and include income and expenses relating to rental properties, restaurants, on-trade loans, research activities, and gains and losses on the disposal of intangible assets and property, plant and equipment.

Other operating activities, net

DKK million	2017	2016
Gains and losses on dis- posal of property, plant and equipment and intangible		
assets	4	-59
On-trade loans, net	31	96
Real estate, net	5	17
Research centres, net	-50	-48
Other, net	188	245
Total	178	251

+ - ACCOUNTING × = POLICIES

Gains and losses on the disposal of intangible assets and property, plant and equipment are determined as the sales price less selling costs and the carrying amount at the disposal date.

On-trade loans, net, comprise the effective interest on the loans calculated on the basis of amortised cost less impairment of on-trade loans.

Expenses relating to research activities comprise research in France less grants received to fund research. The funding and grants are recognised in the income statement in the same period as the activities to which they relate. Development costs are included in cost of sales.

FOREIGN EXCHANGE RISK RELATED TO EARNINGS

A significant part of the Group's activities takes place outside Denmark and in currencies other than DKK. Foreign exchange risk is therefore a principal financial risk for the Group and, as such, exchange rate fluctuations can have a significant impact on the income statement.

TRANSACTION RISKS ON PURCHASES AND SALES

The Group is exposed to transaction risks on purchases and sales in currencies other than the functional currency of the local entities. It is therefore the Group's intention to hedge 70-90% of future cash flows in currencies other than the functional currency of the entities on a 12-month rolling basis.

Western Europe

Hedging of the transaction risk will effectively eliminate a significant part of the currency risk on Western European entities' operating profit in local currency. Since a major part of the purchases in foreign currency is in EUR, this will not constitute a risk at Group level. Therefore, these hedges are effectively an economic hedge of (parts of) the net revenue in the relevant currency, and they are accounted for as cash flow hedges, cf. section 4.8.

Eastern Europe

Baltika Breweries and the other markets in Eastern Europe have expenses in both USD and EUR, and appreciation of the RUB and other currencies vis-à-vis EUR and USD has a positive impact on operating profit, while depreciation has a negative effect. The Group has chosen not to systematically hedge the transaction risk in Eastern Europe to the same degree as in Western Europe due to the significant cost of hedging these currencies over a longer period of time. For 2018 the Group has chosen to hedge a portion of Baltika Breweries' expenses in USD. The volatility of the Eastern European currencies will continue to affect operating profit measured in both DKK and local currency.

Asia

The transaction risk is considered to be less significant compared with the risk in the other regions because of the lower sales and purchases in currencies other than the functional currencies as well as the high correlation between USD and most of the Asian currencies.

TRANSLATION RISK

The Group is exposed to risk from translation of foreign entities into the Group's presentation currency, DKK. Despite a decrease in the net revenue generated on the Russian market, the Group's single largest volatility-weighted exposure continued to be the exposure to RUB. However, Asian currencies, such as CNY and LAK, account for an increasing part of the Group's net revenue.

The exposure to fluctuations in EUR/DKK is considered to be limited due to Denmark's fixed exchange rate policy towards EUR.

The Group has chosen not to hedge the exposure arising from translation of revenue or

Net revenue by functional currency (%)



earnings in foreign currencies, but some of the
Group's debt is denominated in currencies in
which the Group generates significant earnings
and cash flow.

Impact on operating profit

Developments in exchange rates between DKK and the functional currencies of foreign entities had a negative impact on operating profits from Western Europe and Asia measured in DKK, while the impact from the increase in the average RUB/DKK rate had a positive impact on operating profits measured in DKK. At Group level, the positive net impact was less than 1%.

■ LAK 4% Other 19% Functional Chanae in average FX Entities in currencu rate 2016 to 2017 Countries in the EUR eurozone -0.08% Russia RUB +11.30% China CNY -3.60% United Kingdom GBP -6.90% Switzerland CHF -1.60% Norway NOK -0.80% Sweden SEK -2.00% ΙΔΚ -2.60% Laos

CNY 11%

CHF 6%

CASH FLOW FROM OPERATING ACTIVITIES

Cash flow from operating activities increased by DKK 2,254m to DKK 11,855m. The significant change compared with 2016 was due to improvement in operating profit before depreciation, amortisation and impairment losses and trade working capital, lower cash outflow from financial items as well as the cash flow in 2016 being affected by an extraordinary payment into the Group's pension fund in the UK.

Average trade working capital as a percentage of net revenue was -13.7% (12-month average), an improvement of 120bp compared with 2016, and was positively impacted by our continued efforts to optimise trade working capital.

The Group continues its efforts to improve cash flow and continually looks into new initiatives. In some major markets, the Group uses receivable transfer agreements to sell trade receivables on a non-recourse basis. The cash flow relating to trade payables was improved due to the Group's ongoing efforts to achieve better payment terms with suppliers. Free cash flow increased to DKK 8,881m (2016: DKK 8,805m), driven by the improvement in operating cash flow, which was, however, partially offset by lower divestment activities in 2017 compared with 2016. Please refer to section 5 for a detailed description of disposal of entities.

+ - ACCOUNTING × = POLICIES

Cash flow from operating activities is calculated using the indirect method as the operating profit before special items adjusted for non-cash operating items, changes in working capital, restructuring costs paid, interest received and paid, and corporation tax paid.

Cash flow from assets held under finance leases is recognised as payment of interest and repayment of debt.

Cash flow from operating activities and free

cash flow (DKKbn)

14

12

10

8

6

4

2

2013

Free cash flow

2014

Cash flow from operating activities

2015

2016

2017

Other specifications of cash flow from operating activities

DKK million	2017	2016
Other non-cash items		
Share of profit after tax of associates and joint ven- tures	-231	-279
Gain on disposal of prop- erty, plant and equipment and intangible assets, net	-4	59
Other items	-	-73
Total	-235	-293

Trade working capital

Total	756	1,043
Trade payables, duties pay- able and deposit liabilities	364	924
Trade receivables	467	202
Inventories	-75	-83
		-

Other working capital

Total	-54	-78	
Other financial receivables	15	17	
Loans and other receivables	-69	-95	
Financial receivables			
Total	40	43	
loans	290	238	
Amortisation of on-trade			
Repayments	460	481	
Loans provided	-710	-676	
On-trade loans			
		-901	
eign exchange gains/losses Total	-25 381	104 -961	
Adjusted for unrealised for-	25	10/	
tions and other liabilities re- lated to operating profit be- fore special items	137	-716	
Retirement benefit obliga-	107	505	
Other payables	-109	- 585	
Other receivables	378	236	

Average trade working capital (% of net revenue)



SECTION 1.6 TRADE RECEIVABLES AND ON-TRADE LOANS

Receivables included in the statement of financial position

DKK million	2017	2016
Trade receivables	4,624	5,493
Other receivables	3,483	3,511
Total current		
receivables	8,107	9,004
Non-current		
receivables	951	1,060
Total	9,058	10,064

The Group's non-current receivables consist mainly of on-trade loans. Non-current receivables fall due more than one year from the end of the reporting period, with DKK 188m (2016: DKK 180m) falling due more than five years from the reporting date.

Receivables by origin

2017	2016
4,203	5,022
1,251	1,370
3,604	3,672
9,058	10,064
	4,203 1,251 3,604

The carrying amount of receivables approximates their fair value. For on-trade loans, the fair value is calculated as discounted cash flows using the interest rate at the reporting date.

ON-TRADE LOANS

Under certain circumstances the Group grants loans to on-trade customers in France, the UK, Germany, Switzerland and Sweden. On-trade loans are spread across a large number of customers/debtors and consist of several types of loan, including loans repaid in cash or through reduced discounts, and prepaid discounts. The operating entities monitor and control these loans in accordance with Group quidelines.

On-trade loans recognised in other operating activities, net

DKK million	2017	2016
Interest and amortisa - tion of on-trade loans	64	81
Losses and write- downs on on-trade		
loans	-33	15
On-trade loans, net	31	96

The average effective interest rate on loans to the on-trade was 4.1% (2016:4.8%).

ACCOUNTING ESTIMATES AND JUDGEMENTS

On-trade loan agreements are typically complex and cover several aspects of the relationship between the parties. Management assesses the recognition and classification of income and expenses for each of these agreements, including the allocation of payments from the customer between revenue, discounts, interest on the loan (other operating activities) and repayment of the loan.

Management also assesses whether developments of importance to the on-trade could indicate impairment of on-trade loans in a market in general. Such devel-opments include changes in local legislation, which

may have an adverse effect on earnings in the industry as a whole and where the effect cannot be allocated to individual loans.

1.6.1 CREDIT RISK

Exposure to credit risk on receivables is managed locally, and credit limits are set as deemed appropriate for the customer taking into account the current local market conditions.

It is Group policy to reduce the credit risk through prepayments or cash payments on delivery, especially for certain categories of customers in each country. The local entities assess the credit risk and whether it is appropriate and cost-effective to hedge the credit risk by way of credit or bank guarantees, credit insurance, conditional sale etc. Such security is taken into account when assessing impairment losses. Security is primarily received from ontrade customers.

On-trade loans are usually repaid through discounts during the continuing sales relationship with the individual customer, which is reflected in the repayment scheme and the discounting of the loans. Consequently, there are no significant on-trade loans past due.

The credit risk on on-trade loans is usually reduced through collateral and pledges of ontrade movables (equipment in bars, cafés etc.). The fair value of the pledged on-trade movables cannot be estimated reliably but is assessed to be insignificant, as the movables cannot readily be used again.

EXPOSURE TO CREDIT RISK

In 2017, 89% (2016: 89%) of the total receivables were neither impaired nor past due. To reflect the current economic situation in Eastern Europe and Asia, an additional write-down for bad debt losses was made in 2017.

Translated into DKK, the proportionate share of the Group's total receivables in Russia decreased to 12% at year-end 2017 (2016: 14%), mainly due to volumes being flat and improvements in collection. The share of receivables in Germany decreased to 8% at year-end 2017 (2016: 10%), mainly due to the sale of Nordic Getränke. The share of receivables in Poland increased to 8% at year-end 2017 (2016: 5%), due to onboarding of new customers. The change in the remaining countries was not significant.

The impairment losses at 31 December 2017 related to several minor customers that have – in different ways – indicated that they do not expect to be able to pay their outstanding balances, mainly due to adverse economic developments.

SECTION 1.6 (CONTINUED) **TRADE RECEIVABLES AND ON-TRADE**

Trade receivables and on-trade loans (broken down bu countru)

LOANS



Russia 12% (14%) France 7% (6%) Sweden 4% (4%) ■ Other 40% (40%)

UK 11% (10%) Switzerland 9% (9%) Germanu 8% (10%) Poland 8% (5%) Ching 1% (2%)

ACCOUNTING ESTIMATES AND JUDGEMENTS

In assessing credit risk, management analyses the need for impairment for bad debt losses due to customers' inability to pay. The financial uncertainty associated with impairment of bad debt losses is usually considered to be limited. However, if the ability to pay deteriorates in the future, further impairments may be necessary.

Impairment losses are based on an individual review of the need for impairment, taking into consideration the customers' creditworthiness and expected ability to pay, customer insolvency or anticipated insolvency, and past due amounts as well as collateral received. When no objective indication of individual impairment exists, management assesses the need to recognise the impairment for a portfolio of receivables based on customer segments, historical information on payment patterns, terms of payment and concentration maturity, as well as information about the general economic situation in the markets/countries. The portfolios are based on on-trade and off-trade customers and on-trade receivables and loans

With regard to the on-trade loans, the individual Group companies manage and control these loans as well as standard trade credits in accordance with Group guidelines.

Derecognition of groups of receivables, for example in business combinations or other structured transactions, is based on management's judgement of contractual terms and other factors related to the transaction.

+ - ACCOUNTING × = POLICIES

Receivables are recognised initially at fair value and subsequently measured at amortised cost less impairment losses

Trade receivables comprise sale of invoiced goods and services as well as short-term on-trade loans to customers. Other receivables comprise VAT receivables, loans to partners, associates and joint ventures, interest receivables and other financial receivables

Regarding the on-trade loans, any difference between the present value and the nominal amount at the loan date is treated as a prepaid discount to the customer, which is recognised in the income statement in accordance with the terms of the agreement. The market interest rate is used as the discount rate. corresponding to the money market rate based on the maturity of the loan with the addition of a risk premium. The effective interest on these loans is recognised in other operating activities, net. The amortisation of the difference between the discount rate and the effective interest rate is included as a discount in revenue.

Impairment losses are calculated as the difference between the carrying amount and the net realisable value, including the expected net realisable value of any collateral provided.

Ageing of receivables and on-trade loans

DKK million

2016

D	eve	lopment	in	impa	irment	: 1	osses	on	receival	bl	les
---	-----	---------	----	------	--------	-----	-------	----	----------	----	-----

DKK million

DKK IIIMIOII					2010
2017	Trade receivables	On-trade loans	Other receivables	Total	Total
Impairment at 1 January	-734	-258	-20	-1,012	-1,043
Impairment losses recognised	-266	-59	-	-325	-290
Realised impairment losses	119	41	-	160	108
Reversed impairment losses	42	27	11	80	99
Disposal of entities/transfers	44	12	-2	54	114
Impairment at 31 December	-795	-237	-11	-1,043	-1,012

2017	Net carrying amount at 31 Dec.	Neither impaired nor past due	Past due less than 30 days	Past due between 30 and 90 days	Past due more than 90 days
Sale of goods and services	4,203	3,683	223	99	198
On-trade loans	1,251	1,189	1	7	54
Other receivables	3,604	3,207	13	179	205
Total	9,058	8,079	237	285	457
Total 2016	10,064	9,001	385	340	338

SECTION 2

ASSET BASE AND RETURNS

Maximising return on investments is key in delivering **sustainable value** to the shareholder. Return on invested capital (ROIC) analyses all investments throughout the value chain and is a key measure in ensuring the proper basis for decisionmaking.

The **asset base** represents the total investment in intangible assets and property, plant and equipment and accounts for the most significant part of the total invested capital.

-4.8bn

Further impairment of brands, primarily Baltika, as consumer trends in Russia are shifting from national brands to local and regional brands, leading to increased strategic focus on other brands in the Baltika Breweries portfolio. **7.9%**

Increased by 120bp and continues to be a key focus area for the Group.



Return on invested capital (ROIC) (%)



RETURN ON INVESTED CAPITAL

The calculation of ROIC uses operating profit before special items adjusted for tax using the effective tax rate, and invested capital including assets held for sale and trade receivables sold, and excludes contingent considerations and corporation tax. The calculation changed from 1 January 2017, and the comparative figures have been restated accordingly. Return on invested capital (ROIC) increased by 120bp to 7.9% (2016: 6.7%). ROIC excluding goodwill increased by 350bp to 17.3% (2016: 13.8%).

ROIC was impacted by an increase in operating profit before special items adjusted for effective tax and the lower average invested capital, both having a positive impact.

Invested capital was affected by a decrease in total assets, primarily attributable to changes in foreign exchange rates as well as the DKK 4.8bn impairment of the Baltika brand, cf. section 2.3. The negative impact on total assets from foreign exchange rates is attributed to Russia, DKK 2.6bn, and China, DKK 1.1bn, compared with the DKK value they would have had if they had been translated at the exchange rates applied at year-end 2016. As the impairment loss on the Baltika brand was recognised at year-end, it did not have a full-year impact on the average invested capital for 2017 but will have full impact on the average invested capital for 2018. If the impairment had been recognised at 1 January 2017, ROIC would have been 8.4% and ROIC excluding goodwill would have been 19.7%.

In 2017, goodwill decreased, primarily due to foreign exchange impact, cf. section 2.4.

Invested capital

DKK million	2017	2016
Total assets	103,361	115,913
Less		
Deferred tax assets	-1,509	-1,459
Interest receivables, fair value of hedging instruments, receivables sold and financial		
receivables	11	54
Cash and cash equivalents	-3,462	-3,502
Assets included	98,401	111,006
Trade payables	-13,451	-13,543
Deposits on returnable packaging	-1,576	-1,681
Provisions, excluding restructurings	-3,594	-3,510
Deferred income	-697	-935
Other liabilities, excluding deferred income, interest payable and fair value of hedging		
instruments	-6,619	-6,927
Liabilities offset	-25,937	-26,596
Invested capital	72,464	84,410
Goodwill	-42,291	-44,658
Invested capital excluding goodwill	30,173	39,752
Invested capital, average	80,068	82,748

CapEx and amortisation/ depreciation (DKKbn)



CapExAmortisation and depreciation

SECTION 2.2 SEGMENTATION OF ASSETS

The Group's assets are segmented on the basis of geographical regions in accordance with the management reporting for 2017, cf. section 1.2.

Invested capital in Eastern Europe and Asia was affected by changes in foreign exchange rates and disposal of Chinese entities. All three regions delivered ROIC improvement, with particular strong growth in Asia. Not allocated comprises entities that are not business segments and eliminations of investments in subsidiaries, receivables, loans etc.

Non-current segment assets comprise intangible assets and property, plant and equipment owned by the segment/country, even if the income is also earned outside the segment/ country that owns the asset. Non-current assets also comprise non-current financial assets other than financial instruments and deferred tax assets. Goodwill and brands with indefinite useful life allocated by segment are specified in section 2.3.

Geographical allocation of non-current assets

DKK million	2017	2016	
Denmark (Carlsberg Breweries A/S'			
domicile)	3,513	4,257	
Russia	24,949	32,298	
China	14,466	15,725	
Other countries	41,376	43,106	
Total	84,304	95,386	

Segmentation of assets etc.

DKK million

	Western	Eastern		Not	Carlsberg Breweries
2017	Europe	Europe	Asia	allocated	Group, total
Invested capital, cf. section 2.1	28,638	25,570	19,311	-1,055	72,464
Invested capital excluding goodwill, cf. section 2.1	13,489	11,542	6,197	-1,055	30,173
Acquisition of property, plant and equipment and intangible assets	1,837	716	1,212	83	3,848
Amortisation and depreciation	1,872	761	1,311	625	4,569
Impairment losses	107	4,820	-113	-	4,814
Return on invested capital (ROIC)	12.8%	5.4%	10.3%	-	7.9%
Return on invested capital excluding goodwill (ROIC excl. goodwill)	26.6%	10.2%	31.2%		17.3%
2016					
Invested capital, cf. section 2.1	29,169	33,460	21,838	-55	84,410
Invested capital excluding goodwill, cf. section 2.1	13,955	18,284	7,568	-55	39,752
Acquisition of property, plant and equipment and intangible assets	1,920	454	1,244	196	3,814
Amortisation and depreciation	1,971	737	1,352	674	4,734
Impairment losses	11	53	1,162	-	1,226
Return on invested capital (ROIC)	11.8%	4.8%	8.6%	-	6.7%
Return on invested capital excluding goodwill (ROIC excl. goodwill)	23.8%	8.8%	23.2%	-	13.8%

Segmentation of assets and invested capital in Carlsberg Breweries Group is different from the beverages, total segment in the Carlsberg Group, due to the goodwill and brands recognised as part of the acquisition of the non-controlling interest in Carlsberg Breweries A/S from Orkla in 2004.
SECTION 2.3

Intangible assets, property, plant and equipment, and investments in associates and joint ventures are tested for impairment if an event or circumstance indicates that the carrying amount may not be recoverable.

Tests for impairment of goodwill and brands with indefinite useful life are performed at least annually. The impairment tests of goodwill and brands are based on an assessment of their value in use.

In connection with impairment testing, management reassesses the useful life and residual value of assets with indications of impairment.

2.3.1 IMPAIRMENT

In 2017, the impairment tests of goodwill and brands with indefinite useful life were prepared at the reporting date. Based on the tests performed, the Group recognised impairment

Impairment of goodwill, brands and other non-current assets

DKK million	2017	2016
Brands and other intangible assets		
Baltika brand, Baltika Breweries, Russia	4,800	-
Land use rights (reversal of impairment), Eastern Assets, China	-80	-
Brands and land use rights, Chongqing Brewery Group, China	-	846
Other brands	47	67
Other intangible assets	-	7
Total	4,767	920

Property, plant and equipment

Plant, machinery and equipment, Aldaris, Latvia	40	-
Machinery and equipment, Westen Europe and Asia	124	1
Plant, machinery and equipment (reversal of impairment), Eastern Assets, China	-136	-
Plant, machinery and equipment, Bihar, India	-	160
Plant, machinery and equipment, Chongqing Brewery Group, China	-	148
Plant, machinery and equipment, Xinjiang Wusu Group, China	-	-15
Machinery and equipment, Carlsberg UK	-	2
Breweries and brewery equipment, Baltika Breweries, Russia	19	10
Total	47	306
Total impairment losses	4,814	1,226
Of which recognised in special items, cf. section 3.1	4,688	1,207

losses on brands amounting to DKK 4,847m (2016: DKK 867m).

During the year, impairment losses of DKK 183m relating to property, plant and equipment were recognised as a result of restructurings and other events.

In addition, the Group recognised reversal of impairments in Eastern Assets of other intangible assets amounting to DKK 80m and of plant and equipment amounting to DKK 136m.

Total impairment losses, net, recognised in 2017 amounted to DKK 4,814m (2016: DKK 1,226m).

BALTIKA BREWERIES (RUSSIA)

In recent years, the Russian beer market has experienced a continuous decline caused by very challenging macroeconomic conditions, duty increases and locally imposed market restrictions. As expected, in 2017 the market continued the decline primarily as a result of the restrictions imposed on the sale of beer in PET bottles larger than 1.5 litres, which had previously accounted for more than 20% of market volumes.

Consumer trends in Russia have indicated a shift away from national and international brands towards local and regional brands resulting in a loss of market share for Baltika Breweries among others to local and regional market participants. This trend is expected to continue in the long term, which has led to an adjustment of the Baltika Breweries brand strategy to increase focus on the local and regional brands within the portfolio. The overall performance of Baltika Breweries remains solid, although the Baltika brand's share of volumes sold is expected to decrease slightly. The change in brand strategy along with adjustments to the long-term expectations for key macroeconomic assumptions led to a reassessment of the expected future growth of the Baltika brand. This resulted in the recoverable amount being lower than the carrying amount. The brand was therefore written down by DKK 4,800m to the lower recoverable amount.

The recoverable amount of the brand was determined based on its value in use. A pre-tax discount rate of 11.2% was used in the calculation (2016: 9.8%). The brand had a carrying amount after impairment of DKK 6,425m as at 31 December 2017 (2016: DKK 12,136m).

The write-down was the second in three years. The first followed the review of expected future growth that took place in the autumn of 2015 and resulted in the brand being written down by DKK 4,000m. However, the recent development shows a bigger impact on the Baltika brand from the PET downsizing and change in consumer trends than was expected in the growth rate applied in the impairment test in 2015. The combined effect of these trends has been incorporated into the recent impairment test.

Impairment of property, plant and equipment in Russia in 2017 was a consequence of restructuring and process optimisations.

CHONGQING BREWERY GROUP (CHINA)

In recent years, Chongqing Brewery Group has experienced a significant decline in the volumes from its local mainstream brands. The decline was primarily the result of a general decline in Chinese beer volumes, accelerated premiumisation to the benefit of Tuborg, and closure and disposal of non-essential breweries, which led to a write-down of the brands of DKK 800m in 2016 (2015: DKK 400m).

In 2017, the brands performed slightly better than projected in 2016 and the expected future growth also remains slightly better.

In 2016, six breweries were disposed of or closed, resulting in write-downs of land use rights as well as plant, machinery and equipment to their recoverable amounts. In total, impairment losses of DKK 194m were recognised in special items.

EASTERN ASSETS (CHINA)

Two breweries that were impaired in prior years have been redesignated from only supplying their local markets to primary producers of the international brands supporting the "Big Cities" strategic initiative in China. Investments in new production equipment have been approved and will increase the capacity in 2018.

The change in use of the two breweries is expected to generate future cash flows resulting in the recoverable amount exceeding that of the carrying amount of land use rights and plant and equipment had it not been written down in 2015. As a result, impairments of DKK 216m were reversed at the end of 2017, equalling the carrying amount of the assets less subsequent depreciation and amortisation that would have been recognised,

OTHER IMPAIRMENTS

In 2017, the performance of a local Finnish brand was significantly below expectations. The growth expectations were therefore reassessed, resulting in the remaining carrying amount of DKK 47m being written down.

Properties on the former brewery site in Aldaris, Latvia, were impaired by DKK 40m as a result of a decline in their recoverable amount.

In 2016, the DKK 160m impairment of property, plant and equipment in Carlsberg India was the consequence of the implementation of a state-wide ban on the production and sale of alcohol in Bihar.

SIGNIFICANT AMOUNTS OF GOODWILL AND BRANDS

Goodwill and brands with indefinite useful life related to Baltika Breweries, Kronenbourg, Chongqing Brewery Group and the acquisition of the 40% non-controlling interest in Carlsberg Breweries A/S each account for 10% or more of the total carrying amount of goodwill and brands with an indefinite useful life at the reporting date.

ACCOUNTING ESTIMATES AND JUDGEMENTS

Identification of cash-generating units

The Group's management structure reflects the geographical segments, cf. section 1.2, and decisions are carried out by the regional managements responsible for performance, operating investments and growth initiatives in their respective regions.

There is a significant degree of vertical integration of the production, logistics and sales functions, aimed at supporting and promoting optimisations across the Group or within regions. The regional integration within planning, procurement and sourcing between countries has increased the volume of intra-group transactions and impacted the allocation of profits.

Assets, other than goodwill and brands with regional and global presence, are allocated to individual cashgenerating units (CGUs), being the level at which the assets generate largely independent cash inflows. As the Group primarily operates with local sales and production organisations, the cash inflows are generated mostly on a national basis, and the CGUs are therefore usually identified at country level.

In connection with acquisitions and the related purchase price allocation, cash inflows are assessed and the determination of CGU allocation is made within 12 months from the date of acquisition.

Goodwill

Goodwill does not generate largely independent cash inflows on its own and is therefore allocated to the level at which it is monitored for internal management purposes. This would normally be at regional or sub-regional level, each level consisting of multiple CGUs.

Goodwill allocated to CGUs that are less integrated in regions or sub-regions is tested as part of those CGUs. However, these CGUs are not considered significant compared with the total carrying amount of goodwill. The following groups of CGUs are considered significant compared with the total carrying amount of goodwill:

- Western Europe
- Eastern Europe
- China, Malaysia and Singapore
- Indochina

Brands

Cash flows specific to the international and regional brands are generated across many CGUs and these may not be identical to the groups of CGUs to which goodwill is allocated. Cash flows for brands are separately identifiable, and these core assets are tested individually for impairment. This test is performed in addition to the test for impairment of goodwill.

The following brands have been considered significant compared with the total carrying amount of brands with indefinite useful life:

• Baltika brand

Corporate assets

The Group has identified capitalised software relating to the Group's ERP systems as corporate assets, and as such, these are peripheral to the generation of cash inflow. The Group's ERP landscape is closely linked to the internal management structure, and therefore the identified assets are tested for impairment at the CGU level to which goodwill is allocated.

Property, plant and equipment

Property, plant and equipment are tested for impairment when indications of impairment exist. Management performs an annual assessment of the assets' future application, for example in relation to changes in production structure, restructurings or closing of breweries. The impairment test is based on the higher of fair value less cost to sell, if such a value can be established, and value in use. Value in use is assessed

based on budget and target plan cash flows generated by the CGU. The assessment is based on the lowest CGU affected by the changes that indicate impairment. The discount rate is a WACC that reflects the risk-free interest rate with the addition of a risk premium associated with the particular asset.

Associates and joint ventures

Management performs an impairment test of investments in associates and joint ventures when indications of impairment exist, for example due to lossmaking activities or major changes in the business environment. The impairment test is based on value in use assessed from budget and target plan cash flows from the associate or joint venture and related assets that form an integrated CGU. The discount rate reflects the risk-free interest rate with the addition of a risk premium associated with the particular investments.



Goodwill and brands with indefinite useful life are subject to an annual impairment test, carried out initially before the end of the year of acquisition.

The carrying amount of goodwill and brands with indefinite useful life is tested for impairment at the level where cash flows are considered to be generated largely independently. This is at either CGU level or as a group of CGUs. All assets are tested for impairment if an event or circumstance indicates that the carrying amount may not be recoverable. If an asset's carrying amount exceeds its recoverable amount, an impairment loss is recognised in the income statement. The recoverable amount is the higher of the asset's fair value less costs of disposal and its value in use.

Value in use is measured with reference to the future net cash flows expected to be generated by the CGU or group of CGUs and discounted by a discount rate adjusted for any risk specific to the asset, if relevant to the applied calculation method.

Impairment of goodwill and brands, significant impairment losses on property, plant and equipment, associates and joint ventures, and impairment losses arising on significant restructurings of processes and fundamental structural adjustments are recognised as special items. Minor impairment losses are recognised in the income statement in the relevant line item.

Impairment of goodwill is not reversed. Impairment of other assets is reversed only to the extent of changes in the assumptions and estimates underlying the impairment calculation. Impairment is only reversed to the extent that the asset's new carrying amount does not exceed the carrying amount of the asset after amortisation/depreciation had the asset not been impaired.

2.3.2 IMPAIRMENT TEST OF GOODWILL The carrying amount of goodwill allocated to groups of CGUs

DKK million	2017	2016
Western Europe	15,149	15,213
Eastern Europe	14,028	15,175
China, Malaysia		
and Singapore	9,014	9,591
Indochina	3,531	4,072
Significant groups of CGUs	41,722	44,051
Other, Asia	569	607
Total	42,291	44,658

In 2017 and 2016, significant groups of CGUs represented 99% of the total carrying amount.

PROJECTIONS OF CASH FLOW

Cash flows are determined for each individual CGU. When market dynamics and macroeconomic factors indicate significant changes, cash flows are assessed and determined based on factors relevant for the individual CGU. The estimated cash flows are aggregated at the level of the group of CGUs to which goodwill is allocated, observing eliminations of intra-group cash flows.

The key assumptions for projecting the cash flows for the groups of CGUs that are considered significant compared with the total carrying amount of goodwill are forecast as stated below. The growth rate for the forecast period is the compound annual growth rate for the three-year forecast period.

Key assumptions

2017	Forecast period growth	Terminal period growth	Pre-tax dis- count rate
Western Europe	- 5%	0.3%	1.2%
Eastern Europe	- 9%	4.0%	8.1%
China, Malaysia and Singapore	- 4%	1.0%	4.4%
Indochina	- 2%	0.8%	4.3%

WESTERN EUROPE

The region primarily comprises mature beer markets. While market volumes tend to be flat or slightly declining, the overall value of the market has seen a positive, albeit small, development in recent years. This has been driven by slightly improving beer category dynamics because of innovations, increased interest in craft & speciality beers and alcohol-free beer offerings, and an overall improved category perception. The region is generally characterised by wellestablished retail structures and a strong tradition of beer consumption. The share of ontrade varies between markets but the weak macroeconomic environment of recent years has led to a shift from on-trade to off-trade consumption.

The Group's focus for Western Europe is on improving margins through the initiatives in the Funding the Journey programme, which are now embedded in the business, and on achieving the SAIL'22 strategic priorities, including value management, supply chain efficiencies and operating cost management.

The average growth in cash flow of -5% in the forecast period reflects the significant risk adjustments included in the forecast to account for the estimation uncertainty related to the benefits expected from the strategic initiatives from SAIL'22.

EASTERN EUROPE

The Group's two main markets in the region are Russia, which accounts for around 67% of regional beer volumes, and Ukraine, which accounts for around 21%. The Russian beer market has been under significant pressure in the past decade, more recently due to challenging macroeconomic conditions and a ban on individual PET bottles larger than 1.5 litres.

In recent years, the modern off-trade, consisting of hypermarkets and supermarkets, has grown significantly and now accounts for approximately 65% of the off-trade in Russia. Another growing channel is the so-called DIOT – draught in off-trade – which is estimated to account for around 10% of the market.

The Group's share of the beer profit pool in Russia significantly exceeds our volume market share of around 35%. The Ukrainian beer market has also been in decline due to the severe macroeconomic slowdown.

The focus for Eastern Europe is to mitigate the negative earnings impact from the weakening currencies and the continued market decline in the region. Actions include a number of changes in our commercial agenda and priorities as well as a meticulous focus on costs and efficiencies.

Management expects the current macroeconomic situation and developments to continue in the short term with inflation stabilising at the current level and, in the medium to long term, interest rates are expected to decline and then stabilise at a level lower than currently observed in the market. This will ease the pressure on profitability from input costs denominated in foreign currencies.

The average growth in cash flow of -9% in the forecast period reflects the significant risk adjustments included in the forecast to account for the estimation uncertainty related to the volatile macroeconomic situation. The growth is projected in nominal terms and therefore does not translate into cash flow at the same growth rate in the Group's presentation currency, DKK.

ASIA

The importance of Asia for the Group has increased significantly over the past decade, during which the Group has expanded its presence in the region, both organically and through acquisitions.

The Asian markets are very diverse but offer considerable prospects for value growth, underpinned by young populations, urbanisation, rising disposable income levels, growing economies and, in some markets, relatively low per capita beer consumption. However, as many Asian markets are emerging markets, development is subject to volatility.

Both the on-trade and off-trade channels are characterised by a strong traditional outlet segment but with the modern outlet segment growing in most markets.

The Group's focus for Asia is to continue the growth trajectory in the region. Activities include the continued expansion of our international premium brands, in particular Tuborg, and the strengthening and premiumisation of our local power brands in combination with a continued focus on costs and efficiencies.

The average growth in cash flow of -3% in the forecast period reflects the significant risk adjustments included in the projections to account for the estimation uncertainty related to the volatility of emerging markets in the region and the uncertainty related to the development in beer consumption, in particular in China. The growth is projected in nominal terms and therefore does not translate into cash flow at the same growth rate in the Group's presentation currency, DKK.

ACCOUNTING ESTIMATES AND JUDGEMENTS

Goodwill

The impairment test of goodwill is performed for the group of CGUs to which goodwill is allocated. The group of CGUs is determined based on the management structure for regions or sub-regions at the level at which goodwill is monitored. The structure and groups of CGUs are reassessed every year. The test for impairment of goodwill is based on the assessment of the recoverable amount calculated as the value in use. The value in use is the discounted value of the expected future risk-adjusted cash flows.

Key assumptions

To determine the value in use, the expected cash flow approach is applied. This involves developing multiple probability-weighted scenarios to reflect different outcomes in terms of timing and amount of expected future cash flow. The expected future cash flow is based on the budget and target plans for the next three years. Cash flows beyond the three-year period are extrapolated using the terminal period growth rate.

The probability weighting applied is based on past experience and the uncertainty of the prepared budget and target plan cash flows.

Potential upsides and downsides identified during the budget process and in the daily business are reflected in the future cash flow scenarios for each CGU.

The risk-adjusted cash flows are discounted using a discount rate reflecting the risk-free interest rate for each CGU with the addition of a spread.

The risk-free interest rates used in the impairment tests are based on observed market data. Please refer to the description of discount rates in section 2.3.3.

The key assumptions on which management bases its cash flow projections are:

- Volumes
- Sales prices
- Input costs
- Operating investments
- Terminal period growth

The assumptions are determined at CGU level in the budget and target plan process, and are based on past experience, external sources of information and industry-relevant observations for each CGU. Local conditions, such as expected development in macroeconomic and market conditions specific to the individual CGUs, are considered. The assumptions are challenged and verified by management at the regional or sub-regional level at which goodwill is tested for impairment.

The budget and target plan process takes into account events or circumstances that are relevant in order to reliably project the short-term performance of each CGU. Examples include significant campaign activities (for example UEFA EURO), changes in excise duties etc., which may each have an observable short-term impact but are of a non-recurring nature. Given the short-term nature of such events and circumstances, they are not taken into consideration when estimating the terminal period growth rate.

Volumes

Projections are based partly on past experience and partly on external market data, and take into consideration planned commercial initiatives, including spend on marketing and sponsorships, and the expected impact of such initiatives on consumer demand. The projections are, if relevant, adjusted for the expected changes in the level of premiumisation. No changes in market shares are assumed in the medium or long term.

Demographic expectations general to the industry, such as the development in population, consumption levels, generation-shift patterns, rate of urbanisation as well as macroeconomics etc., are also taken into consideration for medium- and long-term projections.

Events and circumstances can have a short-term impact on the timing of volumes entering circulation. This can be affected by excessive stocking related to an increase in excise duties, campaign activities and the timing of national festivals, for example Chinese New Year. Such short-term effects are not material to volume projections and therefore do not impact the long-term projections.

Sales prices

The level of market premiumisation and the locally available portfolio are key drivers in identifying price points. When planning pricing structures, factors in cluding price elasticity, local competition and inflation expectations can also impact the projection.

Increases in excise duties are typically passed on to the customers with a delay of a few months. Since the increase is a pass-through cost and thereby compensated for by price increases at the time of implementation, it does not impact the long-term sales price growth and is therefore not taken into consideration in the long-term projections unless circumstances specifically indicate otherwise. No changes to duties in the short or medium term are taken into consideration unless there is a firm plan to introduce changes.

Input costs

Input costs in the budget and target plans are based on past experience and on:

- Contracted raw and packaging materials
- Contracted services within sales, marketing, production and logistics
- Planned commercial investments
- Cost optimisations not related to restructurings
- Expected inflation

In the long term, projections follow the level of inflation unless long-term contracts are in place.

Operating investments

Projections are based on past experience of the level of necessary maintenance of existing production capacity, including replacement of parts. This also includes planned production line overhauls and improvements to existing equipment. Non-contracted capacity increases and new equipment are not included.

Terminal period growth

Growth rates are projected to be equal to or below the expected rate of general inflation and assume no nominal growth. The projected growth rates and the applied discount rates are compared to ensure a sensible correlation between the two.

2.3.3 IMPAIRMENT TEST OF BRANDS

Brands with indefinite useful life

Significant brands	6,425	12,136
Baltika brand	6,425	12,136
DKK million	2017	2016

In 2017, significant brands represented 52% (2016: 66%) of the total carrying amount of brands with indefinite useful life.

Other brands comprise a total of 17 brands that are not considered individually material compared with the total carrying amount.

PROJECTIONS OF CASH FLOW

Brands are tested for impairment as separate CGUs across regions and sub-regions, and cash flows are determined for each individual brand in the budget. When market dynamics or macroeconomic factors indicate significant changes, cash flows are reassessed based on factors relevant to the individual brand. Cash flows for larger individual brands usually correlate with the overall development in the regions explained in section 2.3.2 on impair ment of goodwill, but from time to time consumer trends or a strategic focus on one brand changes relative to a portfolio of brands, as is the case in for example Baltika Breweries and Chongging Brewery Group.

The assessment of cash flows for individual brands includes considering expected price developments, expected developments in market size and consumption as well as how each brand is expected to be utilised as part of a portfolio, including considering in which demand spaces the brand plays a key role.

ACCOUNTING ESTIMATES AND JUDGEMENTS

Brands

The test for impairment of brands is performed using the relief from royalty method and is based on the expected future cash flows generated from the royalty payments avoided for the individual brand for the next 20 years and projections for subsequent years.

The risk-free cash flows are discounted using a discount rate reflecting the risk-free interest rate with the addition of the risk premium associated with the individual brand.

Key assumptions

2017	Average reve- nue growth	Terminal period growth	Pre-tax discount rate	Post-tax discount rate
Baltika brand	3%	4.0%	11.2%	9.8%
Chongqing Brewery Group brands	-2%	2.0%	10.4%	8.1%

Key assumptions

The key assumptions on which management has based its cash flow projection include the royalty rate, the expected useful life, revenue growth and a theoretical tax amortisation benefit.

Expected useful life

Management has assessed that the value of brands with indefinite useful life can be maintained for an indefinite period, as these are well-established brands in their markets, some of which have existed for centuries. The beer industry is characterised as being very stable with consistent consumer demand and a predictable competitive environment, and is expected to be profitable for the foreseeable future. Control of the brands is legally established and is enforceable indefinitely.

In management's opinion, the risk of the useful life of these brands becoming finite is minimal, primarily because of their individual market positions and because current and planned marketing initiatives are expected to sustain the useful life of the brands.

Revenue growth

At the time of acquisition of any individual brand, a revenue growth curve is forecasted based on a long-term strategic view of the risk and opportunities relevant to the brand. The curve is forecasted for a 20-year horizon. This horizon reliably reflects the lengthy process of implementing brand strategies to support a brand occupying its intended place in the Group's portfolio. The forecast period applied is comparable with the common term of the majority of licence agreements to which the Group is partu.

In the local markets, the product portfolio usually consists of local power brands and international premium brands. When projecting revenue growth for

local brands, in addition to its commercial strength – such as market share and segment position – the forecast takes into consideration the demographics of the primary markets, including expected development in population, consumption levels, generation-shift patterns, rate of urbanisation, beer market maturity, level of premiumisation, circumstances generally limiting the growth opportunities for alcoholic beverages etc.

For brands with global or regional presence, enhanced investments in product development and marketing are expected. The expected growth rate for these brands is generally higher than for more localised brands, and is usually highest early in the 20year period.

Depending on the nominal growth expectations for the brand, the revenue growth in individual years may be above, equal to or below the forecasted inflation level in the markets where the brand is present.

When preparing budgets, consideration is given to events or circumstances that are relevant in order to reliably project the short-term performance of each brand. Examples include significant campaign activities (for example UEFA EURO), changes in excise duties etc., which may each have an observable short-term impact but are of a non-recurring nature that is quickly absorbed by the business. Since the impact of such events and circumstances is not material to the long-term projections, it is not taken into consideration when estimating the long-term and terminal period growth rates. Please refer to the description of the impact of increases in excise duties in section 2.3.2.

Tax benefit

The tax rate and amortisation period applied in the test are determined based on current legislation. The impairment test applied tax rates in the range of 15-34% and amortisation periods of 5-10 years.

Royalty rate

Royalties generated by a brand are based on the Group's total income from the brand and are earned globally, i.e. the income is also earned outside the CGU that owns the brand. If external licence agreements for the brand already exist, the market terms of such agreements are taken into consideration when assessing the royalty rate that the brand is expected to generate in a transaction with independent parties. The royalty rate is based on the actual market position of the individual brand in the global, regional and local markets and assumes a 20-year horizon. This term is common to the beverage industry when licensing brands.

For some brands, the share of the total beer market profit exceeds the volume share to an extent that creates significant market entry barriers for competing brands that justify a higher royalty rate.

Royalty rates

International, premium and	
speciality beers	3.5-15.0%
Strong regional and national brands	3.0-5.0%
Local and mainstream brands	2.0-3.5%

Discount rates

The discount rate is a WACC that reflects the riskfree interest rate with the addition of a risk premium relevant to each brand.

The risk-free interest rates used in the impairment tests were based on observed market data. For countries where long-term risk-free interest rates are not observable or valid due to specific national or macroeconomic conditions, the interest rate is estimated based on observations from other markets and/or long-term expectations expressed by international financial institutions considered reliable by the Group.

The added credit risk premium (spread) for the riskfree interest rate was fixed at market price or slightly higher, reflecting the expected long-term market price. The aggregate interest rate, including spread, thereby reflected the long-term interest rate applicable to the Group's investments in the individual markets.

Interest rates applied in Eastern Europe

In recent years, the macroeconomic situation deteriorated significantly in Eastern Europe, resulting in interest rates and inflation increasing to a level significantly higher than the Group's long-term expectations.

The use of expected future interest rates in lieu of appropriate observable interest rates does not impact the conclusion of the impairment test because the relationship between discount rates and growth rates (the real interest rate) is expected to be constant. Expectations for the long-term real interest rate remain a key assumption for the impairment testing in general, and for CGUs with exposure to the Russian market in particular.

In the ten-year period until 2012, the average longterm real interest rate in Russia was negative, as a result of which inflation exceeded the nominal interest rate. The rate has since turned positive and is expected to remain positive in the future. Since 2016. the Bank of Russia has expressed its expectations for the short-term real interest rate. It expects a positive future real interest rate at around 2.5-3.0% in the short term. Due to the current monetary situation in Russia, the short-term interest rate is higher than the long-term interest rate and therefore not directly comparable with the real interest rate applied by the Group. It is the expectation that real interest rates in the future will normalise with short-term interest rates falling to a level below the long-term interest rates.

The current economic environment in Russia indicates that a stable long-term real interest rate lower than the current level will be reached within a few years. In addition, the latest published expectations from key international financial institutions show an increase in the long-term real interest rate to 2.5%.

In previous years a real interest rate of 1.5% was applied but recent developments in the Russian economy and the updated expectations from the financial institutions have led to an increase of 1 percentage point in the real interest rate applied as the long-term growth expectation in the impairment test to 2.5%.

The impairment test of the Baltika brand is sensitive to changes in the real interest rate. Since no expected future long-term real interest rate can be directly observed, the estimate of a real interest rate is subjective and associated with risk.

2.3.4 SENSITIVITY TESTS

GOODWILL

Sensitivity tests have been performed to determine the lowest forecast and terminal period growth rates and/or highest discount rates that can occur in the CGUs, groups of CGUs and brands with indefinite useful life without leading to any impairment loss.

The risk-free interest rates observable for Western Europe remained relatively low at the end of 2017. The sensitivity tests calculate the impact of higher interest rates and allow for a double-digit percentage-point increase in riskfree interest rates.

Due to a challenging macroeconomic situation in some CGUs and groups of CGUs, the Group performed additional sensitivity tests to ensure that a potential impairment is not overlooked. These additional sensitivity tests did not identify any potential impairment.

The test for impairment of goodwill did not identify any CGUs or groups of CGUs to which goodwill is allocated where a reasonably possible negative change in a key assumption would cause the carrying amount to exceed the recoverable amount.

The goodwill allocated to Eastern Europe was primarily recognised when the Group completed the step acquisition of the remaining 50% of the Baltic Beverage Holding Group from Scottish & Newcastle in 2008. However, the impairment test includes 100% of the cash flow generated by Eastern Europe, resulting in the recoverable amount significantly exceeding the carrying amount.

BRANDS

Following the impairment losses recognised in 2016 and 2017 for the Baltika and Chongqing Brewery Group brands, a reasonably possible negative change in a key assumption would cause the carrying amount to exceed the recoverable amount. The sensitivity to changes in the assumptions is shown in the table.

Key assumptions

The key assumptions relevant to the assessment of the recoverable amount are:

- Volume
- Price
- Discount rate

The assumptions for volume and pricing are closely linked, which, together with the presence of multiple sub-brands in different geographies within each brand, makes individual sensitivity testing on the basis of these two assumptions very impractical. Instead sensitivity testing is performed for the overall revenue growth rate, both in the forecast period and the terminal period.

The sensitivity test for the maximum decline in growth rate in the forecast period assumes a year-on-year decline in the nominal growth rate, thereby estimating the accumulated effect of a negative change for the full forecast period.

The sensitivity tests were completed assuming all other assumptions were unchanged, as it is relevant to assess the sensitivity to, for example, a decline in the growth rate independently of changes in the discount rate. This is because the growth rate in itself might be impacted by changes in brand strategy and other market factors.

The sensitivity calculated also assumes a straight-line impact despite the fact that changes in market dynamics and adjustments to these will in practice have different impacts in the individual years and might not apply in the long term.

Baltika brand

The Baltika brand was written down to its recoverable amount at the end of 2017. As a result, any negative change in the key assumptions would lead to further impairment.

Changes in the market dynamics in Russia can have a significant negative impact on the recoverable amount. Macroeconomic recovery could lead to further premiumisation or localisation, which could drive consumers towards international brands or local/regional brands.

Any increase in the real interest rate from the current 2.5%, either because of a higher interest rate or lower inflation, will also significantly reduce the recoverable amount. Such a change could, for example, be driven by accelerated economic growth.

A 1 percentage point increase in the interest rate would result in a reduction in the recoverable amount of DKK 0.9bn, and a 1 percentage point decrease in the terminal growth rate would result in a reduction in the recoverable amount of DKK 0.3bn. The combined effect of a 1 percentage point negative change in the interest rate, the terminal growth rate and the average growth rate in the forecast period (year-on-year) would result in a reduction in the recoverable amount of DKK 1.6bn.

Chongqing Brewery Group brands

The Chongqing Brewery Group brands were written down to their recoverable amount in 2016, and the recoverable amount at the end of 2017 remained close to the carrying amount. As a result, a reasonably possible negative change in the key assumptions would lead to further impairment.

The brands are sensitive to developments in the mainstream segment in China, where pressure from premium and upper-mainstream – in which the brands are not represented – could lead to a further drop in market share and thereby a further reduction of the recoverable amount.

Similarly, a change in consumer trends towards the discount segment could have a negative impact on the recoverable amount.

A 1 percentage point increase in the interest rate would result in a reduction in the recoverable amount of DKK 0.1bn, and a 1 percentage point decrease in the terminal growth rate would result in a reduction in the recoverable amount of less than DKK 0.1bn.

Sensitivity test

DKKbn	Average forecast growth rate	Terminal period growth rate	Risk-free interest rate
Δ	-1 %-point	-1 %-point	+1 %-point
Baltika brand	-0.7	-0.3	-0.9
Chongqing Brewery Group brands	-0.1	-	-0.1

SECTION 2.4

INTANGIBLE ASSETS AND PROPERTY, PLANT AND EQUIPMENT

DKK million			Inta	ngible assets			Property, plant an	d equipment
2017	Goodwill	Brands	Other intangible as- sets	Total	Land and buildings	Plant and machinery	Fixtures and fittings, other plant and equipment	Total
Cost								
Cost at 1 January	46,441	25,807	5,744	77,992	16,912	28,158	14,303	59,373
Additions	3	54	164	221	244	1,967	1,419	3,630
Disposal of entities	-62	-8	-52	-122	-259	-235	-111	-605
Disposals	-	-	-94	-94	-128	-332	-1,677	-2,137
Transfers	-	-	13	13	337	-609	269	-3
Foreign exchange adjustments etc.	-2,475	-1,610	-75	-4,160	-726	-1,167	-573	-2,466
Cost at 31 December	43,907	24,243	5,700	73,850	16,380	27,782	13,630	57,792
Amortisation, depreciation and impairment losses	1 702	7.161	2 5 2 7	10 (7)	7 202	16 077	0.570	22 750
Amortisation, depreciation and impairment losses at 1 January	1,783	7,161	3,527	12,471	7,303	16,877	9,578	33,758
Disposal of entities	-62	-8	-51	-121	-173	-216	-82	-471
Disposals	-	-	-46	-46	-86	-254	-1,598	-1,938
Amortisation and depreciation	-	24	739	763	487	1,396	1,923	3,806
Impairment losses	-	4,847	-80	4,767	-30	-34	111	47
Transfers	-	-	-	-	4	26	-87	-57
Foreign exchange adjustments etc.	-105	-471	13	-563	-291	-664	-339	-1,294
Amortisation, depreciation and impairment losses at 31 December	1,616	11,553	4,102	17,271	7,214	17,131	9,506	33,851
Carrying amount at 31 December	42,291	12,690	1,598	56,579	9,166	10,651	4,124	23,941
Carrying amount of assets pledged as security for borrowings		-			-	-	23	23

Additions to goodwill are described in section 5.4.

INTANGIBLE ASSETS AND PROPERTY, PLANT AND EQUIPMENT

DKK million	Intangible assets Property, plant o					Property, plant an	d equipment	
2016	Goodwill	Brands	Other intangible assets	Total	Land and buildings	Plant and machinery	Fixtures and fittings, other plant and equipment	Total
Cost								
Cost at 1 January	43,916	22,002	5,980	71,898	16,934	27,653	13,710	58,297
Acquisition of entities	255	355	-	610	7	49	5	61
Additions	-	-	312	312	215	1,814	1,473	3,502
Disposal of entities	-124	-3	-350	-477	-441	-608	-270	-1,319
Disposals	-	-	-171	-171	-248	-847	-1,154	-2,249
Transfers	-	-	-27	-27	90	-425	362	27
Foreign exchange adjustments etc.	2,394	3,453	-	5,847	355	522	177	1,054
Cost at 31 December	46,441	25,807	5,744	77,992	16,912	28,158	14,303	59,373
Amortisation, depreciation and impairment losses								
Amortisation, depreciation and impairment losses at 1 January	1,852	5,300	3,043	10,195	7,010	16,027	8,758	31,795
Disposal of entities	-	-3	-258	-261	-325	-416	-159	-900
Disposals	-	-	-121	-121	-202	-719	-1,112	-2,033
Amortisation and depreciation	-	28	792	820	524	1,430	1,960	3,914
Impairment losses	-	867	53	920	148	131	27	306
Transfers	-	-	-2	-2	10	-20	12	2
Foreign exchange adjustments etc.	-69	969	20	920	138	444	92	674
Amortisation, depreciation and impairment losses at 31 December	1,783	7,161	3,527	12,471	7,303	16,877	9,578	33,758
Carrying amount at 31 December	44,658	18,646	2,217	65,521	9,609	11,281	4,725	25,615
Carrying amount of assets pledged as security for borrowings	-	-	-		420	-	28	448

Additions to goodwill from acquisition of entities are described in section 5.2 and 5.4.

SECTION 2.4 (CONTINUED) INTANGIBLE ASSETS AND PROPERTY, PLANT AND EQUIPMENT

Property, plant and equipment under construction amounted to DKK 1,172m (2016: DKK 1,314m) and are included in plant and machinery.

Fixtures and fittings, other plant and equipment include transport, office and draught beer equipment, coolers and returnable packaging.

LEASES

Operating lease liabilities totalled DKK 911m (2016: DKK 1,333m), with DKK 322m (2016: DKK 450m) falling due within one year. Operating leases primarily relate to properties, IT equipment and transport equipment (cars, trucks and forklifts). These leases contain no special purchase rights etc.

Assets held under finance leases with a carrying amount of DKK 23m (2016: DKK 28m) have been pledged as security for lease liabilities of DKK 19m (2016: DKK 26m).

SERVICE AGREEMENTS

The Group has entered into service contracts of various lengths in respect of sales, logistics and IT. Costs related to the contracts are recognised as the services are received.

Amortisation, depreciation and impairment losses

	Intan	Property, plant and equipment			
DKK million	2017	2016	2017	2016	
Cost of sales	296	321	2,967	2,946	
Sales and distribution expenses	207	228	773	810	
Administrative expenses	260	278	192	170	
Special items	4,767	913	-79	294	
Total	5,530	1,740	3,853	4,220	

Gain/loss on disposal of assets

DKK million	2017	2016
Gain on disposal of property, plant and equipment and intangible assets, including those held for sale, within beverage activities	40	79
Loss on disposal of property, plant and equipment and intangible assets within		
beverage activities	-36	-138
Total	4	-59

CAPITAL COMMITMENTS

The Group has entered into various capital commitments that will not take effect until after the reporting date and have therefore not been recognised in the consolidated financial statements. Capital commitments amounted to DKK 124m (2016: DKK 113m).



Useful lives and residual value of intangible assets with finite useful life and property, plant and equipment

Useful life and residual value are initially assessed both in acquisitions and in business combinations, cf. section 5. The value of the brands acquired and their expected useful life are assessed based on the brands' market position and profitability, and expected longterm developments in the relevant markets.

Management assesses brands and property, plant and equipment for changes in useful life. If an indication of a reduction in the value or useful life exists, the asset is tested for impairment and is written down if necessary, or the amortisation/depreciation period is reassessed and if necessary adjusted in line with the asset's changed useful life.

Reassessment of the expected future use is made in connection with changes in production structure, restructuring and brewery closures. This may result in the expected future use and residual values not being realised, which will require reassessment of useful life and residual value as well as recognition of impairment losses or losses on disposal of non-current assets.

When changing the amortisation or depreciation period due to a change in the useful life, the effect on amortisation/depreciation is recognised prospectively as a change in accounting estimates.

Lease and service agreements

Management considers the substance of the service being rendered to classify the agreement as either a lease or a service contract. Particular importance is attached to whether fulfilment of the agreement depends on the use of specific assets. The Group assesses whether contracts are onerous by determining only the direct variable costs and not the costs that relate to the business as a whole.

For leases, an assessment is made as to whether the lease is a finance lease or an operating lease. The Group has mainly entered into operating leases for standardised assets with a short duration relative to the life of the assets, and accordingly the leases are classified as operating leases.

Leases are classified as finance leases if they transfer substantially all the risks and rewards incident to ownership to the lessee. All other leases are classified as operating leases.

Accounting estimates and judgements related to impairment are described in section 2.3.

SECTION 2.4 (CONTINUED) INTANGIBLE ASSETS AND PROPERTY, PLANT AND EQUIPMENT

+ - ACCOUNTING × = POLICIES

Cost

Intangible assets and property, plant and equipment are initially recognised at cost and subsequently measured at cost less accumulated amortisation or depreciation and impairment losses.

Cost comprises the purchase price and costs directly attributable to the acquisition until the date when the asset is available for use. The cost of self-constructed assets comprises direct and indirect costs of materials, components, sub-suppliers, wages and salaries, and capitalised borrowing costs on specific or general borrowing attributable to the construction of the asset and is included in Plant and machinery.

Research costs are recognised in the income statement as incurred. Development costs are recognised under other intangible assets if the costs are expected to generate future economic benefits.

For assets acquired in business combinations, including brands and property, plant and equipment, cost at initial recognition is determined by estimating the fair value of the individual assets in the purchase price allocation.

Goodwill is only acquired in business combinations and is measured in the purchase price allocation. Goodwill is not amortised. CO₂ emission rights are measured at cost at the date of allocation (i.e. normally DKK 0), while acquired rights are measured at cost. A liability is recognised (at fair value) only if actual emissions of CO₂ exceed allocated levels based on the holding of rights.

The present value of estimated liabilities related to dismantling and removing an asset and restoring the site on which the asset is located is added to the cost of self-constructed assets if the liabilities are provided for.

Where individual components of an item of property, plant and equipment have different useful lives, they are accounted for as separate items.

The cost of assets held under finance leases is stated at the lower of fair value of the assets and the present value of the future minimum lease payments. For the calculation of the net present value, the interest rate implicit in the lease or an approximation thereof is used as the discount rate.

Subsequent costs, for example in connection with replacement of components of property, plant and equipment, are recognised in the carrying amount of the asset if it is probable that the costs will result in future economic benefits for the Group. The replaced components are derecognised from the statement of financial position and recognised as an expense in the income statement. Costs incurred for ordinary repairs and maintenance are recognised in the income statement as incurred.

Useful life, amortisation, depreciation and impairment losses

Useful life and residual value are determined at the acquisition date and reassessed annually. If the residual value exceeds the carrying amount, depreciation is discontinued.

Amortisation and depreciation are recognised on a straight-line basis over the expected useful life of the assets, taking into account any residual value. The expected useful life and residual value are determined based on past experience and expectations of the fu-ture use of assets.

Depreciation is calculated on the basis of the cost less the residual value and impairment losses.

Amortisation and depreciation are recognised under cost of sales, sales and distribution expenses, and administrative expenses to the extent that they are not included in the cost of self-constructed assets.

Impairment

Impairment losses of a non-recurring nature are recognised under special items.

The expected useful life is as follows:

Brands with finite useful life	Normally 20 years
Software etc.	Normally 3-5 years. Group- wide systems developed as an integrated part of a major busi- ness development programme: 5-7 years
Delivery rights	Depending on contract; if no contract term has been agreed, normally not exceeding 5 years
Customer agreements/ relationships	Depending on contract with the customer; if no contract exists, normally not exceeding 20 years
CO ₂ rights	Depending on production period

Buildings	20-40 years
Technical installations	15 years
Brewery equipment	15 years
Filling and bottling equipment	8-15 years
Technical installations in	
warehouses	8 years
On-trade and distribution equipment	5 years
Fixtures and fittings, other plant and	
equipment	5-8 years
Returnable packaging	3-10 years
Hardware	3-5 years
Land	Not depreciated

Operating leases

Operating lease payments are recognised in the income statement on a straight-line basis over the lease term.

Government grants and other funding

Grants and funding received for the acquisition of assets and development projects are recognised in the statement of financial position by deducting the grant from the carrying amount of the asset. The grant is recognised in the income statement over the life of the asset as a reduced depreciation charge.

SECTION 3

SPECIAL ITEMS AND PROVISIONS

O.6bn SPECIAL ITEMS, INCOME (DKK)

Impacted by gain on disposal of entities and reversal of impairment losses.

-5.3bn SPECIAL ITEMS, EXPENSES (DKK)

Significantly impacted by impairment losses on brands.

SPECIAL ITEMS

During 2017, the Group continued the execution of Funding the Journey, including the focus on cost and efficiency initiatives, and disposal of non-core assets.

The Group recognised gains and losses on the disposal of the subsidiaries Carlsberg Uzbekistan, Nordic Getränke in Germany and a number of entities in China. Additionally, the Group disposed of a number of associates, including United Romanian Breweries and Malterie Soufflet. Please refer to section 5 for a detailed description of disposal of entities.

The year was also impacted by a **write-down** of the Baltika brand as a consequence of changed market dynamics following the PET downsizing, our increased focus in Russia on local and regional brands and, lastly, changes in interest rate assumptions. Furthermore, a minor Finnish brand was written down, resulting in total impairments of DKK 4,847m.

Special items

DKK million	2017	2016
Special items, income		
•		
Gain on disposal of entities and activities	402	2,040
Reversal of impairment losses	216	207
Gain on disposal of property, plant and equipment impaired in prior years	24	26
Reversal of provision recognised in a purchase price allocation in prior years	-	80
Total	642	2,353
Special items, expenses		
Impairment of brands	-4,847	-867
Restructurings, termination benefits and other impairment losses	-258	-1,203
Loss on disposal of entities and activities	-102	-
Disposal of real estate, including adjustments to gains in prior years	- 50	-20
Total	-5,257	-2,090
Special items, net	-4,615	263

If special items had been recognised in operating profit before special items, they would have been included in the following line items:

Special items, net	-4,615	263
Other operating expenses	-430	-285
Other operating income	472	2,040
Administrative expenses	-77	-100
Sales and distribution expenses	-86	-334
Cost of sales	-4,494	-1,058

SPECIAL ITEMS

In 2016, the accelerated premiumisation in China in combination with the continued restructuring and disposal of entities in Chongqing Brewery Group and Eastern Assets impacted the expectations for the **Chongqing Brewery Group brands** and led to further impairments of DKK 800m. Additionally, a **minor brand in Baltika Breweries** was impaired. Please refer to section 2.3 for a detailed description of impairment of brands.

In 2017, **two breweries in Eastern Assets** were redesignated as primary producers of the international brands in China. Following the change in use, the two breweries are expected to generate higher future cash flows than forecast when they were written down in 2015. As a result, impairment losses of DKK 216m were reversed at the end of 2017. Please refer to section 2.3 for a detailed description of the reversal. The reversal of impairments in 2016 related to Carlsberg Uzbekistan, which was disposed of in January 2017, and other assets where the estimated recoverable amount increased due to changes in the expected future use of the assets.

In 2017 and 2016, the Group recognised restructuring costs relating to a general restructuring of the business and impairment losses related to closure of breweries in Chinese entities, totalling DKK -13m (2016: DKK -317m).

In 2017, the Group recognised a gain on disposal of Chinese entities totalling DKK 153m (2016: DKK 1,036m).

As part of the outsourcing of secondary logistics operations, **Carlsberg UK** closed and transferred depots to a third party. The logistics activities will continue until the final cutover date in early 2018. The comparative figures include a provision for an onerous contract as well as a provision related to the brewery accident in 2016. In 2017, the Group continued to **optimise and standardise business processes across Western Europe**. The optimisation and standardisation project is running at a number of entities, including Kronenbourg and local supply companies. The cost in 2016 mainly comprised restructuring and impairment related to the Group's logistics activities and back-office functions, and included the transfer of over 300 roles from the Group's captive to an external service provider.

Retirement of members of the Executive

Committee relates to severance payments to former Executive Vice President, Group HR, Claudia Schlossberger. In 2016, the retirement cost included severance payments and the cost of share-based payments related to the retirement of former Senior Vice President, Western Europe, Jørn Tolstrup Rohde and former Executive Vice President, Group Supply Chain, Peter Ernsting. The cost of share-based payments related to grants made prior to retirement that vest after the date of retirement.



The use of special items entails management judgement in the separation from other items in the income statement. Management carefully considers such items in order to ensure the correct distinction between operating activities and restructuring of the Group initiated to enhance the Group's future earnings potential and efficiency.

Management reassesses the useful life and residual value of non-current assets used in an entity undergoing restructuring. The extent and amount of onerous contracts as well as employee and other obligations arising in connection with a restructuring are also estimated. Management initially assesses the entire restructuring project and recognises all present costs of the project, but the project is also assessed on an ongoing basis with additional costs possibly occurring during the lifetime of the project.

+ - ACCOUNTING * = POLICIES

Special items include significant income and expenses of a special nature in terms of the Group's revenue generating operating activities that cannot be attributed directly to the Group's ordinary operating activities. Such income and expenses include the cost of extensive restructuring of processes and funda mental structural adjustments, as well as any gains or losses arising from disposal of assets that have a material effect over a given period.

Special items also include significant non-recurring items, including termination benefits related to retirement of members of the Executive Committee, impairment of goodwill (including goodwill allocated to associates and joint ventures) and brands, gains and losses on the disposal of activities and associates, revaluation of the shareholding in an entity held immediately before a step acquisition of that entity, and transaction costs in a business combination.

Special items are shown separately from the Group's ordinary operations, as this gives a truer and fairer view of the Group's operating profit.

Restructurings, termination benefits and other impairment losses

DKK million	2017	2016
Carlsberg UK, including onerous contract	-70	-395
Carlsberg Deutschland	-	-152
Optimisation and standardisation in Western Europe	-139	-103
Chinese entities	-13	-317
Bihar, India	-	-199
Retirement of members of the Executive Committee	-15	-39
Other, net	-21	2
Total	-258	-1,203

SECTION 3.2 PROVISIONS

Restructuring provisions relate mainly to termination benefits to employees made redundant, primarily as a result of the restructuring projects accounted for as special items.

In 2017, restructuring provisions of DKK 493m related primarily to Kronenbourg, Carlsberg UK, Carlsberg Deutschland and local supply companies, as described in section 3.1.

Other provisions of DKK 3,143m related primarily to profit sharing in France, employee obligations other than retirement benefits, and ongoing disputes, lawsuits etc.

ACCOUNTING ESTIMATES AND JUDGEMENTS

In connection with large restructurings, management assesses the timing of the costs to be incurred, which influences the classification as current or non-current liabilities. Provision for losses on onerous contracts is based on agreed terms with the other party and expected fulfilment of the contract, based on the current estimate of volumes and use of raw materials etc. Warranty provisions are based on the substance of the agreements entered into, including the guarantees issued covering customers in the on-trade.

Management assesses provisions, contingent assets and contingent liabilities as well as the likely outcome of pending or probable lawsuits etc. on an ongoing basis. The outcome depends on future events, which are by nature uncertain. In assessing the likely outcome of lawsuits and tax disputes etc., management bases its assessment on external leaal assistance and established precedents.

ACCOUNTING POLICIES

Provisions, including warranty provisions, are recognised when, as a result of events arising before or at the end of the reporting period, the Group has a legal or a constructive obligation and it is probable that there may be an outflow of resources embodying economic benefits to settle the obligation.

Provisions are discounted if the effect is material to the measurement of the liability. The Group's average borrowing rate is used as the discount rate.

Restructuring costs are recognised under liabilities when a detailed, formal restructuring plan has been announced to those affected no later than at the end of the reporting period. On acquisition of entities, restructuring provisions in the acquiree are only included in the opening balance when the acquiree has a restructuring liability at the acquisition date.

A provision for onerous contracts is recognised when the benefits expected to be derived by the Group from a contract are lower than the unavoidable costs of meeting its obligations under the contract.

When the Group has a legal obligation to dismantle or remove an asset or restore the site on which the asset is located, a provision is recognised corresponding to the present value of expected future costs.

SECTION 3.3 CONTINGENT LIABILITIES

The Group operates in very competitive markets where consolidation is taking place within the industry and among our customers and suppliers, all of which in different ways influences our business. In 2014, the Federal Cartel Office in Germany issued a decision and imposed a fine of EUR 62m for alleged infringement of the competition rules in 2007. Management does not agree with the conclusions or findings of the Federal Cartel Office and, accordingly, Carlsberg Deutschland has appealed the decision to the relevant German court.

In the ordinary course of business the Group is furthermore party to certain lawsuits, disputes etc. of various scopes. The resolution of these lawsuits, disputes etc. is associated with uncertainty, as they depend on legal proceedings such as negotiations between the parties affected, governmental actions and court rulings. It is management and legal counsel's opinion that, apart from items recognised in the statement of financial position, the outcome of these lawsuits, disputes etc. cannot be reliably estimated in terms of amount or timing.

GUARANTEES AND COMMITMENTS

The Group has issued guarantees for loans etc. raised by third parties (non-consolidated entities) of DKK 475m (2016: DKK 431m). Guarantees issued for loans raised by associates and joint ventures are described in section 5.5.

Certain guarantees etc. are issued in connection with disposal of entities and activities etc. Apart from items recognised in the statement of financial position or disclosed in the consolidated financial statements, these guarantees etc. will not have a material effect on the Group's financial position.

Contractual commitments. lease liabilities and service agreements are described in section 2.4.

Provisions

		Onerous		
DKK million	Restructurings	contracts	Other	Total
Provisions at 1 January 2017	661	552	2,958	4,171
Additional provisions recognised	131	-	605	736
Disposal of entities	-3	-8	-64	-75
Used during the year	-283	-60	-187	-530
Reversal of unused provisions	-10	-14	-85	-109
Transfers	10	-1	-1	8
Discounting	9	11	61	81
Foreign exchange adjustments etc.	-22	-29	-144	-195
Provisions at 31 December 2017	493	451	3,143	4,087
Recognised in the statement of				
financial position				
Non-current provisions	333	433	2,787	3,553
Current provisions	160	18	356	534
Total	493	451	3,143	4,087

SECTION 4

FINANCING COSTS, CAPITAL STRUCTURE AND EQUITY

Equity and debt are used to finance investments in assets and operations.

Access to funding from a variety of sources secures future operating income.

Available credit resources are used as a measure of immediate access to funding.

Debt refinanced at historically low rates in 2017, as a EUR 1bn bond with a coupon of 2.5% was repaid and partly financed by a new EUR 500m bond issued with a coupon of 0.5%. -774m Net Financial Items (DKK)

Improved from DKK -1,237m in 2016.

Distribution of gross financial debt - 2017 - Allocation (%)



- ■Non-current bank borrowing 0%
- Non-current bonds 92%
- Non-current mortgages 0%
- Current bank borrowing 3%
- Other current and non-current borrowing 5%

Distribution of gross financial debt – 2016 – Allocation (%)

Decreased by DKK 6.2bn in 2017.

18.3bn

(DKK)



NET INTEREST-BEARING DEBT

- Current bank borrowing 4%
- Other current and non-current borrowing 6%

21.2bn

AVAILABLE CREDIT RE-SOURCES (DKK)

Up from DKK 13.3bn in 2016.

2.7% AVERAGE FUNDING COST (%) Down from 3.0% in 2016.



DEBT TO OPERATING PROFIT BEFORE DEPRECIATION AND AMORTISATIONAND IMPAIR-MENT LOSSES

An improvement from 1.88x in 2016.

FINANCIAL INCOME AND EXPENSES

Financial items, net, improved by DKK 463m, primarily due to lower net interest expenses (DKK 250m) mainly because of the GBP 300m bond expiring in November 2016 and a reduction in the average net debt, as well as lower other financial expenses. Other financial expenses include write-downs of certain financial receivables and interest related to the lost tax case in Finland in 2016. This was offset by a lower gain on foreign exchange and fair value adjustments (DKK 193m), DKK 222m lower than last year.

The currency translation of foreign entities in other comprehensive income at the reporting date, DKK -3,785m, primarily related to the depreciation of RUB, which had an impact of DKK -2,308m, and depreciation of other Eastern European and Asian currencies.

+ - ACCOUNTING × = POLICIES

Realised and unrealised gains and losses on derivative financial instruments that are not designated as hedging arrangements and the ineffective portion of those designated as hedging arrangements are included in financial income and expenses.

Interest, losses and write-downs relating to on-trade loans, which are measured at amortised cost, are included as income and expenses in other operating activities, cf. section 1.3.4, as such loans are treated as a prepaid discount to the customer.

Financial items recognised in the income statement

DKK million	2017	2016
Financial income		
Interest income	149	158
Fair value adjustments of financial instruments, net, cf. section 4.8	-	564
Foreign exchange gains, net	485	-
Interest on return on plan assets, defined benefit plans	152	173
Other financial income	23	30
Total	809	925
Financial expenses		
Interest expenses	-775	-1,034
Capitalised financial expenses	1	3
Fair value adjustments of financial instruments, net, cf. section 4.8	-292	-
Foreign exchange losses, net	-	-149
Interest cost on obligations, defined benefit plans	-251	-296
Other financial expenses	-266	-686
Total	-1,583	-2,162
Financial items, net, recognised in the income statement	-774	-1,237

Interest income relates to interest on cash and cash equivalents measured at amortised cost.

Financial items recognised in other comprehensive income

DKK million	2017	2016
Foreign exchange adjustments of foreign entities		
Foreign currency translation of foreign entities	-3,785	5,580
Recycling of cumulative translation differences of entities acquired in step acquisitions or disposed of	-57	263
Total	-3,842	5,843
Value adjustments of hedging instruments		
Change in fair value of effective portion of cash flow hedges	189	93
Change in fair value of cash flow hedges transferred to the income statement	-142	36
Change in fair value of net investment hedges	-352	12
Total	-305	141
Financial items, net, recognised in other comprehensive income	-4,147	5,984

Of the net change in fair value of cash flow hedges transferred to the income statement, DKK -146m (2016: DKK 110m) is included in net revenue and cost of sales and DKK 4m (2016: DKK -74m) is included in financial items.

NET INTEREST-BEARING DEBT

Net interest-bearing debt to operating profit before depreciation, amortisation and impairment losses is the Group's measure of its financial leverage.

Of the gross financial debt at year-end, 96% (DKK 23.3bn) was long term, i.e. with maturity of more than one year.

Net interest-bearing debt

DKK million	2017	2016
Non-current borrowings	23,340	21,137
Current borrowings	931	9,198
Gross financial debt	24,271	30,335
Cash and cash equivalents	-3,462	-3,502
Net financial debt	20,809	26,833
Loans to associates, inter- est-bearing portion	-290	-300
On-trade loans, net	-764	-863
Other receivables, net	-1,408	-1,101
Net interest-bearing debt	18,347	24,569

SECTION 4.3 CAPITAL STRUCTURE

4.3.1 CAPITAL STRUCTURE

Management regularly assesses whether the Group's capital structure is in the interests of the Group and its shareholder. The overall objective is to ensure a continued development and strengthening of the Group's capital structure, which supports long-term profitable growth and a solid increase in key earnings and ratios.

This includes assessment of and decisions on the split of financing between share capital and borrowings, which is a long-term strategic decision to be made in connection with significant investments and other transactions.

The Group targets a leverage ratio below 2.0x. The leverage ratio is measured as net interestbearing debt to operating profit before depreciation, amortisation and impairment losses. At the end of 2017, the leverage ratio was 1.34x, and in light of the reduced financial leverage there will be an increase in payout to the shareholder.

The Group proposes a dividend of DKK 4,872 per share (2016: DKK 3,045 per share), amounting to DKK 2,441m (2016: DKK 1,526m). The proposed dividend has been included in retained earnings at 31 December 2017. The Group is rated by Moody's Investors Service and Fitch Ratings. As an element in strategic decisions on capital structure, management assesses the risk of changes in the Group's investment-grade rating. Identification and monitoring of risks that could change the rating were carried out on an ongoing basis throughout the year.

Changes in net interest-bearing debt (DKKm)



SECTION 4.3 (CONTINUED) CAPITAL STRUCTURE

4.3.2 EQUITY

Transactions with the shareholder in Carlsberg Breweries A/S

DKK million	2017	2016
Dividend paid to the shareholder	-1,526	-1,373
Total	-1,526	-1,373

Transactions with non-controlling interests (NCI)

Total	-740	-1,015
Capital increase	_	1
Acquisition of NCI	-2	-399
Dividends paid to NCI	-738	-617
DKK million	2017	2016

Dividends paid to non-controlling interests primarily related to entities in Asia.

Share capital

	Total share capital	
	Shares of DKK 1.000	Nominal value, DKK '000
1 January 2016	501	501,000
No change in 2016	-	-
31 December 2016	501	501,000
No change in 2017	-	-
31 December 2017	501	501,000

+ - ACCOUNTING * = POLICIES

Proposed dividends

Proposed dividends are recognised as a liability at the date when they are adopted at the Annual General Meeting (declaration date). The dividend recommended by the Supervisory Board, and therefore expected to be paid for the year, is disclosed in the statement of changes in equity.

Equity (DKKm)



CAPITAL STRUCTURE

4.3.3 FINANCIAL RISK MANAGEMENT

The Group's activities give rise to exposure to a variety of financial risks, including market risk (foreign exchange risk, interest rate risk and raw material risk), credit risk and liquidity risk. These risks are described in the following sections:

- Foreign exchange risk: sections 1.4 and 4.5
- Interest rate risk: section 4.6
- Commodity risk: section 1.3.1
- Credit risk: sections 1.6 and 4.4.2
- Liquidity risk: section 4.7

The Group's financial risks are managed by Group Treasury in accordance with the Financial Risk Management Policy approved by the Supervisory Board and are an integrated part of the overall risk management process at Carlsberg. The risk management governance structure is described in the Management review.

To reduce the exposure to these risks, the Group enters into a variety of financial instruments and generally seeks to apply hedge accounting to reduce volatility in the income statement.

Debt instruments and deposits in foreign currency reduce the overall risk, but do not achieve the objective of reducing volatility in specific items in the income statement.

BORROWINGS AND CASH

4.4.1 BORROWINGS

Borrowings decreased in 2017 as a result of the strong free cash flow generation. A EUR 1bn bond was repaid in October 2017, partly using proceeds from issuing a EUR 500m bond maturing in September 2023 and partly using free cash flow. Bank borrowings also decreased compared with year - end 2016, and a mortgage loan on the brewery in Fredericia, Denmark, was fully repaid.

Gross financial debt

DKK million	2017	2016
Non-current		
Issued bonds	22,215	18,489
Mortgages	-	420
Bank borrowings	21	1,114
Other borrowings	1,104	1,114
Total	23,340	21,137

Current

lssued bonds	-	7,424
Current portion of other non-current borrowings	36	193
Bank borrowings	773	1,443
Other borrowings	122	138
Total	931	9,198
Total borrowings	24,271	30,335
Fair value	25,922	32,291

An overview of issued bonds (current and non-current) is provided in section 4.6.

Other borrowings include finance lease liabilities of DKK 19m (2016: DKK 26m).

Change in gross financial debt

DKK million	2017
Gross financial debt at 1 January	30,335
Proceeds from issue of bonds	3,684
Repayment of bonds	-7,444
Instalments on and proceeds from borrowings, long term	-1,157
Repayment of mortgage	-420
Instalments on and proceeds from borrowings, short term	147
nstalments on and proceeds from inter- company loans and borrowings	-357
Other	-48
External financing	-5,595
Change in bank overdrafts	-812
Intercompany loans	307
Other, including foreign exchange adjust- ments and amortisation	36
Gross financial debt 31 December	24,271

ACCOUNTING POLICIES

Borrowings mainly comprise bonds, bank borrowings and finance lease liabilities and are initially recognised at fair value less transaction costs. In subsequent periods, borrowings are measured at amortised cost using the effective interest method. Accordingly, the difference between the fair value less transaction costs and the nominal value is recognised under financial expenses over the term of the loan.

4.4.2 CASH

Cash and cash equivalents include short-term marketable securities with a term of three months or less at the acquisition date that are subject to an insignificant risk of changes in value. Short-term bank deposits amounted to DKK 578m (2016: DKK 1,014m). The average interest rate on these deposits was 6.3% (2016: 5.9%).

Cash and cash equivalents

DKK million	2017	2016
Cash and cash equiva-		
lents	3,462	3,502
Bank overdrafts	-342	-1,154
Cash and cash		
equivalents, net	3,120	2,348

ASSESSMENT OF CREDIT RISK

The Group is exposed to credit risk on cash and cash equivalents (including fixed deposits), investments and derivative financial instruments with a positive fair value due to uncertainty as to whether the counterparty will be able to meet its contractual obligations as they fall due.

The Group has established a credit policy under which financial transactions may be entered into only with financial institutions with a solid credit rating. The credit exposure on financial institutions is managed by Group Treasury.

BORROWINGS

The Group primarily enters into financial instruments and transactions with the Group's relationship banks, i.e. banks extending loans to the Group.

Group Treasury monitors the Group's gross credit exposure to banks and operates with individual limits on banks based on rating and access to netting of assets and liabilities.

EXPOSURE TO CREDIT RISK

The carrying amount of DKK 3,462m (2016: DKK 3,502m) represents the maximum credit exposure related to cash and cash equivalents. Of this amount, DKK 2,131m is cash in Asia.

The credit risk on receivables is described in section 1.6.

SECTION 4.5

FOREIGN EXCHANGE RISK RELATED TO NET INVESTMENTS AND FINANCING ACTIVITIES

4.5.1 CURRENCY PROFILE OF BORROWINGS

The Group is exposed to foreign exchange risk on borrowings denominated in a currency other

than the functional currency of the group entities reporting the debt, as well as the risk that arises when net cash inflow is generated in one currency and loans are denominated and have to be repaid in another currency.

Currency profile of borrowings

Before and after derivative financial instruments

DKK million			
2017	Original principal	Effect of swap	After swap
CHF	85	914	999
DKK	105	1,764	1,869
EUR	23,775	-5,749	18,026
RUB	-	-1,359	-1,359
USD	-	2,056	2,056
Other	306	2,374	2,680
Total	24,271	-	24,271
Total 2016	30,335	-	30,335

4.5.2 HEDGING OF NET INVESTMENTS IN FOREIGN SUBSIDIARIES

The Group holds a number of investments in foreign subsidiaries where the translation of net assets to DKK is exposed to foreign exchange risks. The Group hedges part of this foreign exchange exposure by entering into forward exchange contracts (net investment hedges). This applies to net investments in CHF, CNY, MYR, NOK and PLN, with the hedging of the two last-mentioned currencies being established in 2017. The basis for hedging is reviewed at least once a year, and the two parameters, risk reduction and cost, are balanced. In economic terms, having debt in foreign currency or creating synthetic debt via forward exchange contracts constitutes hedging of the DKK value of future cash flows arising from operating activities or specific transactions.

The most significant net risk relates to foreign exchange adjustment of net investments in RUB.

Where the fair value adjustments of forward exchange contracts do not exceed the fair value adjustments of the investment, the adjustments of the financial instruments are recognised in other comprehensive income. Fair value adjustments of loans designated as strategic intra-group loans are also recognised in other comprehensive income.

The fair value of derivatives used as net investment hedges recognised at 31 December 2017 amounted to DKK 84m (2016: DKK -104m).

4.5.3 EXCHANGE RATE RISK ON CASH AND BORROWINGS

The main principle for funding of subsidiaries is that cash, loans and borrowings should be in local currency or hedged to local currency to avoid foreign exchange risk. However, in some Group entities debt is denominated in a currency other than the local entity's functional currency without the foreign exchange risk being hedged. This applies primarily to a few entities in Eastern Europe that hold cash and loans in EUR and USD and in this way obtain proxy hedging of the foreign exchange risk associated with the purchase of goods in foreign currency in these markets.

Net investment hedges

		f investment, ocal currency			Total adjustment to other comprehensive income (DKK)	
DKK million	2017	2016	2017	2016	2017	2016
RUB		-10,000	-	-	34	-133
CNY	-1,250	-1,250	-	-	-3	-7
MYR	-336	-336	-	-	-1	-13
НКД	-	-	1,126	1,345	-138	36
CHF	-260	-330	-	-	163	5
GBP	-	-	72	75	-23	-113
NOK	-1,300	-	3,000	3,000	-158	127
SEK	-	-	8,810	-	-219	106
PLN	-135	-	-	-	-4	-
SGD	-	-	-67	84	-4	5
Other	-	-	-	-	1	-1
Total			-		-352	12

FOREIGN EXCHANGE RISK RELATED TO NET INVESTMENTS AND FINANCING ACTIVITIES

4.5.4 IMPACT ON FINANCIAL STATEMENTS AND SENSITIVITY ANALYSIS

IMPACT ON OPERATING PROFIT

For a description of the currency impact on operating profit, please refer to section 1.4.

IMPACT ON FINANCIAL ITEMS, NET

In 2017, the Group had net gains on foreign exchange and fair value adjustments of financial instruments of DKK 191m (2016: gain of DKK 415m), cf. section 4.1.

IMPACT ON STATEMENT OF FINANCIAL POSITION

Fluctuations in foreign exchange rates will affect the level of debt, as funding is obtained in a number of currencies. In 2017, net interestbearing debt increased by DKK 360m (2016: decreased by DKK 46m) due to changes in foreign exchange rates.

IMPACT ON OTHER COMPREHENSIVE INCOME

For 2017, total losses on net investments, loans granted to subsidiaries as an addition to the net investment and net investment hedges attributable to the shareholder in Carlsberg Breweries A/S amounted to DKK -3,806m (2016: gains of DKK 5,584m). Losses were primarily incurred in RUB, and the Asian currencies.

SENSITIVITY ANALYSIS

An adverse development in the exchange rates would, all other things being unchanged, have had the hypothetical impact on the consolidated income statement for 2017 illustrated in the table. The hypothetical impact ignores the fact that the subsidiaries' initial recognition of revenue, cost and debt would be similarly exposed to the changes in the exchange rates. The calculation is made on the basis of items in the statement of financial position at 31 December.

Other comprehensive income is affected by changes in the fair value of currency derivatives designated as cash flow hedges of future purchases and sales. If the foreign exchange rates of the currencies hedged had been 5% higher

Exchange rate sensitivity

Applied exchange rates

		Closing rate		Average rate
DKK	2017	2016	2017	2016
Swiss franc (CHF)	6.3621	6.9228	6.7091	6.8166
Chinese yuan (CNY)	0.9539	1.0156	0.9764	1.0125
Euro (EUR)	7.4449	7.4344	7.4384	7.4442
Pound sterling (GBP)	8.3912	8.6832	8.4933	9.1182
Laotian kip (LAK)	0.0007	0.0009	0.0008	0.0008
Norwegian krone (NOK)	0.7566	0.8182	0.7961	0.8028
Polish zloty (PLN)	1.7824	1.6857	1.7500	1.7080
Russian rouble (RUB)	0.1081	0.1165	0.1134	0.1019
Swedish krona (SEK)	0.7563	0.7783	0.7712	0.7866
Ukrainian hryvnia (UAH)	0.2223	0.2616	0.2488	0.2632

(RUB: 10% higher) on 31 December 2017, other comprehensive income would have been DKK 139m lower (2016: DKK 133m lower).

APPLIED EXCHANGE RATES

The DKK exchange rates for the most significant currencies applied when preparing the consolidated financial statements are presented above.

The average exchange rate for the year was calculated using the monthly exchange rates weighted according to the phasing of the net revenue per currency throughout the year.

2016

DKK million										2016
2017	EUR receivable	EUR payable	EUR borrowings	EUR cash	Gross exposure	Derivative	Net exposure	% change	Effect on P/L	Effect on P/L
EUR/GBP	1,065	-617	-	220	668	-	668	5%	33	33
EUR/NOK	129	-573	-	-3	-447	-	-447	5%	-22	-32
EUR/RUB	9	-268	-	363	104	-	104	10%	10	-18
EUR/UZS	-	-	-	-	-	-	-	-	-	-24
Total									21	-41

2017	USD receivable	USD payable	USD borrowings	USD cash	Gross exposure	Derivative	Net exposure	% change	Effect on P/L	Effect on P/L
USD/RUB	1	-1	-	188	188		188	10%	19	31
USD/UAH	-	-33	-	129	96	-	96	10%	10	13
Total									29	44

INTEREST RATE RISK

The most significant interest rate risk in the Group relates to borrowings. As the Group's net debt is primarily in EUR, the interest rate exposure relates to the development in the interest rates for EUR.

The interest rate risk is measured by the duration of the net financial debt. The target is to have a duration between two and five years. At 31 December 2017, the duration was 4.6 years (2016: 3.7). Interest rate risks are mainly managed using fixed-rate bonds. No interest rate swaps were in effect at 31 December 2017.

The EUR 750m bond maturing on 3 July 2019 consists of two bond issues of EUR 250m and EUR 500m.

SENSITIVITY ANALYSIS

At the reporting date, 113% of the net financial debt consisted of fixed-rate borrowings with interest rates fixed for more than one year (2016: 76%). The reason for the high percent-age of net debt at fixed rate is that the amount

of cash and cash equivalents exceeds the amount of borrowing at floating rates. It is estimated that a 1 percentage point interest rate increase would lead to a decrease in annual interest expenses of DKK 27m (2016: increase of DKK -64m). The analysis assumes a parallel shift in the relevant yield curves and 100% effective hedging of changes in the yield curve.

If the market interest rate had been 1 percentage point higher at the reporting date, it would have led to a financial gain of DKK 962m (2016: DKK 978m), and a similar loss had the rate been 1 percentage point lower. However, since all fixed-rate borrowings are measured at amortised cost, there is no impact on other comprehensive income or the income statement.

The sensitivity analysis is based on the financial instruments recognised at the reporting date.

The sensitivity analysis assumes a parallel shift in interest rates and that all other variables remain constant, in particular foreign exchange rates and interest rate differentials between the different currencies. The analysis was performed on the same basis as for 2016. The Group did not enter into new interest rate swaps in 2017.

Interest rate risk

DKK million

	Interest	Average effective interest		Carrying	Interest rate
2017	rate	rate	Fixed for	amount	risk
Issued bonds					
EUR 750m maturing 3 July 2019	Fixed	2.6%	1-2 years	5,587	Fair value
EUR 750m maturing 15 November 2022	Fixed	2.7%	4-5 years	5,559	Fair value
EUR 500m maturing 6 September 2023	Fixed	0.7%	>5 years	3,690	Fair value
EUR 1,000m maturing 28 May 2024	Fixed	2.6%	>5 years	7,379	Fair value
Total issued bonds		2.3%		22,215	
Total issued bonds 2016	·	2.9%		25,913	
Mortgages					
Floating-rate	Floating	-	<l td="" year<=""><td>-</td><td>Cash flow</td></l>	-	Cash flow
Total mortgages		-		-	
Total mortgages 2016	·	0.7%		420	
Bank borrowings					
Floating-rate	Floating	3.3%	<l td="" year<=""><td>933</td><td>Cash flow</td></l>	933	Cash flow
Fixed-rate	Fixed	0.6%	>l year	1,123	Fair value
Total bank borrowings and other borrowings				2,056	
Total bank borrowings and other borrowings 2016				4,002	

Net financial debt by currency

			п		
DKK million					Interest rate
	Net financial				
2017	debt ¹	Floating ¹	Fixed ¹	Floating ²	Fixed ²
EUR	17,591	-5,790	23,381	-	100%
DKK	1,840	1,840	-	100%	-
PLN	-123	-123	-	100%	-
USD	1,606	1,604	2	100%	-
CHF	979	979	-	100%	-
RUB	-1,418	-1,418	-	100%	-
Other	334	336	-2	100%	-
Total	20,809	-2,572	23,381	-13%	113%
2016					
EUR	18,207	-1,740	19,947	28%	72%
DKK	7,313	7,311	2	100%	-
PLN	-172	-172	-	100%	-
USD	2,922	2,922	-	100%	-
CHF	1,715	1,715	-	100%	-
RUB	-2,228	-2,228	-	100%	-
Other	-924	-1,288	364	139%	-39%
Total	26,833	6,520	20,313	24%	76%

¹ Net financial debt consists of current and non-current items after currency derivatives less cash and cash equivalents.
² Net financial debt consists of current and non-current items less cash and cash equivalents.

SECTION 4.7 LIQUIDITY RISK

Liquidity risk results from the Group's potential inability to meet the obligations associated with its financial liabilities, for example settlement of financial debt and paying suppliers. The Group's liquidity is managed by Group Treasury. The aim is to ensure effective liquidity management, which involves obtaining sufficient committed credit facilities to ensure adequate financial resources and, to some extent, tapping a range of funding sources.

CREDIT RESOURCES AVAILABLE

Carlsberg uses the term credit resources available to determine the adequacy of access to credit facilities.

Net financial debt is used internally by Group Treasury to monitor the Group's credit resources available. Net financial debt is the Group's net interest-bearing debt, excluding interest-bearing assets other than cash, as these assets are not actively managed in relation to liquidity risk.

Time to maturity for non-current borrowings

DKK million						
2017	1-2 years	2-3 years	3-4 years	4-5 years	>5 years	Total
Issued bonds	5,587	-	-	5,559	11,069	22,215
Bank borrowings	20	17	-29	9	4	21
Other non-current borrowings	1,087	-	1	1	15	1,104
Total	6,694	17	-28	5,569	11,088	23,340
Total 2016	1,078	6,679	16	12	13,352	21,137

At 31 December 2017, net financial debt was DKK 20,809m (2016: DKK 26,833m).

At 31 December 2017, the Group had total unutilised credit facilities of DKK 20,766m (2016: DKK 19,388m), of which DKK 18,687m (2016: DKK 19,029m) were non-current credit facilities. Credit resources available consist of the unutilised non-current credit facilities and cash and cash equivalents of DKK 3,462m (2016: DKK 3,502m) less utilisation of current facilities of DKK 931m (2016: DKK 9,198m). The credit resources available and the access to unused committed credit facilities are considered reasonable in light of the Group's current needs in terms of financial flexibility.

In addition to efficient working capital management and credit risk management, the Group mitigates liquidity risk by arranging borrowing facilities with solid financial institutions. The Group uses cash pools in the day-to-day liquidity management for most of the entities in Western Europe, as well as intra-group loans between Group Treasury and subsidiaries. Eastern Europe and Asia are less integrated in terms of cash pools, and liquidity is managed via intra-group loans.

Committed credit facilities and credit resources available

DKK million				2016
2017	Total committed loans and credit facilities	Utilised portion of credit facilities	Unutilised credit facilities	Unutilised credit facilities
<l th="" year<=""><th>3,010</th><th>931</th><th>2,079</th><th>359</th></l>	3,010	931	2,079	359
Total current committed loans and credit facilities	3,010	931	2,079	359
<l td="" year<=""><td>-</td><td>-</td><td>-931</td><td>-9,198</td></l>	-	-	-931	-9,198
1-2 years	6,694	6,694	-	369
2-3 years	17	17	-	-
3-4 years	18,659	-28	18,687	-
4-5 years	5,569	5,569	-	18,660
>5 years	11,088	11,088		-
Total non-current committed loans				
and credit facilities	42,027	23,340	17,756	9,831
Cash and cash equivalents			3,462	3,502
Credit resources available (total non-current committed loans and credit facilities-net debt)			21,218	13,333

LIQUIDITY RISK

The table below lists the contractual maturities of financial liabilities, including estimated interest payments and excluding the impact of netting agreements, and thus summarises the gross liquidity risk.

The risk implied by the values shown in the table reflects the one-sided scenario of cash outflows only. Trade payables and other financial liabilities mainly originate from the financing of assets in ongoing operations, such as property, plant and equipment, and investments in working capital, for example inventories and trade receivables.

The nominal amount/contractual cash flow of the financial debt was DKK 163m higher

(2016: DKK 172m higher) than the carrying amount. The difference between the nominal amount and the carrying amount comprises differences between these amounts at initial recognition, which are treated as a cost that is capitalised and amortised over the duration of the borrowings.

The interest expense is the contractual cash flows expected on the gross financial debt existing at 31 December 2017.

The cash flow is estimated based on the notional amount of the above-mentioned borrowings and expected interest rates at yearend 2017 and 2016. Interest on debt recognised at year-end 2017 and 2016, for which no contractual obligation exists (current borrowing and cash pools), has been included for a two-year period.

DERIVATIVE FINANCIAL INSTRUMENTS

Fair value adjustments of fair value hedges, financial derivatives not designated as hedging instruments and ineffectiveness regarding instruments designated in a hedge relationship are recognised in the income statement. In 2017, fair value adjustments were DKK -292m (2016: DKK 564m), cf. section 4.1

The ineffectiveness includes both the ineffective portion of hedges and technical ineffectiveness relating to exchange rate instruments and aluminium swaps designated as cash flow hedges.

The Group monitors the cash flow hedge relationships on a quarterly basis to assess whether the hedge is still effective. If this is not the case, the accumulated gain/loss on the portion of the hedge that is no longer effective is re-classified to the income statement.

Of the total ineffective portion of hedges for 2017, DKK 1m related to the Group's aluminium-hedging scheme (2016: DKK 65m) and DKK -5m to foreign exchange hedges (2016: DKK 9m). The ineffective portion regarding aluminium relates to hedged transactions that are expected to take place in 2018.

Maturity of financial liabilities

DKK million

2017	Contractual cash flows	Maturity <1 year	Maturity >1 year <5 years	Maturity >5 years	Carrying amount
Derivative financial instruments					
Derivative financial instruments, payables	104	104	-	-	113
Non-derivative financial instruments					
Gross financial debt	24,434	931	12,316	11,187	24,271
Interest expenses	2,287	512	1,496	279	N/A
Trade payables and other liabilities	15,027	15,027	-	-	15,027
Contingent consideration	3,820	309	3,511	-	3,820
Non-derivative financial instruments	45,568	16,779	17,323	11,466	-
Financial liabilities	45,672	16,883	17,323	11,466	-
Financial liabilities 2016	51,978	25,413	12,621	13,944	-

Fair value hedges and financial derivatives not designated as hedging instruments (economic hedges)

DKK million

	Fair value adjustment recognised in the	
2017	income statement	Fair value
Exchange rate instruments	-292	46
Other instruments	4	-
Ineffectiveness	- 4	-
Total	-292	46
2016		
Exchange rate instruments	486	285
Other instruments	4	2
Ineffectiveness	74	-
Total	564	287

DERIVATIVE FINANCIAL INSTRUMENTS

The fair value of derivatives classified as a cash flow hedge is presented in the cash flow hedge section below. Other instruments are primarily aluminium hedges, which are not classified as cash flow hedges.

Cash flow hedges comprise aluminium hedges where the hedged item is aluminium cans that will be used in a number of Group entities in 2018 and currency forwards entered into to cover the foreign exchange risk on transactions expected to take place in 2018 and 2019.

The fair value of cash flow hedges recognised at 31 December 2017 includes the ineffective portion of the financial instruments designated as cash flow hedges.

Cash flow hedges

DKK million

Fair value adjustment		
comprehensive income	Fair value	Expected recognition
1	-	N/A
64	27	2018-2019
-18	65	2018
47	92	
1	-	N/A
-11	-37	2017-2018
139	83	2017
129	46	
	recognised in other comprehensive income 1 64 -18 47 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 139	recognised in other Fair value 1 - 64 27 -18 65 47 92 1 - -11 - -13 - 47 92 1 - 30 83

The impact on other comprehensive income from exchange rate instruments relates to hedges of Group entities' purchases and sales in currencies other than their functional currencies. The impact on other comprehensive income from other instruments relates to hedges of Group entities' exposure to changes in aluminium prices.

DETERMINATION OF FAIR VALUE

The Group has no financial instruments measured at fair value on the basis of level 1 input (quoted prices) or level 3 input (nonobservable data) other than certain put options cf. section 5.4.

The methods and assumptions used in determining the fair values of each category of financial assets and financial liabilities are described in their relevant sections. The carrying amount of financial assets and liabilities approximates their fair value, except for borrowings, cf. section 4.4.

ACCOUNTING ESTIMATES AND JUDGEMENTS

When entering into financial instruments, management assesses whether the instrument is an effective hedge of recognised assets and liabilities, expected future cash flows or financial investments. The effectiveness of recognised hedging instruments is assessed at least quarterly.

Fair values of derivative financial instruments are calculated on the basis of current market data and generally accepted valuation methods. Internally calculated values are used, and these are compared with external market quotes on a quarterly basis. For currency and aluminium derivatives, the calculation is as follows:

- a) the forward market rate is compared with the agreed rate on the derivatives, and the difference in cash flow at the future point in time is calculated
- b) the amounts are discounted to present value.

When entering into a contract, management assesses whether the contract contains embedded derivatives and whether they meet the criteria for separate classification and recognition. The Group currently does not have any embedded derivatives that meet the criteria for separate classification and recognition

+ - ACCOUNTING * = POLICIES

Derivative financial instruments are initially recognised at fair value on the trade date and subsequently remeasured at their fair value at the reporting date. Attributable transaction costs are recognised in the income statement.

The accounting for subsequent changes in fair value depends on whether the derivative is designated as one of: fair value hedges - hedges of the fair value of recognised assets or liabilities; cash flow hedges - hedges of particular risks associated with the cash flow of recognised assets and liabilities; or net invest-ment hedges - hedges of currency fluctuations in subsidiaries, associates or joint ventures.

The fair values of derivative financial instruments are presented in other receivables or payables, and

positive and negative values are offset only when the Group has the right and the intention to settle several financial instruments net.

Changes in the fair value of a **fair value hedge** are recognised in the income statement. Changes in the value of the hedged portion of assets or liabilities are also recognised. Except for foreign currency hedges, hedging of future cash flows according to a firm agreement is treated as a fair value hedge of a recognised asset or liability.

Changes in the effective portion of the fair value of derivative financial instruments that are designated and qualify as a **cash flow hedge** are recognised in other comprehensive income and accumulated in a separate reserve in equity. When the hedged transaction results in gains or losses, amounts previously recognised in other comprehensive income are transferred to the same item as the hedged item when the hedged risk impacts the income statement. If the hedged item is a non-financial asset, the amount recognised in other comprehensive income is transferred to the carrying amount of the asset when the non-financial asset is recognised.

Derivatives designated as and qualifying for recognition as a cash flow hedge of financial investments are recognised in other comprehensive income. On complete or partial disposal of the financial investment, the portion of the hedging instrument that is recognised in other comprehensive income and relates to that financial investment is recognised in the income statement when the gain or loss on disposal is recognised.

For derivative financial instruments that do not qualify for hedge accounting, changes in fair value are recognised in the income statement as financial income or financial expenses.

Changes in the fair value of derivative financial instruments that are used **to hedge net investments** in foreign subsidiaries, associates and joint ventures and that effectively hedge currency fluctuations in these entities are recognised in other comprehensive income and accumulated in a separate translation reserve in equity.

ACQUISITIONS, DISPOSALS, ASSOCIATES AND JOINT VENTURES

300m

In gains on disposal of entities recognised in special items (DKK).

510m

In net cash proceeds from disposal of entities included in cash flow from investments (DKK).

SECTION 5.1 INVESTMENT MODEL AND RISKS

MARKET ACCESS

In the beer industry, access to the local market is very much dependent on establishing good relationships, for example with customers in the on- and off-trade market, national distributors, local suppliers of raw and packaging materials and relevant authorities governing the beverage industry. Often the most efficient way of establishing such relations is by engaging with a local partner that already has the relevant relationships.

Therefore, when the Group expands its business into new markets, it often does so in collaboration with a local partner. Such a partnership can have different legal forms and impacts the consolidated financial statements to a varying degree depending on the legal form.

INVESTMENT MODEL

Entering into a partnership can both reduce the financial exposure and mitigate the business risks associated with entering new markets. The financial exposure, however, varies depending on the structure of the partnership.

In some markets, the Group enters as a noncontrolling shareholder, provides a degree of financing and contributes knowledge of the beer industry, but leaves the controlling influence with the partner. Other investments are structured as joint ventures where the Group and our local partner jointly make the operational decisions and share strategic and tactical responsibility.

More commonly, the Group structures its partnership such that the Group exercises management control, usually by way of a majority of the voting rights, whereby the investment is fully consolidated. Such partnerships are just as important as other types of partnership to be successful in the local markets, but the Group has increased financial exposure. Investments in businesses in which the Group exercises management control often involve put and/or call options or a similar structure.

IMPACT ON FINANCIAL STATEMENTS

Investments in partnerships where the Group is the non-controlling shareholder and joint ventures are consolidated in the financial statements using the equity method. The accounting risk associated with these governance models is limited to the investment, the proportionate share of the net result of the business and any specific additional commitments or loans the Group provides to the partnership.

In businesses where the Group exercises management control, the full exposure to the earnings and other financial risks impacts the consolidated financials. From an accounting point of view, the Group treats any put options held by partners in such entities as if they had already been exercised by the partner, i.e. anticipating that the acquisition will occur. The accounting impact is that the non-controlling interests are not recognised, and no part of net profits or equity is attributed to them. Instead the dividends the partner receives from the business – for accounting purposes – are classified as interest expenses.

SECTION 5.1 (CONTINUED) **INVESTMENT MODEL AND RISKS**

Common to all partnerships is the risk of disagreement and, ultimately, dissolution.

A dissolution will initially impact the accounting treatment of an investment and depend on whether the Group or our partner is exiting the business. In the long term, however, the impact can be significant to the operation of the local entity and the collaboration with customers, distributors, authorities etc. if the partner was instrumental in managing these relationships. There is therefore a risk that the dissolution of a partnership may have a negative impact on the underlying business and the financial performance recognised in the consolidated financial statements.

SECTION 5.2 **ACQUISITIONS AND** DISPOSALS

ACOUISITION OF ENTITIES

The Group did not complete any acquisitions of entities in 2017.

In 2016, the Group gained control of two entities that individually and collectively were not material to the Group. The purchase price allocation was completed for one of the entities. while the other was recognised at provisional values at 31 December 2016. In 2017. the provisional values were finalised without any changes in goodwill, which amounted to DKK 205m.

DISPOSAL OF ENTITIES

In 2017, the Group disposed of the subsidiaries Carlsberg Uzbekistan (January) and Nordic Getränke in Germany (March). The Group also disposed of the associates United Romanian Breweries (March). Malterie Soufflet in Russia (April) and Nya Carnegiebryggeriet in Sweden (March). The last of these was sold to a subsidiary of Sicera, a joint venture of the Group.

The restructuring of the Group's Chinese activities in Chongging Brewery Group and Eastern Assets in 2017 and 2016 resulted in the disposal of five entities (2016: nine) comprising brewing and malting activities.

Most of the breweries had been closed before the disposals.

In 2016, as part of an asset swap, the associate Xinjiang Hops was disposed of in June and the Group acquired a 35% non-controlling interest in Xinjiang Wusu Breweries in exchange. Following the completion, the Group holds 100% of Xinjiang Wusu Breweries. The gain on disposal of Xinjiang Hops was recognised in special items, income, while the cost of the acguisition of the non-controlling interest was recognised in the statement of equity. The cash flows were recognised accordingly and amounted to approximately DKK 200m, net.

In 2016, the Group also disposed of its 59% controlling interest in Carlsberg Malawi (August), its wholly owned entities Danish Malting Group (January) and Carlsberg Vietnam Breweries - Vung Tau (July), as well as the associate Sejet Planteforædling (December) and other minor entities.

The disposals completed in both 2017 and 2016 were part of the structural changes under the Funding the Journey programme, and all related to non-core assets.

ACCOUNTING ESTIMATES AND JUDGEMENTS

Assessment of control

The classification of entities where Carlsberg does not control 100% of the voting rights is based on an assessment of the contractual and operational relationship between the parties. This includes assessing the conditions in shareholder agreements, contracts etc. Consideration is also given to the extent to which each party can govern the financial and operating policies of the entity, how the operation of the entity is designed, and which party possesses the relevant knowledge and competences to operate the entity.

Another factor relevant to this assessment is the extent to which each of the parties can direct the activities and affect the returns, for example by means of rights, exclusively reserved matters or casting votes.

Entities disposed of

DKK million	2017	2016
Non-current assets	453	651
Current assets	269	995
Assets held for sale	103	-
Non-current liabilities	-321	-156
Current liabilities	-221	-630
Net assets of entities disposed of	283	860
Non-controlling interests	-3	-83
Net assets of entities disposed of, attributable to shareholder in Carlsberg Breweries A/S	280	777
Recycling of cumulative exchange differences	-57	263
Directly attributable expenses	- 4	7
Gain on disposal, net, recognised in special items, cf. section 3.1	300	2,040
Prepayment received in prior period	-	-25
Cash consideration received, cf. section 5.2	519	3,062

ACQUISITIONS AND DISPOSALS

+ - ACCOUNTING× - POLICIES

For acquisition of new subsidiaries, associates and joint ventures, the acquisition method is used. The acquired entities' identifiable assets, liabilities and contingent liabilities are measured at fair value at the acquisition date. Identifiable intangible assets are recognised if they are separable or arise from a contractual right. Deferred tax on revaluations is recognised.

The acquisition date is the date when the Carlsberg Breweries Group effectively obtains control of an acquired subsidiary or significant influence over an associate or a joint venture.

The cost of a business combination comprises the fair value of the consideration agreed upon. When a business combination agreement provides for an adjustment to the cost of the combination that is contingent on future events, the fair value of that adjustment is included in the cost of the combination.

Goodwill and fair value adjustments in connection with the acquisition of a foreign entity with a functional currency other than the presentation currency used in the Carlsberg Breweries Group are treated as assets and liabilities belonging to the foreign entity and translated into the foreign entity's functional currency at the exchange rate at the transaction date.

If uncertainties regarding measurement of acquired identifiable assets, liabilities and contingent liabilities exist at the acquisition date, initial recognition will take place on the basis of preliminary fair values. If identifiable assets, liabilities and contingent liabilities are subsequently determined to have a different fair value at the acquisition date from that first assumed, goodwill is adjusted up until 12 months after the acquisition. The effect of the adjustments is recognised in the opening balance of equity and the comparative figures are restated accordingly if the amount is material. Except in cases of material error, changes in estimates of contingent purchase considerations are recognised in the income statement under special items, unless they qualify for recognition directly in equity. Changes in estimates of contingent purchase considerations in business combinations completed no later than 31 December 2009 are recognised as an adjustment to goodwill.

Disposals

Gains or losses on the disposal or winding-up of subsidiaries, associates and joint ventures are stated as the difference between the sales price and the carrying amount of net assets, including goodwill at the date of disposal or winding-up, foreign exchange adjustments recognised in other comprehensive income, and costs to sell or winding-up expenses.

Partial disposal of investments with loss of control

When the Group loses control of a subsidiary through a partial disposal of its shareholding or voting rights, the retained shareholding in the entity is classified as an associate or a security depending on the level of control after the disposal. The shareholding in the associate or the security held after the partial disposal is measured at fair value at the date of disposal. The fair value is recognised as the new cost of the shareholding in the associate or the security. The resulting again or loss is recognised under special items.

SECTION 5.3 CASH FLOW EFFECT FROM ACQUISITIONS AND DISPOSALS

Elements of cash consideration paid and received

DKK million	2017	2016
Cash consideration		
received/paid, associates	242	642
Cash and cash equivalents acquired/disposed of	-2	-210
Cash consideration		
received/paid, subsidiaries	270	2,179
Total cash consideration		
received, net	510	2,611
- of which consideration		
received for entities dis-		
posed	519	3,062

SECTION 5.4 NON-CONTROLLING INTERESTS

The Group has entities, primarily in Asia, that are not wholly owned.

Non-controlling interests' share of profit for the year

DKK million	2017	2016
Lao Brewery	304	288
Chongqing Brewery Group	230	-164
Carlsberg Malaysia Group	182	173
Asia, other	79	63
Other regions	11	11
Total	806	371

CONTINGENT CONSIDERATIONS

Contingent considerations relate to subsidiaries of the Group that are operated in cooperation with local partners who hold options to sell their shares to the Group.

The contingent consideration primarily relates to put options on 49% of the shares in Olympic Brewery, Greece, 21% in Brewery Alivaria, Belarus, and 33% in the parent company holding 100% and 90% of the shares in the businesses in India and Nepal respectively. The total contingent consideration recognised amounted to DKK 3,820m at 31 December 2017 (2016: DKK 3,027m).

SECTION 5.4 (CONTINUED) NON-CONTROLLING INTERESTS

In accordance with the Group's accounting policy, shares subject to put options are consolidated as if the shares had already been acquired. The ownership percentage at which these subsidiaries are consolidated therefore differs from the legal ownership interest retained by the Group. The legal and consolidated ownership is stated in section 10.

The carrying amount of contingent considerations regarding the expected future exercise of put options held by non-controlling interests is determined in accordance with the terms of the agreements made with the holders of the options. Therefore, not all are measured at fair value. For put options measured at fair value in accordance with the terms of the agreement, the value is estimated using generally accepted valuation methods, including discounted cash flows and multiples. Estimates are based on updated information since initial recognition of the contingent consideration, including new budgets and sales forecasts, discount rates etc. The determination of the fair value makes use of non-observable data (level 3 input) such as entity-specific discount rates and industryspecific expectations of price developments. These inputs are identical to the input applied in the test for impairment, cf. section 2.3.

The total fair value adjustment recognised in 2017 amounted to DKK 793m (2016: DKK 1,011m). Of this, the fair value adjustment of contingent considerations for acquisitions completed before 1 January 2010 amounted to DKK 3m (2016: DKK 6m), which was recognised as an adjustment to goodwill.

+ - ACCOUNTING × = POLICIES

On acquisition of non-controlling interests (i.e. subsequent to the Group obtaining control), acquired net assets are not measured at fair value. The difference between the cost and the non-controlling interests' share of the total carrying amount, including goodwill, is transferred from the non-controlling interests' share of equity to equity attributable to the shareholder in Carlsberg Breweries A/S. The amount deducted cannot exceed the non-controlling interests' share of equity immediately before the transaction.

On disposal of shareholdings to non-controlling interests, the difference between the sales price and the share of the total carrying amount, including goodwill acquired by the non-controlling interests, is transferred from equity attributable to the shareholder in Carlsberg Breweries A/S to the non-controlling interests' share of equity.

Fair value adjustment of put options granted to noncontrolling interests on or after 1 January 2010 is recognised directly in the statement of changes in equity. Fair value adjustment of put options granted no later than 31 December 2009 is recognised in aoodwill.

ASSOCIATES AND JOINT VENTURES

The total investments in associates and joint ventures amounted to DKK 3,784m at 31 De-cember 2017 (2016: DKK 4,250m).

While none of the investments are individually material, they include the investments in the businesses in Portugal (44%), Cambodia (50%), Myanmar (51%) and five associates in China (each 50%). The total investment in these associates amounted to DKK 2,611m at 31 December 2017, while the share of profit after tax amounted to DKK 166m for 2017.

Despite the legal ownership of 51% of Myanmar Carlsberg, the entity is classified as an associate due to the shareholders' agreement with the partner.

Transactions with non-controlling interests

2017	Attributable to the shareholder in Carlsberg Breweries A/S	Attributable to non-controlling interests
Consideration paid for acquisition of non-controlling interests	-2	-
Proportionate share of equity acquired from non-controlling interests	2	-2
Fair value adjustment of contingent considerations	-790	-
Recognised in equity	-790	-2
2016	-807	-597

Transactions with non-controlling interests primarily comprise transactions with shareholdings in: 2017: Carlsberg South Asia Pte Ltd (holding company of the investments in India and Nepal) and Olympic Brewery SA. 2016: Xinjiang Wusu Breweries Co., Ltd., Carlsberg South Asia Pte Ltd, and Olympic Brewery SA

Key figures for associates and joint ventures

DKK million	Carlsberg Breweries Group share			
2017	Profit after tax	Other com- prehensive in- come	Total com- prehensive in- come	Investments in associates and joint ventures
Associates	221	-12	209	2,718
Joint ventures	10	-	10	1,066
	231	-12	219	3,784
2016				
Associates	175	-	175	3,049
Joint ventures	104	-	104	1,201
	279		279	4,250

ASSOCIATES AND JOINT VENTURES

Investments in associates and joint ventures decreased compared with 2016, primarily due to the disposal of the associates United Romanian Breweries, Malterie Soufflet in Russia and Nya Carnegiebryggeriet in Sweden, as well as foreign exchange losses.

For associates in which the Group holds an ownership interest of less than 20%, the Group participates in the management of the company and is therefore exercising significant influence.

The Group also has minor investments in entities in which the Group is unable to exercise significant influence.

Fair value of investment in listed associates

DKK million	2017	2016
The Lion Brewery		
Ceylon, Biyagama,		
Sri Lanka	442	439

None of the associates and joint ventures are material to the Group.

CONTINGENT LIABILITIES

The Group did not issue any guarantees for loans etc. raised by associates and joint ventures in 2017 or 2016.

+ - ACCOUNTING * = POLICIES

Investments in associates and joint ventures are recognised according to the equity method and measured at the proportionate share of the entities' net asset values calculated in accordance with the Group's accounting policies. The proportionate share of unrealised intra-group profits and the carrying amount of goodwill are added, whereas the proportionate share of unrealised intra-group losses is deducted.

Investments in associates and joint ventures with negative net asset values are measured at DKK 0. If the Group has a legal or constructive obligation to cover a deficit in the associate or joint venture, the deficit is recognised under provisions. Any amounts owed by associates and joint ventures are written down to the extent that the amount owed is deemed irrecoverable.

ASSETS AND LIABILITIES HELD FOR SALE

For 2017, assets and liabilities held for sale amounted to DKK 0. In 2016, assets held for sale, DKK 125m, consisted primarily of Carlsberg Uzbekistan and two associates, which were all disposed of in 2017.

Assets and liabilities held for sale

DKK million	2017	2016
Assets		
Property, plant and		
equipment	-	61
Inventories	-	15
Other current assets	-	29
Total assets in a disposal group held for sale	-	105
Assets held for sale	-	20
Total assets held for sale		125

Liabilities

Other liabilities	-	15
Total liabilities held for sale	-	15

In 2016, a reversal of impairment of DKK 105m was recognised in special items prior to the classification as assets held for sale. Except for the reversal of impairment, the classification of assets as held for sale did not impact the income statement or statement of cash flows for 2016.

+ - ACCOUNTING * = POLICIES

Assets held for sale comprise non-current assets and disposal groups held for sale. Disposal groups are defined as a group of assets to be disposed of, by sale or otherwise, together as a group in a single transaction and those liabilities directly associated with the assets that will be transferred in the transaction.

Assets are classified as held for sale if management has decided to sell the asset or disposal group and taken the necessary steps to carry out the sale such that the carrying amount will be recovered principally through a sale within 12 months in accordance with a formal plan rather than through continuing use. Comparative figures are not restated.

Assets or disposal groups held for sale are measured at the lower of carrying amount or fair value less costs to sell. Assets are not depreciated or amortised from the date when they are reclassified as held for sale.

If a sale is not completed as expected, the asset or disposal group is reclassified to the items in the statement of financial position from which the asset or disposal group was originally separated. This reclassification is made at the carrying amount less any depreciation charges that would have been recognised if the asset had not been classified as held for sale.

SECTION 6

TAX

1,485m CORPORATION TAX (DKK) down from DKK 2,402m in 2016.

29.1% TAX RATE (%) Excluding impairment of brands

CORPORATION TAX

The nominal weighted tax rate for the Group is calculated as domestic tax rates applicable to profits in the entities as a proportion of each entity's share of the Group's profit before tax.

The tax rate in 2017 of 41.6% was negatively impacted by the impairment of brands in Russia and Finland, which was recognised in special items.

In 2016, the tax rate of 32.8% was negatively impacted, mainly by the lost tax case in Finland. The tax expense related to this is non-recurring and had no impact on cash flow.

Valuation allowances on tax losses in 2017 and 2016 also impacted negatively.

Fair value adjustments of hedging instruments arise in Denmark, but it is not possible to deduct all fair value adjustments due to local thin capitalisation rules. Tax on such adjustments therefore fluctuates from year to year.

+ - ACCOUNTING * = POLICIES

Tax for the year comprises current tax and changes in deferred tax for the year, including changes as a result of a change in the tax rate. The tax expense relating to the profit/loss for the year is recognised in the income statement, while the tax expense relating to items recognised in other comprehensive income is recognised in other comprehensive income. If the Group obtains a tax deduction on computation of the taxable income in Denmark or in foreign jurisdictions as a result of share-based payment programmes, the tax effect of the programmes is recognised in tax on the profit/loss for the year. However, if the total tax deduction exceeds the total tax expense, the tax benefit for the excess deduction is recognised directly in equity.

2017

Reconciliation of the effective tax rate for the year

		2017		2016
—	%	DKK million	%	DKK million
Nominal weighted tax rate	22.5%	804	21.7%	1,592
Change in tax rate	-3.6%	-127	-1.1%	-81
Adjustments to tax for prior years	-0.3%	-9	2.3%	170
Non-capitalised tax assets, net movements	11.6%	414	7.4%	543
Non-taxable income	-0.9%	-32	-	-
Non-deductible expenses	7.8%	278	3.5%	256
Tax incentives etc.	-1.4%	-49	-0.8%	-56
Special items	-1.1%	-41	-2.5%	-184
Withholding taxes	9.2%	329	3.7%	268
Other and tax in associates and				
joint ventures	-2.2%	-82	-1.4%	-106
Effective tax rate for the year	41.6%	1,485	32.8%	2,402
Tax on impairment of brands		969		173
Effective tax rate for the year adjusted for	20.1%		21.79	2 575
impairment of brands	29.1%	2,454	31.4%	2,575

COPORATION TAX

Corporation tax

			2016			
DKK million	Income statement	Other compre- hensive income	Total compre- hensive income	Income statement	Other compre- hensive income	Total compre- hensive income
Tax for the year can be specified as follows						
Current tax	2,301	-36	2,265	2,679	18	2,697
Change in deferred tax during the year	-680	151	-529	-373	-40	-413
Change in deferred tax as a result of change in tax rate	-127	-	-127	-74	2	-72
Adjustments to tax for prior years	-9	-	-9	170	-	170
Total	1,485	115	1,600	2,402	-20	2,382

Tax recognised in other comprehensive income

					2016	
DKK million	Recognised item before tax	Tax income/ expense	After tax	Recognised item before tax	Tax income/ expense	After tax
Foreign exchange adjustments	-3,842		-3,842	5,843		5,843
Hedging instruments	-305	25	-280	141	-30	111
Retirement benefit obligations	1,263	-137	1,126	-954	54	-900
Share of other comprehensive income in associates and joint ventures	-12	-	-12	-	-	-
Other	-	-3	-3	-	- 4	- 4
Total	-2,896	-115	-3,011	5,030	20	5,050

DEFERRED TAX

Of the total deferred tax assets recognised, DKK 472m (2016: DKK 609m) related to tax loss carryforwards, the utilisation of which depends on future positive taxable income exceeding the realised deferred tax liabilities. It is management's opinion that these tax loss carryforwards can be utilised.

Tax assets not recognised of DKK 1,411m (2016: DKK 1,287m) primarily related to tax losses that are not expected to be utilised in the foreseeable future. Tax losses that will not expire amounted to DKK 776m (2016: DKK 462m).

Deferred tax of DKK 115m (2016: DKK 113m) was recognised in respect of earnings in entities in the Eastern Europe region that are intended for distribution in the short term, as tax of 5% is payable on distributions.

For other subsidiaries where reserves are planned to be distributed, any distribution of earnings will not trigger a significant tax liability based on current tax legislation.

Deferred tax on temporary differences relating to investments in subsidiaries, associates and joint ventures amounted to DKK 0m (2016: 0m).

SECTION 6.2 (CONTINUED) DEFERRED TAX

ACCOUNTING ESTIMATES AND JUDGEMENTS

The Group recognises deferred tax assets, including the expected tax value of tax loss carryforwards, if management assesses that these tax assets can be offset against positive taxable income in the foreseeable future. This judgement is made annually and based on budgets and business plans for the coming years, including planned commercial initiatives.

Carlsberg operates in a large number of tax jurisdictions where tax legislation is highly complex and subject to interpretation. Management makes judgements on uncertain tax positions to ensure recognition and measurement of tax assets and liabilities.



Current tax payable and receivable are recognised in the statement of financial position as tax computed on the taxable income for the year, adjusted for tax on the taxable income of prior years and for tax paid on account.

Deferred tax on all temporary differences between the carruing amount and the tax base of assets and liabilities is measured using the balance sheet liability method. However, deferred tax is not recognised on temporary differences relating to goodwill that is not deductible for tax purposes or on office premises and other items where temporary differences, apart from business combinations, arise at the acquisition date without affecting either profit/loss for the year or taxable income. Where alternative tax rules can be applied to determine the tax base. deferred tax is measured based on management's planned use of the asset or settlement of the liability.

If specific dividend plans exist for subsidiaries, associates and joint ventures in countries levying withholding tax on distributions, deferred tax is recognised on expected dividend payments.

Deferred tax assets, including the tax base of tax loss carryforwards, are recognised under other non-current assets at the expected value of their utilisation. either as a set-off against tax on future income or as a set-off against deferred tax liabilities in the same legal tax entity and jurisdiction.

Deferred tax assets and tax liabilities are offset if the entity has a legally enforceable right to offset current tax liabilities and tax assets or intends either to settle current tax liabilities and tax assets or to realise the assets and settle the liabilities simultaneously. Deferred tax assets are subject to annual impairment tests and are recognised only to the extent that it is probable that the assets will be utilised. Adjustments are made to deferred tax resulting from elimination of unrealised intra-group profits and losses.

Deferred tax is measured according to the tax rules and at the tax rates applicable in the respective countries at the end of the reporting period and when the deferred tax is expected to crystallise as current tax. The change in deferred tax as a result of changes in tax rates is recognised in the income statement. Changes to deferred tax on items recognised in other comprehensive income are, however, recognised in other comprehensive income.

Specification of deferred tax

4.126

3.432

DKK million	2017	2016
Deferred tax at 1 January, net	4,126	3,771
Adjustments to prior years	-9	44
Acquisition and disposal of entities	5	61
Recognised in other comprehensive income	151	-40
Recognised in the income statement	-680	-373
Change in tax rate	-127	-72
Foreign exchange adjustments	-34	735
Deferred tax at 31 December, net	3.432	4.126

DKK million	2017	2016	2017	2016
Intangible assets	1,107	446	4,075	4,411
Property, plant and equipment	483	349	1,724	1,908
Current assets	176	141	30	60
Provisions and retirement benefit obligations	1,074	1,248	30	195
Fair value adjustments	144	154	5	10
Tax losses etc.	1,140	1,351	1,692	1,230
Total before set-off	4,124	3,689	7,556	7,814
Set-off	-2,615	-2,230	-2,615	-2,229
Deferred tax assets and liabilities at 31 December	1,509	1,459	4,941	5,585
Expected to be used as follows				
Within one year	248	295	1,850	1,149
After more than one year	1,261	1,164	3,091	4,436
Total	1,509	1,459	4,941	5,585

Deferred tax assets

Deferred tax liabilities

Deferred tax

Deferred tax at 31 December. net

necognised in the income statement	-000	-010
Change in tax rate	-127	-72
Foreign exchange adjustments	-34	735
Deferred tax at 31 December, net	3,432	4,126
Recognised as follows		
Deferred tax liabilities	4,941	5,585
Deferred tax assets	-1,509	-1,459

SECTION 7

STAFF COSTS AND REMUNERATION

Pensions

Defined benefit obligations decreased due to the implementation of risk sharing in Switzerland and gains on investments in plan assets in the UK. 41,349

The average number of employees decreased by 636, mainly as a result of disposal of entities and restructuring projects.

SECTION 7.1

The average number of employees decreased during 2017, due to disposal of entities and restructuring projects. The disposal of Carlsberg Uzbekistan and Nordic Getränke in 2017 and the full-year effect of the disposals in 2016 impacted the average headcount for 2017 by around 1,300 employees. In addition, various restructuring projects in the UK, France and China as well as brewery closures in China also contributed to the reduction of the average headcount for 2017.

The decrease from the disposals and restructurings was partially offset by an increase in the sales force in Russia, which as a consequence of the new trade law has to be employed by the selling company instead of the distributors.

Employees By region (%)



Asia 38% (40%)

Other 2% (2%)

By function (%)



Production 32% (35%)
 Distribution 17% (19%)
 Sales & Marketing 41% (36%)
 Administration 10% (10%)

Staff costs

DKK million	2017	2016
Salaries and other remuneration	7,898	7,995
Severance payments	415	505
Social security costs	1,320	1,359
Retirement benefit costs – defined contribution plans	270	269
Retirement benefit costs – defined benefit plans	219	310
Share-based payments	24	50
Other employee benefits	98	74
Total	10,244	10,562
Average number of employees	41,349	41,985

Total	10,244	10,562
Special items (restructurings)	141	323
Other operating activities, net	-	1
Administrative expenses	2,059	2,202
Sales and distribution expenses	5,391	5,347
Cost of sales	2,653	2,689

REMUNERATION

Remuneration of the executive directors and key management personnel is based on a fixed salary, cash bonus payments and non-monetary benefits such as company car, telephone etc. Furthermore, share option programmes and incentive schemes have been established for the executive directors and other management personnel. These programmes and schemes cover a number of years.

Employment contracts for the executive directors contain terms and conditions that are considered common to executive board members in Danish listed companies, including terms of notice and non-competition clauses. For 2017, the potential maximum bonus for the CEO and CFO was 100% of fixed salary, with a bonus equal to 60% of fixed salary payable for on-target performance. A scorecard of performance measures is used to assess performance.

The remuneration of key management personnel was lower than in 2016 as a result of the Executive Committee having fewer members and of lower severance payments.

In respect of other benefits and bonus schemes, the remuneration of CEOs in subsidiaries is based on local terms and conditions.

KEY MANAGEMENT PERSONNEL

Key management personnel comprise the Executive Committee, excluding the executive directors. Other management personnel comprise Vice Presidents and other key employees in central functions as well as the management of significant subsidiaries. The key management personnel, together with the executive directors, are responsible for planning, directing and controlling the Group's activities.



Staff costs are recognised in the financial year in which the employee renders the related service. The cost of share-based payments, which is expensed over the vesting period of the programme according to the service conditions, is recognised in staff costs and provisions or equity, depending on how the programme is settled with the employees.

Remuneration

		Executive directors				Key management personnel		Supervisory Board	
		Cees 't Hart	Heine	Dalsgaard ²					
DKK million	2017	2016	2017	2016	2017	2016	2017	2016	
Fixed salary	12.0	12.0	7.3	4.2	30.7	35.7	3.35	2.86	
Cash bonus	9.3	10.0	5.6	7.3	12.2	11.2	-	-	
Special bonus ¹	-	-	3.1	11.9	-	-	-	-	
Severance payments	-	-	-	-	15.3	29.5	-	-	
Non-monetary benefits	1.3	1.3	0.3	0.2	9.2	5.7	-	-	
Funding the Journey cash plan	-	-	-	-	10.9	20.7	-	-	
Share-based payments	20.6	12.8	9.0	1.9	0.7	5.2	-	-	
Total	43.2	36.1	25.3	25.5	79.0	108.0	3.35	2.86	

1 Special bonus covering remuneration waived from previous employer, in total DKK 15m, which was paid out equally over the two years

2 The remuneration of Heine Dalsgaard was recognised in the parent company Carlsberg A/S and is therefore not included in the staff cost disclosed in the consolidated financial statements for Carlsberg Breweries Group.

SHARE-BASED PAYMENTS

The Group has set up share-based incentive programmes to attract, retain and motivate the Group's executive directors and other levels of management personnel, and to align their interests with those of the shareholders. No share-based incentive programme has been set up for Carlsberg Breweries A/S' Supervisory Board.

In 2017, performance share awards were granted to the Executive Board only.

In March 2017, 10,863 regular performance shares awarded in 2014 under the long-term incentive programme vested. Immediately after vesting, they were converted to Carlsberg B shares and transferred to the eligible employees.

ACCOUNTING ESTIMATES AND JUDGEMENTS

For share options granted after 1 January 2015, the volatility is based on the historical volatility of the price of Carlsberg A/S' class B shares over the previous eight years. From 1 January 2010 up until 31 December 2014, the volatility was based on presently observed data on Bloomberg's Options Valuation Function, while prior to 2010 it was based on the historical volatility of the price of Carlsberg A/S' class B shares over the previous two years. For performance shares, the volatility is based on similar data over the previous three years.

The risk-free interest rate is the interest rate on Danish government bonds of the relevant maturity, while the dividend yield is calculated as the expected future dividends at the grant date of DKK 9.00 per share (2015: DKK 9.00 per share) divided by the share price. The fair value at 31 December 2016 has been calculated by applying an expected dividend of DKK 9.00 per share.

For share options and performance shares granted or measured after 1 January 2010, the expected life is based on exercise at the end of the exercise period, whereas for share options granted prior to 2010, it was based on exercise in the middle of the exercise period.



The fair value of equity-settled programmes is measured at the grant date and recognised in the income statement under staff costs over the vesting period with a corresponding increase in equity.

The fair value of granted share options is estimated using the Black-Scholes call option-pricing model, taking into account the terms and conditions upon which the options were granted.

The share price and the exercise price for share options are calculated as the average price of Carlsberg A/S' class B shares on Nasdaq Copenhagen during the first five trading days after publication of Carlsberg A/S' Financial statement following the granting of the options.

The fair value of granted performance shares is estimated using a stochastic (quasi-Monte Carlo) valuation model and a Black-Scholes call option-pricing model, taking into account the terms and conditions upon which the performance shares were granted.

On initial recognition of share options and performance shares, an estimate is made of the number of awards expected to vest. The estimated number is subsequently revised for changes in the number of awards expected to vest. Accordingly, recognition is based on the number of awards that ultimately vest.

General terms and conditions

	Share options		Regular performance shares		Funding the Journe performance share	
	2017	2016	2017	2016	2017	2016
Granted during the year	-	17,650	74,877	25,079	-	37,242
Number of employees	-	1	2	2	-	2
DKK million						
Fair value at grant date	-	2	39	13	-	22
Cost of share-based payment granted in the year recognised in the income						
statement	-	1	10	3	-	5
Total cost of share-based payments granted 2014-2017 (2013-2016)	7	7	19	40	8	5
Not recognised in respect of share-based payments expected to vest	4	11	38	34	8	17
Fair value of outstanding options and performance shares at 31 December	63	69	171	195	27	22
SECTION 7.3 (CONTINUED) **SHARE-BASED PAYMENTS**

Share-based incentive programmes	

	Exercise price					Number
	Fixed, weighted average	Executive directors	Key management personnel	Other management personnel	Resigned employees	Total
Share options		,				
Share options outstanding at 31 December 2015	360.10	97,334	14,894	67,700	650,085	830,013
Granted	597.60	17,650	-	-	-	17,650
Forfeited/expired	516.42	-	-	-7,433	-55,126	-62,559
Exercised	476.56	-	-	-37,462	-275,615	-313,077
Transferred	439.48	-	-6,200	-1,900	8,100	-
Share options outstanding at 31 December 2016	248.66	114,984	8,694	20,905	327,444	472,027
Forfeited/expired	203.50	-	-	-	-1,599	-1,599
Exercised	536.25	-	-	-9,800	-195,800	-205,600
Transferred	310.43	-	-8,694	-4,505	13,199	-
Share options outstanding at 31 December 2017	522.85	114,984	-	6,600	143,244	264,828
Regular performance shares Performance shares outstanding at 31 December 2015		·	35,810	198,862	14,654	249,326
Granted		25,079	-			25,079
Forfeited/expired/adjusted		-	-3,471	-20,063	4,369	-19,165
Exercised/settled		-	-2,396	-18,172	-4,481	-25,049
Transferred		-	-15,327	1,340	13,987	-
Performance shares outstanding at 31 December 2016		25,079	14,616	161,967	28,529	230,191
Granted		74,877	-	-	-	74,877
Forfeited/expired/adjusted		-	-4,783	-26,753	-6,830	-38,366
Exercised/settled		-	-810	-7,926	-2,127	-10,863
Transferred		-	-	-5,713	5,713	-
Performance shares outstanding at 31 December 2017		99,956	9,023	121,575	25,285	255,839
Funding the Journey performance shares						
Performance shares outstanding at 31 December 2015			-			-
Granted		37,242	-			37,242
Performance shares outstanding at 31 December 2016		37,242				37,242
No changes in 2017			-			,
Performance shares outstanding at 31 December 2017		37,242				37,242
Chormance shares outstanding at 51 betember 2017		51,242			·	51,242

The granted number of performance shares included in the specification is the number of performance shares that are expected to vest. The estimated number is revised on a regular basis until vesting. Transferred performance shares comprise performance shares that have been granted to employees who have either moved between management categories or left the Group during the year. Adjusted performance shares comprise the change in the number of performance shares expected to vest, based on an assessment of the extent to

Regular

Funding the Journey

SHARE-BASED PAYMENTS

Key information

Latest time of exercise

	Share options		performance shares				
	2017	2016	2017	2016	2017	201	
Average share price at the exercise date	708	630	-	-	-		
Weighted average contractual life for awards outstanding at 31 De-							
cember	4.9	5.9	0.8	1.1	1.2	2.7	
Range of exercise prices for share options outstanding at 31 December	417.34-597.60	203.50-597.60	-	-	-		
Exercisable outstanding share options at 31 December	16,289	128,488	None	None	None	Non	
Weighted average exercise price for exercisable share options at 31							
December	417	482	-		-		
Assumptions							
Exercise price	No grant	597.60	None	None	No grant	Non	
Expected volatility	-	26%	22%	24%/23%	-		
Risk-free interest rate	-	0.0%	0.0%	0.0%	-		
Expected dividend yield	-	1.5%	1.6%	1.5%/1.4%	-	1.5%/1.4	
Expected life of options, years	-	8.0	3.0	3.0/2.5	-	3.0/2.	
Fair value at measurement date	-	121.89	523.50	523.37/528.36	-	583.61/603.0	
Years granted	2001-2016				Only 2016		
			Each performance share granted entitles the holder to receive a				
			number of Carlsb		Each performance share granted entitles the holder to receive a		
			For each grant, the exact number of shares granted is determined		number of Carlsberg B shares. The exact number of shares vest-		
	Each share option holder to purchas		Report for the las		ing is determined tion of the Annuc		
Settlement features	share in Carlsberg		vesting period.				
		llowing the publi- Immediately following the publi-			Immediately following the publi-		
	cation of the Ann		cation of the Ann		cation of the Ann		
Timing of valuation of award			the Group for the period.	prior reporting	the Group for the period.	prior reporting	
		3 years of service and achieve-					
	ment of 3 KPIs in the						
			riod. The KPIs are		3 years of service		
Vesting conditions	3 years of service.		holder return, adjusted EPS growth and strategic measures.		ment of the Funding the Journey financial targets.		
Earliest time of exercise	3 years from grai		N/A	- <u>-</u>	N/A		
			Shares are transf	erred to the em-	Shares are transf		
Latest time of eversion	9 upgrs from gray		ployee immediate	ely after they	ployee immediate	ely after they	

Upon resignation, a proportion of share options may be exercised within one to three months unless special severance terms have been agreed. Special terms and conditions apply in

have vested.

have vested.

8 years from grant date.

RETIREMENT BENEFIT OBLIGATIONS AND SIMILAR OBLIGATIONS

A number of the Group's employees are covered by retirement benefit plans. The nature of the retirement benefit plans varies depending on labour market conditions in the individual countries. Benefits are generally based on wages and salaries and length of employment.

Retirement benefit obligations cover both present and future retirees' entitlement to retirement benefits.

DEFINED CONTRIBUTION PLANS

A defined contribution plan is a post-employment benefit plan under which the Group pays fixed contributions into a separate independent entity. The Group's legal or constructive obligation is limited to the contributions.

Approximately 55% (2016: approximately 46%) of the Group's retirement benefit costs relates to defined contribution plans. The cost related to these plans amounted to DKK 270m for 2017 (2016: DKK 269m).

DEFINED BENEFIT PLANS

he defined benefit plans typically guarantee employees a certain level of pension benefits for life based on seniority and the salary at the time of retirement. The Group assumes the risk associated with future developments in interest rates, inflation, mortality and disability etc.

The majority of the obligations are funded, with assets placed in independent pension funds mainly in Switzerland, the UK and Hong Kong. In some countries, primarily Germany, Sweden and China, the obligation is unfunded. For these unfunded plans, the retirement benefit obligations amounted to DKK 1,786m (2016: DKK 1,882m) or approximately 14% (2016: 13%) of the gross obligation.

Obligation, net

In 2017, the Group's defined benefit plans decreased by DKK 1.5bn compared with 2016. The decrease mainly relates to the implementation of risk-sharing methodology in Switzerland and gains on plan assets in the UK. The pension funds in Switzerland are based on shared contributions by employer and employees, which are more similar to a defined contribution scheme. However, certain guarantees in the schemes mean they are accounted for as defined benefit schemes under IAS 19. Under

Swiss law, risks relating to pensions in Switzerland are typically shared between the employer and the employees. Important aspects of the risk sharing for the pension situation includes employee contributions and future benefits changes, some of which can be undertaken by trustees without the need to make formal plan amendments.

			2017			2016
DKK million	Present value of obligation	Fair value of plan assets	Obligation, net	Present value of obligation	Fair value of plan assets	Obligation, net
Obligation at 1 January	14,772	9,935	4,837	14,229	9,034	5,195
Recognised in the income statement						
Current service cost	253	-	253	310	-	310
Past service cost	-38	-	-38	-	-	-
Net interest on the net defined benefit liability (asset)	251	152	99	296	173	123
Curtailments and settlements	4	-	4	-	-	-
Total	470	152	318	606	173	433
Remeasurements						
Gain/loss from changes in actuarial assumptions	-327	1	-328	-84	-	-84
Gain/loss from changes in financial assumptions	-377	558	-935	1,561	523	1,038
Total	-704	559	-1,263	1,477	523	954
Other changes						
Contributions to plans	-	209	-209	-	1,232	-1,232
Benefits paid	-689	-570	-119	-643	-491	-152
Disposals of entities	-3	-	-3	-46	-	-46
Transfers	-17	1	-18	80	60	20
Foreign exchange adjustments etc.	- 794	-568	-226	-931	-596	-335
Obligation at 31 December	13,035	9,718	3,317	14,772	9,935	4,837

The total return on plan assets for the year amounted to DKK 711m (2016: DKK 696m).

SECTION 7.4 (CONTINUED) RETIREMENT BENEFIT OBLIGATIONS AND SIMILAR OBLIGATIONS

Applying risk sharing indicates that a deficit may not necessarily be the employer's sole responsibility and has led to changes in the calculation of the defined benefit scheme to reflect the shared risk. The implementation of risk sharing has impacted the Group's defined benefit plans by approximately DKK -0.7bn. The impact from the UK plan amounted to DKK -0.6bn.

The Group expects to contribute DKK 76m (2016: DKK 76m) to the plan assets in 2018. Plan assets do not include shares in or properties used by Group companies. The actuarial gain and foreign exchange adjustment recognised in other comprehensive income for 2017 was DKK1,499m (2016: DKK -619m). The development in the foreign exchange rate was mainly affected by the depreciation of GBP.

The accumulated actuarial loss and foreign exchange adjustment recognised at 31 December 2017 was DKK 3,361m (2016: DKK 4,860m), of which actuarial losses, net, totalled DKK 3,488m (2016: DKK 4,750m).

The most significant plans are in the UK and Switzerland, representing 46% and 37% (2016: 46% and 40%) respectively, whereas the eurozone countries represented 6% (2016: 5%) of the gross obligation at 31 December 2017.

Assumptions applied

In 2017, the discount rate used for the pension plans in Western Europe was determined by reference to market yields on corporate bonds. In the Asian countries where no deep market in high-quality corporate bonds exists, the discount rate was determined by reference to market yields on government bonds.

The mortality tables used in Carlsberg UK are S1PMA/S2PFA tables for post-retirement and AMC00/AFC00 for pre-retirement, both with CMI_2016 projections, while the Swiss entities use BVG 2015 GT for valuation of their retirement obligations.

Breakdown of plan assets

	2017			2016	
	DKK million	%	DKK million	%	
Shares	1,241	13%	2,767	28%	
Bonds and other securities	6,314	65%	4,116	41%	
Real estate	2,028	21%	2,095	21%	
Cash and cash equivalents	135	1%	957	10%	
Total	9,718	100%	9,935	100%	

Assumptions applied

%					
2017	CHF	ик	EUR	Other	Weighted average
Discount rate	0.6%	2.5%	0.8-1.6%	0.5-7.8%	1.8%
Growth in wages and salaries	1.0%	2.3%	0.0-2.7%	2.0-10.0%	2.1%
					Weighted
2016	CHF	ик	EUR	Others	average
Discount rate	0.5%	2.7%	1.1-1.7%	0.5-5.0%	1.5%
Growth in wages and salaries	1.0%	2.5%	2.2-2.3%	2.3-10.0%	1.7%

SECTION 7.4 (CONTINUED) RETIREMENT BENEFIT OBLIGATIONS AND SIMILAR OBLIGATIONS

Sensitivity analysis

The sensitivity analysis is based on a change in one of the assumptions, while all other as sumptions remain constant. This is highly unlikely, however, as a change in one assumption would probably affect other assumptions as well. When calculating the obligation on the basis of a changed assumption, the same method has been applied as when calculating the defined benefit obligation.

Expected maturity and duration Defined benefit obligations are primarily expected to mature after five years. The expected duration of the obligations at year-end 2017 was 24 years. The duration is calculated using a weighted average of the duration divided by the obligation.

2017

2016

ACCOUNTING ESTIMATES AND JUDGEMENTS

The value of the Group's defined benefit plans is based on valuations from external actuaries. The valuation is based on a number of actuarial assumptions, including discount rates, expected return on plan assets, expected growth in wages and salaries, mortality and retirement benefits.

The actuarial assumptions used to calculate the defined benefit plans vary from country to country due to local economic and labour market conditions.

The present value of the net obligation is calculated by using the projected unit credit method and discounting the defined benefit plan by a discount rate for each country. The discount rate is determined by reference to market yields on high-quality corporate bonds. Where high-quality corporate bonds are not available, the market yields on government bonds are used instead.

Mortality assumptions are based on the Group entity's best estimate of the mortality of plan members during and after employment, and include expected changes in mortality, for example using estimates of mortality improvements. Due to the broad range of entities comprising the retirement benefit obligation, several different mortality tables are used to calculate the future retirement benefit obligation.

+ - ACCOUNTING × = POLICIES

Contributions paid to a **defined contribution plan** are recognised in the income statement in the period during which services are rendered by employees. Any contributions outstanding are recognised in the statement of financial position as other liabilities.

The Group's net liability recognised in the statement of financial position in respect of **defined benefit plans** is the present value of the defined benefit obligation at the reporting date less the fair value of plan assets calculated by a qualified actuary.

The present value is determined separately for each plan by discounting the estimated future benefits that

employees have earned in return for their service in the current and prior years.

The costs of a defined benefit plan are recognised in the income statement and include service costs, net interest based on actuarial estimates and financial expectations at the beginning of the year.

Service costs comprise current service cost and past service cost. Current service cost is the increase in the present value of the defined benefit obligation resulting from employee services in the current period. Past service cost is the change in the present value of the obligation regarding employee services in prior years that arises from a plan amendment or a curtailment. Past service costs are recognised immediately, provided employees have already earned the changed benefits.

Realised gains and losses on curtailment or settlement are recognised under staff costs.

Interest on retirement benefit obligations and the interest on return on plan assets are recognised as financial income or financial expenses.

Differences between the development in retirement benefit assets and liabilities and realised amounts at year-end are designated as actuarial gains or losses and recognised in other comprehensive income. As they will never be reclassified to the income statement, they are presented in retained earnings.

If a retirement benefit plan constitutes a net asset, the asset is recognised only if it offsets future refunds from the plan or will lead to reduced future payments to the plan.

Realised gains and losses on the adjustment of retirement benefit obligations as a result of large-scale termination of jobs in connection with restructurings are recognised under special items.

Sensitivity analysis

DKK million

LOIT	LOID
13,035	14,772
-972	-1,316
1,155	1,512
141	204
-110	-194
517	422
-484	-425
	-110

Maturity of pension obligations

DKK million	<1 year	1-5 years	> 5 years	Total
Retirement benefits	418	1,254	3,806	5,477

OTHER DISCLOSURE REQUIREMENTS

RELATED PARTY DISCLOSURES

RELATED PARTIES EXERCISING CONTROL Carlsberg A/S, Ny Carlsberg Vej 100, DK, 1799 Copenhagen V, Denmark, holds all the shares in Carlsberg Breweries A/S. During the year, the Group had transactions with the parent company.

The following transactions took place between the Carlsberg Foundation (as the ultimate Parent Company) and the Carlsberg Breweries Group in 2017:

A collaboration between Carlsberg foundations and the Carlsberg Group to launch a campaign at Copenhagen Airport to celebrate Carlsberg's 170-year anniversary.

The Carlsberg Science to Business forum is organised by the Carlsberg Foundation and the Group. The Carlsberg Foundation pays for presenters' costs, which amount to DKK 250-300 thousand. The Group contributes the meeting room and approximately 30 working hours.

An agreement between the Group and the Carlsberg foundations on delivery of beer and

soft drinks was formalised to the effect that the Carlsberg foundations are charged an ordinary listing price minus a discount of 25% for Carlsberg products and 15% for third-party products. In 2017, the deliveries amounted to a value of DKK 227 thousand (total sales of goods).

It is estimated that the benefit for the Carlsberg Group corresponds to the value of the services provided to the Carlsberg Foundation, which in turn corresponds to what each party would have had to invest to have the same deliverables provided by external parties.

OTHER RELATED PARTIES

Related parties also comprise Carlsberg Breweries A/S' Supervisory Board and Executive Board, their close family members and companies in which these persons have significant influence.

During the year, the Group was not involved in any transactions with major shareholders, members of the Supervisory Board, members of the Executive Board or companies outside the Group in which these parties have significant influence, except for remuneration to the Supervisory Board and the Executive Board as disclosed in section 7. Related parties also include the Group's associates and joint ventures.

The income statement and the statement of financial position include the following transactions

DKK million	2017	2016
Associates and joint ventures		
Revenue	59	104
Cost of sales	-609	-230
Loans	290	300
Receivables	239	90
Borrowings	-22	-
Trade payables and other liabilities etc.	- 4	-18

FEES TO AUDITORS

Other services delivered by PwC Denmark in addition to audit include fees for review services, issuing comfort letters in connection with prospectuses and agreed-upon procedures regarding financial information.

Fees to auditors appointed by the Annual General Meeting

DKK million	PwC 2017	KPMG 2016
Statutory audit	16	21
Assurance		
engagements	1	1
Tax advisory	-	3
Other services	5	9

EVENTS AFTER THE REPORTING PERIOD

Apart from the events recognised or disclosed in the consolidated financial statements, no events have occurred after the reporting period of importance to the consolidated financial statements.

In February 2018, the Group acquired the remaining 49% of the shares in Olympic Brewery, Greece. The transaction has no significant impact on the consolidated financial statements.

BASIS FOR PREPARATION

Changes from 2018 CLASSIFICATION OF REVENUE

Application of the new IFRS revenue standard changes the classification of certain marketing activities, which will be recognised as revenue as of 1 January 2018.

SECTION 9.1

SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

In preparing the consolidated financial statements, management makes various accounting estimates and judgements that form the basis of presentation, recognition and measurement of the Group's assets, liabilities, income and expenses. The estimates and judgements made are based on historical experience and other factors that management assesses to be reliable, but that, by nature, are associated with uncertainty and unpredictability and may therefore prove incomplete or incorrect.

Areas involving significant estimates and judgements:

Impairment testing, useful life and residual value	Section 2
Restructurings, provisions and contingencies	Section 3
Receivables	Section 1
Deferred tax assets	Section 6
Defined benefit obligations	Section 7
Acquisitions and disposals, including contingent considerations	Section 5

SECTION 9.2

GENERAL ACCOUNTING POLICIES

The Group's 2017 consolidated financial statements have been prepared in accordance with IFRS and additional requirements in the Danish Financial Statements Act. Further, the consolidated Financial Statements have been prepared in accordance with IFRS as adopted by the EU.

The consolidated financial statements are presented in Danish kroner (DKK), which is the Parent Company's functional currency, and all values are rounded to the nearest DKK million, except when otherwise stated.

Assets and liabilities measured or disclosed at fair value are categorised within the fair value hierarchy. The Group has no financial instruments measured at fair value based on level 1 (quoted prices). The methods and assumptions applied to determine the fair value of derivative financial instruments, loans and borrowings and on-trade loans (level 2) and of contingent consideration (level 3) are disclosed in the relevant sections. The carrying amount of other financial assets and liabilities approximates their fair value.

The accounting policies set out below have been used consistently in respect of the financial year and the comparative figures.

DEFINING MATERIALITY

Significant items are presented individually in the financial statements as required by IAS 1. Other items that may not be significant but are considered relevant to stakeholders and the understanding of the Group's business model, including research, real estate, geographical diversity etc., are also presented in the financial statements.

BASIS OF CONSOLIDATION

The consolidated financial statements are prepared as a consolidation of the financial statements of the Parent Company, Carlsberg Breweries A/S, and its subsidiaries according to the Group's accounting policies.

The Group controls an investee if it has:

• Power over the investee (i.e. existing rights that give it the current ability to direct the relevant activities of the investee)

GENERAL ACCOUNTING POLICIES

- Exposure, or rights, to variable returns from its involvement with the investee
- The ability to use its power over the investee to affect its returns.

Entities over which the Group exercises significant influence, but which it does not control, are considered associates. Significant influence is generally obtained by direct or indirect ownership or control of more than 20% but less than 50% of the voting rights. For associates in which the Group holds an interest of less than 20%, the Group participates in the management of the company and is therefore exercising significant influence. The assessment of whether Carlsberg Breweries A/S exercises control or significant influence includes potential voting rights exercisable at the reporting date. Entities that by agreement are managed jointly with one or more other parties are considered joint ventures. Associates and joint ventures are consolidated using the equity method, cf. section 5.

On consolidation, intra-group income and expenses, shareholdings, intra-group balances and dividends, and realised and unrealised gains on intra-group transactions are eliminated. Unrealised gains on transactions with associates and joint ventures are eliminated in proportion to the Group's ownership share of the entity. Unrealised losses are eliminated in the same way as unrealised gains to the extent that impairment has not taken place.

On acquisition, investments in subsidiaries are set off against the proportionate share of the subsidiaries' fair value of identifiable net assets, including recognised contingent liabilities.

The accounting items of subsidiaries are included in full in the consolidated financial statements. Non-controlling interests' shares of the profit/loss for the year and of the equity of subsidiaries are included in the Group's profit/loss and equity respectively, but are disclosed separately. Entities acquired or formed in the year are recognised in the consolidated financial statements from the date of acquisition or formation. Entities disposed of or wound up are recognised in the consolidated income statement until the date of disposal or winding-up. The comparative figures are not restated for entities acquired or disposed of.

FOREIGN CURRENCY TRANSLATION

A functional currency is determined for each of the reporting entities in the Group. The functional currency is the primary currency used for the reporting entity's operations. Transactions denominated in currencies other than the functional currency are considered transactions denominated in foreign currencies.

On initial recognition, transactions denominated in foreign currencies are translated to the functional currency at the exchange rates at the transaction date. Foreign exchange differences arising between the exchange rates at the transaction date and at the date of payment are recognised as financial income or expenses.

Receivables, payables and other monetary items denominated in foreign currencies are translated at the exchange rates at the reporting date. The difference between the exchange rates at the reporting date and at the date at which the receivable or payable arose or the exchange rate in the latest consolidated financial statements is recognised as financial income or financial expenses.

On recognition in the consolidated financial statements of entities with a functional currency other than the presentation currency of Carlsberg Breweries A/S (DKK), the income statement and statement of cash flows are translated at the exchange rates at the transaction date, and the statement of financial position items are translated at the exchange rates at the reporting date. An average exchange rate for the month is used at the transaction date to the extent that this does not significantly deviate from the exchange rate at the transaction date. Foreign exchange differences arising on translation of the opening balance of equity of foreign entities at the exchange rates at the reporting date, and on translation of the income statement from the exchange rates at the transaction date to the exchange rates at the reporting date, are recognised in other comprehensive income and attributed to a separate translation reserve in equity.

Foreign exchange adjustment of balances with foreign entities that are considered part of the investment in the entity is recognised in other comprehensive income. Correspondingly, foreign exchange gains and losses on the part of loans and derivative financial instruments that is designated as hedges of investments in foreign entities with a functional currency other than that of Carlsberg Breweries A/S, and that effectively hedges against corresponding foreign exchange gains and losses on the investment in the entity, are also recognised in other comprehensive income and attributed to a separate translation reserve in equity.

On recognition in the consolidated financial statements of associates and joint ventures with a functional currency other than the presentation currency of Carlsberg Breweries A/S (DKK), the share of profit/loss and other comprehensive income for the year is translated at average exchange rates and the share of equity, including goodwill, is translated at the exchange rates at the reporting date. Foreign exchange differences arising on the translation of the share of the opening balance of equity of foreign associates and joint ventures at the exchange rates at the reporting date, and on translation of the share of profit/loss and other comprehensive income for the year from average exchange rates to the exchange rates at the reporting date, are recognised in other comprehensive income and attributed to a separate translation reserve in equity.

On complete or partial disposal of a foreign entity or on repayment of balances that constitute part of the net investment in the foreign entity, the share of the cumulative amount of the exchange differences recognised in other comprehensive income relating to that foreign

GENERAL ACCOUNTING POLICIES

entity is recognised in the income statement when the gain or loss on disposal is recognised.

INCOME STATEMENT

The presentation of the Group's income statement is based on the internal reporting structure, as IFRS does not provide a specific disclosure requirement.

Special items not directly attributable to ordinary operating activities and that are significant and non-recurring are shown separately in order to give a truer and fairer view of the Group's operating profit.

CASH FLOW

Cash flow is calculated using the indirect method and is based on operating profit before special items adjusted for depreciation, amortisation and impairment losses.

Cash flow cannot be derived directly from the statement of financial position and income statement.

FINANCIAL RATIOS AND NON-IFRS FINANCIAL MEASURES

The Group uses certain additional financial measures to provide management, investors and investment analysts with additional measures to evaluate and analyse the Company's results. These non-IFRS financial measures are defined and calculated by the Group, and therefore may not be comparable with other companies' measures.

The non-IFRS financial measures disclosed in the Annual Report are:

- Organic development
- Pro rata volumes

Volumes

The Danish Finance Society does not acknowledge use of special items and states that adjustments of tax should be based on the marginal tax rate. When calculating financial measures, the Group uses operating profit before special items and the effective tax rate for measures adjusted for tax.

Other financial ratios are calculated in accordance with the Danish Finance Society's online guidelines on the calculation of financial ratios, "Recommendations and Financial Ratios", unless specifically stated.

Calculation of key figures and financial ratios stated in the Annual Report

Debt/operating profit before depreciation, amortisation and impairment losses	Net interest-bearing debt ² divided by operating profit before special items adjusted for depreciation, amortisation and impairment losses.
Equity ratio	Equity attributable to the shareholder in Carlsberg Breweries A/S at year-end as a percentage of total assets at year-end.
Financial gearing	Net interest-bearing debt ² at year-end divided by total equity at year-end.
Interest cover ¹	Operating profit before special items divided by interest expenses, net.
Operating margin ¹	Operating profit before special items as a percentage of revenue.
Operating profit ¹	Expression used for operating profit before special items in the Manage- ment review.
Organic development ³	Measure of growth excluding the impact of acquisitions, divestments and foreign exchange from year-on-year comparisons.
Payout ratio	Dividend for the year as a percentage of consolidated profit, excluding non-controlling interests.
Pro rata volumes ³	The Group's sale of beverages in consolidated entities, and 100% of the sale of the Group's international brands in associates and joint ventures and the proportionate share of the sale of local brands in these entities.
Return on invested capital including goodwill (ROIC) ¹	Operating profit before special items as a percentage of average invested capital ⁴ calculated as a 12-month rolling average.
Return on invested capital excluding goodwill (ROIC excl. goodwill) ¹	Operating profit before special items as a percentage of average invested capital excluding goodwill ⁴ calculated as a 12-month rolling average.

¹ The calculation is based on operating profit before special items, whereas the Danish Finance Society defines the ratio using operating profit.

² The calculation of net interest-bearing debt is specified in section 4.2.

³ This key figure or ratio is not defined by the Danish Finance Society.

⁴ The calculation of invested capital is specified in section 2.1.

SECTION 9.3 CHANGES IN ACCOUNTING POLICIES

9.3.1 CHANGED ACCOUNTING POLICIES AND CLASSIFICATION IN THE ANNUAL RE-PORT 2017

The Annual Report has been prepared using the same accounting policies for recognition and measurement as those applied to the consolidated financial statements for 2016.

As of 1 January 2017, the following amendments and improvements became applicable without having any impact on the Group's accounting policies, as they cover areas that are not relevant for the Group or limit choices of accounting policies that have not been used by the Group:

- · Amendments to IAS 7 "Disclosure Initiative"
- Amendments to IAS 12 "Recognition of Deferred Tax Assets for Unrealised Losses"
- Part of Annual Improvements to IFRS Standards 2014-2016 Cycle

The amendments to IAS 7 require disclosure of changes in liabilities arising from financing activities, cf. section 4.4. Furthermore, as of 1 January 2017, the Group has changed:

- The segmentation format, such that Carlsberg Supply Company, previously included in "Not allocated", is now included in "Western Europe".
- The calculation of return on invested capital (ROIC).

The effect of those changes for 2016 is disclosed in the consolidated financial statements for 2016, section 9.3.

9.3.2 CHANGES IN ACCOUNTING POLICIES AND CLASSIFICATION FOR 2018 IFRS 15 "REVENUE FROM CONTRACTS WITH CUSTOMERS"

The implementation of IFRS 15 "Revenue from Contracts with Customers" will impact the Group's financials and revenue stream, as the standard requires marketing activities with customers to be recognised as revenue. For the Group, IFRS 15 results only in changes in classification and does not have an impact on the timing of revenue recognition.

Supporting marketing activities provided for or organised together with our customers will be considered a part of the customer relationship and related costs will be recognised as discounts, not as marketing expenses.

When applying the new policy, judgement is required to decide whether supporting an activity with a customer should be classified as a discount or a marketing expense, taking into account the drivers behind and the purpose of the activity. Generally, if the purpose of marketing activities is to increase sales with the individual customer, the activities should be seen as a reduction of the transaction price and therefore classified as a discount.

The effect of the changes from implementing IFRS 15 is shown in section 9.5.

IFRS 9 "FINANCIAL INSTRUMENTS"

IFRS 9 "Financial Instruments" introduces new hedge-accounting rules and a new impairment model for financial assets: the expected credit loss (ECL) model.

The new hedge-accounting rules imply that it will generally be easier to apply hedge accounting, as the new rules are more in line with the Group's risk management practice. Based on an assessment of the Group's current hedge arrangements, primarily aluminium hedges, an increased portion will qualify for hedge accounting, resulting in an increased portion of the fair value adjustment being recognised in other comprehensive income. The total ineffective portion of hedges for 2017, DKK 1m, related to the Group's aluminium hedging. The change in accounting policies applies to all hedging instruments.

The new impairment model for financial assets requires recognition of impairment losses based on expected credit losses (ECL) rather than incurred losses as is the case under current practice. The ECL model involves a three-stage approach under which financial assets move through the stages as their credit quality changes. The stages determine how impairment losses are measured and the effective interest is applied. For trade receivables, the Group applies the simplified approach, which permits the use of lifetime ECL. Provision rates are determined based on grouping of trade receivables sharing the same credit risk characteristics and days past due.

Regarding on-trade loans, impairment losses will be recognised based on 12-month or lifetime ECL depending on whether a significant increase in credit risk has arisen since initial recognition. Impairment losses on loans to associates will be recognised based on a 12month ECL model.

The impact from implementation of IFRS 9 and calculating ECL has only an insignificant impact on provisions and the income statement.

CHANGES IN CLASSIFICATION

In addition to the above changes in accounting policies, the classification of certain costs of the central supply chain and IT functions will change. These costs will be reclassified from administrative expenses to the functions they support, primarily production, logistics and sales. The reclassification is aligned with changes in the internal reporting, control and monitoring of the Group's strategic and financial targets and is a natural step in managing the functional activities under the Group's new strategy.

CHANGES IN ACCOUNTING POLICIES

IMPACT FROM CHANGES IN ACCOUNTING POLICIES AND CLASSIFICATION FOR 2018

The changes in accounting policies and classification of central supply chain costs and IT costs will only impact the classification of revenue and expenses in the consolidated financial statements. The impact on administrative expenses will be a reduction of DKK 314m, which will be reclassified to cost of sales and sales and distribution expenses. Operating profit before special items will remain unchanged.

The impact from the implementation of IFRS 15 on the consolidated financial statements for 2017 will be a reduction of revenue as a result of increased discounts of DKK 1.2bn.

As a consequence, all regions will see a negative impact on net revenue, with Western Europe and Asia experiencing the largest impacts due to the business models chosen, and on their share of sales to/from retailers and the wholesale market.

The total impact from the changes in accounting policies and classification will be an increase in operating margin of 0.2 percentage point due to lower net revenue. Average trade working capital as a percentage of net revenue will increase by approximately 0.3 percentage point. Return on invested capital (ROIC) will remain unchanged.

CHANGES TO VOLUME REPORTING

As of 1 January 2018, the Group has decided to change the definition of volumes to include only the Group's sales of beverages in consolidated entities. Compared with 2017, the new definition excludes volumes in associates and joint ventures.

NEW LEGISLATION

NEW AND AMENDED IFRS STANDARDS AND INTERPRETATIONS NOT YET APPLICABLE WITHIN THE EU

The following new or amended IFRS Standards and Interpretations of relevance to the Group have been issued and adopted by the EU but are not applicable to the financial reporting for 2017:

- IFRS 9 "Financial Instruments", effective for financial years beginning on or after 1 January 2018.
- IFRS 15 "Revenue from Contracts with Customers", including clarifications and amendments to IFRS 15 "Effective date of IFRS 15", effective for financial years beginning on or after 1 January 2018.
- IFRS 16 "Leases", effective for financial years beginning on or after 1 January 2019.

The impact of IFRS 9 and IFRS 15 is described in section 9.3.

NEW AND AMENDED IFRS STANDARDS AND INTERPRETATIONS NOT YET ADOPTED BY THE EU

The following new or amended IFRS Standards and Interpretations of relevance to the Group have been issued but not yet adopted by the EU:

- Annual Improvements to IFRS Standards 2014-2016 Cycle, effective for financial years beginning on or after 1 January 2018.
- Annual Improvements to IFRS Standards 2015-2017 Cycle, effective for financial years beginning on or after 1 January 2019.
- IFRIC Interpretation 22 "Foreign Currency Transactions and Advance Consideration", effective for financial years beginning on or after 1 January 2018.
- IFRIC Interpretation 23 "Uncertainty over Income Tax Treatments".
- Amendments to IFRS 2 "Classification and Measurement of Share-based Payment Transactions", effective for financial years beginning on or after 1 January 2018.
- Amendments to IFRS 9 "Prepayment Features with Negative Compensation", effective for financial years beginning on or after 1 January 2019.
- Amendments to IAS 28 "Long-term Interests in Associates and Joint Ventures", effective for financial years beginning on or after 1 January 2019.

The new and amended Standards and Interpretations are not mandatory for the financial reporting for 2017. The Group expects to adopt the Standards and Interpretations when they become mandatory.

The implementation of IFRS 16 "Leases" will result in almost all leases being recognised in the statement of financial position, as the distinction between operating and finance leases is removed. The expected impact for the Group is an increase in property, plant and equipment and in financial liabilities. Information on current lease agreements is disclosed in section 2.4.

Furthermore, an improvement in operating profit before special items is expected, as the lease cost includes an interest element, which will be recognised as a financial item. In the cash flow statement, the interest element will be presented in interest etc. paid.

The implementation of the standard is not expected to have a material impact on the consolidated financial statements.

SECTION 9.5

IMPACT FROM CHANGES IN ACCOUNTING POLICIES AND CLASSIFICATION

The impact from changes in accounting policies and classification as described in section 9.3 in the consolidated financial statements is shown in the tables.

Section 9.5 is not part of the consolidated financial statements and has not been audited.

Impact on the income statement from changes in accounting policies and classification

		2017
DKK million	Reported	Restated
Net revenue	61,808	60,655
Cost of sales	-30,325	-30,447
Gross profit	31,483	30,208
Sales and distribution ex-		
penses	-18,105	-17,144
Administrative expenses	-4,825	-4,511
Other operating activities, net	178	178
Share of profit after tax of associates and joint ven-		
tures	231	231
Operating profit before		
special items	8,962	8,962

Restated	2017
Western Europe	35,716
Eastern Europe	10,925
Asia	13,944
Not allocated	70
Carlsberg Breweries	
Group, total	60,655
Operating margin (%)	
Operating margin (%) Western Europe	14.4%
Western Europe Eastern Europe	14.4% 20.3% 20.8%
Western Europe Eastern Europe	20.3%
Western Europe Eastern Europe Asia	20.3%

	Reported volumes	Restated volumes
	Pro rata, million hl	Excl. associates and joint ventures, million hl
2017	Full year	Full year
Beer sales		
Western Europe	47.7	46.1
Eastern Europe	29.8	29.8
Asia	34.9	31.2
Total	112.4	107.1
Other beverages		
Western Europe	15.5	14.5
Eastern Europe	1.9	1.9
Asia	3.5	2.8
Total	20.9	19.2

Total volumes

Total	133.3	126.3
Asia	38.4	34.0
Eastern Europe	31.7	31.7
Western Europe	63.2	60.6

GROUP COMPANIES

Western Europe	Reference	Number of subsidiaries	Type of investment	Parent direct ownership*	Consolidated ownership**	
Carlsberg Danmark A/S, Copenhagen, Denmark			ο	100%	100%	
Carlsberg Supply Company Danmark A/S, Copenhagen, Denmark			ο	100%	100%	O Subsidiary
Carlsberg Sweden Holding 2 AB, Stockholm, Sweden			ο	100%	100%	X Associate or joint venture
Carlsberg Sverige AB, Stockholm, Sweden Carlsberg Supply Company Sverige AB,		2	0	100%	100%	 Parent direct ownership shows the legal ownership held by the immediate holding company in the Group. Crossholdings held by fully owned companies of the Group are aggregated.
Falkenberg, Sweden			ο	100%	100%	 Consolidated ownership shows the share of the result of the entity that is attributed to the shareholder of Carlsberg Breweries A/S in the consolidated financial statements.
Ringnes Norge AS, Oslo, Norway		7	ο	100%	100%	A Listed company.
Ringnes AS, Oslo, Norway		1	ο	100%	100%	B Company not audited by PwC.
Ringnes Supply Company AS, Oslo, Norway			ο	100%	100%	 Comparing not dudiced by FwC. Consolidation percentage is higher than the ownership share due to written put options.
Oy Sinebrychoff Ab, Kerava, Finland			ο	100%	100%	Sicera AG is legally owned 65% by the Group but recognised as a joint venture, as the shareholders'
Sinebrychoff Supply Company Oy, Kerava, Finland			ο	100%	100%	 D agreement stipulates joint control by the shareholders of the company. Classification as subsidiary, joint venture or associate and the consolidated ownership of the entity is defined.
Carlsberg Deutschland Holding GmbH, Hamburg, Germany		3	0	100%	100%	 E termined by the Group's ownership of the entity's parent company. Chongging Jianiang Brewery Ltd is owned by Chongging Brewery Co., Ltd (51%) and Carlsberg Brewer
Carlsberg Deutschland GmbH, Hamburg, Germany		8	0	100%	100%	 F Hong Kong Ltd (49%), resulting in a consolidated ownership of 79%. Lion Breweru (Ceulon) PLC is owned by Carlsberg Brewery Malausia Berhad (25%) and Ceulon Bevera
Carlsberg Supply Company Deutschland GmbH, Hamburg, Germany			0	100%	100%	 Holdings PLC (52%). Carlsberg owns 8% of Ceylon Beverage Holdings PLC and 51% of Carlsberg Brewe G Malaysia Berhad, resulting in a one-line consolidated ownership of 17%.
Carlsberg Polska Sp. z o.o., Warsaw, Poland Carlsberg Supply Company Polska SA,			0	100%	100%	Maybev Pte Ltd is owned by Carlsberg Singapore Pte Ltd (51%), which is owned by Carlsberg Brewery Malausia Berhad (51%), resulting in a consolidated ownership of 26%.
Warsaw, Poland		1	ο	100%	100%	The Group own 67% of Carlsberg South Asia Pte Ltd., which is the holding company of South Asian
Saku Ölletehase AS, Tallinn, Estonia			ο	100%	100%	Breweries Pte. Ltd., Carlsberg India Pvt. Ltd and Gorkha Brewery Pvt. Ltd. The consolidation percentac
Aldaris JSC, Riga, Latvia			0	99%	99%	of Carlsberg South Asia Pte Ltd. is 100% due to a written put option.
Svyturys-Utenos Alus UAB, Utena, Lithuania			0	99%	99%	J The Group acquired the remaining 49% of the shares in February 2018.

rt	
rt	
nt :t Consolidated	
rt	
rt	
rt	
rt	
t t Consolidated * ownership**	
t t Consolidated * ownership**	
t t Consolidated * ownership**	
rt	
t t Consolidated * ownership**	
t t Consolidated * ownership**	
t t Consolidated * ownership**	
t t Consolidated * ownership** % 100%	
t t Consolidated * ownership**	

	Reference	Number of subsidiaries	Type of investment	Parent direct ownership*	Consolidated ownership**		Reference	Number of subsidiaries	Type of investment	Parent direct ownership*	Consolidated ownership**
Western Europe						Eastern Europe					
Carlsberg UK Holdings Limited, Northampton, United Kingdom		1	0	100%	100%	Baltika Breweries LLC, Saint Petersburg, Russia		5	ο	100%	100%
Carlsberg UK Limited, Northampton, United Kingdom		8	0	100%	100%	Carlsberg Azerbaijan, Baku, Azerbaijan PJSC Carlsberg Ukraine, Zaporizhzhya, Ukraine		2	0 0	100% 99%	100% 99%
Carlsberg Supply Company UK Limited, Northampton, United Kingdom			ο	100%	100%	OJSC Brewery Alivaria, Minsk, Belarus Carlsberg Kazakhstan, Almaty, Kazakhstan	с	1	0 0	68% 100%	89% 100%
Emeraude S.A.S., Strasbourg, France		11	0	100%	100%	Baltic Beverages Holding AB, Stockholm,		Ţ	U	100%	100%
Kronenbourg S.A.S., Strasbourg, France		7	0	100%	100%	Sweden		1	0	100%	100%
Kronenbourg Supply Company S.A.S., Strasbourg, France			0	100%	100%						
Feldschlösschen Getränke Holding AG,						Asia					· <u> </u>
Rheinfelden, Switzerland Feldschlösschen Getränke AG.		2	ο	100%	100%	Carlsberg Brewery Hong Kong Ltd, Hong Kong, China		3	ο	100%	100%
Rheinfelden, Switzerland		1	ο	100%	100%	Carlsberg Brewery (Guangdong) Ltd, Huizhou, China			0	99%	99%
Feldschlösschen Supply Company AG, Rheinfelden, Switzerland			ο	100%	100%	Kunming Huashi Brewery Company Limited, Kunming, China			0	100%	100%
Carlsberg Supply Company AG,		2	ο	100%	100%	Xinjiang Wusu Breweries Co., Ltd., Urumqi, China		4	0	100%	100%
Ziegelbrücke, Switzerland		2	0	100%	100%	Ningxia Xixia Jianiang Brewery Limited, Xixia,		4	U	100%	100%
Carlsberg Italia S.p.A., Lainate, Italy Olympic Brewery SA, Thessaloniki, Greece	B, C, J	د ۱	0	51%	100%	China			0	70%	70%
	в, с, ј	1	0	100%	100%	Carlsberg (China) Breweries and Trading Com-					
Carlsberg Serbia Ltd., Celarevo, Serbia		2	0	100%	100%	pany Limited, Dali, China			0	100%	100%
Carlsberg Croatia d.o.o., Koprivnica, Croatia			•	100%	100%	Chongqing Brewery Co., Ltd, Chongqing, China	Α		0	60%	60%
Carlsberg Bulgaria AD, Mladost, Bulgaria Carlsberg Hungary Kft., Budaõrs, Hungary			0	100%	100%	Chongqing Jianiang Brewery Ltd.,					
CTDD Beer Imports Ltd., Montreal, Canada			0	100%	100%	Chongqing, China	F	6	0	51%	79%
Carlsberg Canada Inc., Mississauga, Canada			0	100%	100%	Carlsberg Beer Enterprise Management (Chong-					
Sicera AG. Glarus. Switzerland	D		x	65%	65%	qing) Company Limited, Chongqing, ("Eastern Assets"), China		2	ο	100%	100%
Nya Carnegiebryggeriet AB, Stockholm,	5		~	0.00	0.20	Tibet Lhasa Brewery Company Limited,		2	U	100%	100%
Sweden	E		x	98%	63%	Lhasa, China			x	50%	50%
E. C. Dahls Bryggeri AS, Trondheim,	-		~	2010	0070	Lanzhou Huanghe Jianiang Brewery				50%	50%
Norway	E		X	100%	65%	Company Limited, Lanzhou, China			X	50%	50%
HK Yau Limited, Hong Kong	E		x	100%	65%	Qinghai Huanghe Jianiang Brewery					
UAB "Svyturys Brewery", Klaipeda,						Company Ltd., Xining, China			X	50%	50%
Lithuania	E		X	100%	65%	Jiuquan West Brewery Company Limited,					
London Fields Brewery Opco Ltd.,						Jiuquan, China			X	50%	50%
London, United Kingdom	E		X	100%	65%	Tianshui Huanghe Jianiang Brewery			v	E OW	E OW
Super Bock Group, S.G.P.S., S.A., Leca do Balio, Portugal			x	44%	44%	Company Ltd, Tianshui, China			X	50%	50%
Nuuk Imeq A/S, Nuuk, Greenland	В		х	32%	32%						

	Reference	Number of subsidiaries	Type of investment	Parent direct ownership*	Consolidated ownership**
Asia					
Carlsberg Brewery Malaysia Berhad,			_	5100	E 30/
Selangor Darul Ehsan, Malaysia	A		0	51%	51%
Carlsberg Marketing Sdn BHD, Selangor Darul Ehsan, Malaysia	E		ο	100%	51%
Euro Distributors Sdn BHD, Selangor Darul					
Ehsan, Malaysia	E		0	100%	51%
Lion Brewery (Ceylon) PLC, Biyagama, Sri Lanka	A, B, G		x	25%	17%
Carlsberg Singapore Pte Ltd, Singapore	E, D, U		Ô	100%	51%
Maybev Pte Ltd., Singapore	н		o	51%	26%
Carlsberg South Asia Pte Ltd, Singapore			0	67%	100%
South Asian Breweries Pte. Ltd., Singapore	1		0	100%	100%
Carlsberg India Pvt. Ltd, New Delhi, India	1		0	100%	100%
Gorkha Brewery Pvt. Ltd., Kathmandu, Nepal		1	0	90%	90%
Carlsberg Vietnam Trading Co. Ltd., Hanoi, Vi-		T	0	90%	90%
etnam			0	100%	100%
Carlsberg Vietnam Breweries Ltd.,					
Hue, Vietnam			0	100%	100%
Hanoi Beer Alcohol and Beverage Joint Stock	_			3 70/	3
Corporation, Hanoi, Vietnam	В		X	17%	17%
Lao Brewery Co. Ltd., Vientiane, Laos			0	61%	61%
Paduak Holding Pte. Ltd., Singapore			0	100%	100%
Myanmar Carlsberg Co. Ltd, Yangon, Myanmar	в		x	51%	51%
Caretech Limited, Hong Kong, China	В		X	50%	50%
Cambrew Limited, Phnom Penh, Cambodia	B, E		x	100%	50%
Carlsberg Distributors Taiwan Limited, Taipei,					
Taiwan			X	50%	50%
CB Distribution Co., Ltd., Bangkok, Thailand			0	100%	100%
Brewery Invest Pte Ltd, Singapore			0	100%	100%
Carlsberg Asia Pte Ltd, Singapore		1	0	100%	100%

	Reference	Number of subsidiaries	Type of investment	Parent direct ownership*	Consolidated ownership**
Not allocated					
Carlsberg Finans A/S, Copenhagen, Denmark			0	100%	100%
Carlsberg International A/S, Copenhagen, Denmark			ο	100%	100%
Carlsberg Invest A/S, Copenhagen, Denmark		1	ο	100%	100%
Carlsberg Global Business Services A/S, Copenhagen, Denmark			ο	100%	100%
Carlsberg Insurance A/S, Copenhagen, Denmark			0	100%	100%
Carlsberg Shared Services Sp. z o.o., Poznan, Poland			0	100%	100%

PARENT COMPANY

PARENT COMPANY FINANCIAL STATEMENTS

Income statement	89
Statement of comprehensive income	89
Statement of financial position	90
Statement of changes in equity	91
Statement of cash flows	92

SECTION 1 INVESTMENTS IN SUBSIDIARIES, ASSO-

CIATES AND JOINT VENTURES 1.1 Investments in subsidiaries and

SECTION 2

FINANCING AND SHARE CAPITAL

2.1	Share capital	95
2.2	Financial income and expenses	95
2.3	Net interest-bearing debt	95
2.4	Borrowings and cash	96
2.5	Foreign exchange risk	96
2.6	Interest rate risk	96
2.7	Credit risk	97
2.8	Liquidity risk	97
2.9	Derivative Financial instruments	98

SECTION 3

OPERATING ACTIVITIES

- 3.2 Cash flow from operating activi-

SECTION 4

STAFF COSTS AND REMUNERATION

4.1	Staff costs and remuneration of	
	executive directors100	
4.2	Share-based payments	

SECTION 5

OTHER DISCLOSURE REQUIREMENTS

96	5.1	Provisions	103	
97	5.2	Fees to auditors	103	
97	5.3	Asset base and leases	103	
98	5.4	Ταχ	103	
	5.5	Contingent liabilities and other		
		commitments	105	
	5.6	Events after the reporting period	105	

SECTION 6

GENERAL ACCOUNTING POLICIES

INCOME STATEMENT

DKK million	Section	2017	2016
Net revenue		2,463	2,650
Cost of sales	3.1	-1,013	-1,037
Gross profit		1,450	1,613
Sales and distribution expenses	3.1	-826	-807
Administrative expenses		-708	-655
Other operating activities, net	3.1	151	169
Operating profit before special items		67	320
Special items, net	1.3	3,012	1,674
Financial income	2.2	6,517	6,293
Financial expenses	2.2	-1,767	-1,825
Profit before tax		7,829	6,462
Corporation tax	5.4	-56	-57
Profit for the year		7,773	6,405
Attributable to			
Dividend to shareholder		2,441	1,526
Reserves		5,332	4,879
Profit for the year		7,773	6,405

STATEMENT OF COMPREHENSIVE INCOME

DKK million	Section	2017	2016
Consolidated profit		7,773	6,405
Other comprehensive income			
Value adjustments of hedging instruments		70	49
Corporation tax	5.4	-19	-11
Items that may be reclassified to the income statement		51	38
Other comprehensive income		51	38
Total comprehensive income		7,824	6,443

STATEMENT OF FINANCIAL POSITION

DKK million	Section	31 Dec. 2017	31 Dec. 2016
		· ·	
ASSETS			
Non-current assets			
Intangible assets	5.3	984	965
Property, plant and equipment	5.3	20	21
Investments in subsidiaries	1.1	70,798	78,720
Investments in associates and joint ventures	1.2	2,795	2,798
Receivables	3.3	11	64
Prepayments		181	169
Total non-current assets		74,789	82,737
Current assets			
Inventories		5	4
Trade receivables	3.3	1,165	1,797
Tax receivables		105	122
Other receivables	3.3	21,340	13,306
Prepayments		11	8
Cash and cash equivalents	2.4	105	30
Total current assets		22,731	15,267
Total assets		97,520	98,004

DKK million	Section	31 Dec. 2017	31 Dec. 2016
EQUITY AND LIABILITIES			
Equity			
Share capital	2.1	501	501
Hedging reserves	L.1	-257	-308
Retained earnings		55,054	48,930
Total equity	· ·	55,298	49,123
Non-current liabilities			
Borrowings	2.4	22,735	20,453
Deferred tax liabilities		124	19
Provisions	5.1	312	251
Other liabilities		-	41
Total non-current liabilities		23,171	20,764
Current liabilities			
Borrowings	2.4	17,502	26,433
Trade payables		863	740
Deposits on returnable packaging		42	51
Provisions	5.1	1	1
Other liabilities, etc.		643	892
Total current liabilities		19,051	28,117
Total liabilities		42,222	48,881
Total equity and liabilities		97,520	98,004

STATEMENT OF CHANGES IN EQUITY

DKK million	Shareholder in Carlsberg Breweries A/S			
	Share	Hedging	Retained	Total
2017	capital	reserves	earnings	equity
Equity at 1 January	501	-308	48,930	49,123
Profit for the year	-	-	7,773	7,773

Other comprehensive income

Value adjustments of hedging instruments	-	70	-	70
Corporation tax	-	-19	-	-19
Other comprehensive income		51	-	51
Total comprehensive income for the year		51	7,773	7,824
Settlement of share-based payments	-	-	-144	-144
Share-based payments	-	-	21	21
Dividend paid to shareholder	-	-	-1,526	-1,526
Total changes in equity		51	6,124	6,175
Equity at 31 December	501	-257	55,054	55,298

DKK million	Shareholder in Carlsberg Breweries A/S			
2016	Share capital	Hedging reserves	Retained earnings	Total equity
Equity at 1 January	501	-346	43,886	44,041
Profit for the year	-	-	6,405	6,405

Other comprehensive income

Value adjustments of hedging instruments	-	49	-	49
Corporation tax	-	-11	-	-11
Other comprehensive income		38	-	38
Total comprehensive income for the year		38	6,405	6,443
Settlement of share-based payments	-	-	-8	-8
Share-based payments	-	-	20	20
Dividend paid to shareholder	-	-	-1,373	-1,373
Total changes in equity		38	5,044	5,082
Equity at 31 December	501	-308	48,930	49,123

The proposed dividend of DKK 5,872 per share, in total DKK 2,441m (2016: DKK 3,045 per share, in total DKK 1,526m), is included in retained earnings at 31 December 2017.

Dividend paid out in 2017 for 2016 amount to DKK 1,526m (paid out in 2016 for 2015: DKK 1,373m), which is DKK 3,045 per share (2016: DKK 2,741 per share). Dividend paid out to the shareholder of Carlsberg Breweries A/S does not impact taxable income in Carlsberg Breweries A/S.

STATEMENT OF CASH FLOWS

DKK million	Section	2017	2016
Operating profit before special items		67	320
Adjustment for depreciation and amortisation and impairment losses		13	13
Operating profit before depreciation, amortisation and impairment losses		80	333
Adjustment for other non-cash items	3.2	19	21
Change in working capital	3.2	449	11
Restructuring costs paid		-15	-67
Interest etc. received		451	403
Interest etc. paid		-907	-1,428
Corporation tax paid		60	-211
Cash flow from operating activities		137	-938
Acquisition of property, plant and equipment and intangible assets		-35	-17
Disposal of property, plant and equipment and intangible assets		-	-1
Total operational investments		-35	-18
Acquisition and disposal of subsidiaries, net		10,885	2,223
Capital injection in subsidiaries		-25	-1,133
Acquisition and disposal of associates and joint ventures, net		159	-
Change in financial receivables		-30	-81
Dividends received		5,560	5,334
Total financial investments		16,549	6,343
Cash flow from investing activities		16,514	6,325
Free cash flow		16,651	5,387
Shareholder in Carlsberg Breweries A/S	2.1	-1,526	-1,373
External financing	2.4	-14,366	-4,728
Cash flow from financing activities		-15,892	-6,101
Net cash flow		759	-714
Cash and cash equivalents at 1 January		-684	32
Foreign exchange adjustment of cash and cash equivalents		- 8	-2
Cash and cash equivalents at 31 December ¹	2.4	67	-684

¹ Cash and cash equivalents less bank overdrafts.

INVESTMENTS IN SUBSIDIARIES, ASSOCIATES AND JOINT VENTURES

SECTION 1.1

INVESTMENTS IN SUBSIDIARIES, **ASSOCIATES AND JOINT VENTURES**

Please see section 10 in the consolidated financial statements for a list of companies in the Carlsberg Breweries Group.

The assumptions used for the impairment test of the Parent Company's investments in subsidiaries are identical with those used for the Carlsberg Breweries Group's cash-generating units. The assumptions are stated in section 2.3 to the consolidated financial statements.

The gain on disposal of investments in subsidiaries to group companies, DKK 2,947m, related to the disposal of the investment in Pripps Ringnes to Carlsberg Sweden Holding 2.

Investments in subsidiaries

Investments in associates and joint ventures

DKK million	2017	2016
Cost		
Cost at 1 January	85,094	83,667
Additions	25	1,875
Transfer to/from assets held for sale	-	5
Transfers	-	54
Disposals	-301	-507
Disposals to group compa-		
nies	-10,843	-
Cost at 31 December	73,975	85,094

Value adjustments

Carrying amount at 31 December	70,798	78,720
at 31 December	3,177	6,374
Value adjustments		
Transfers	-	1
Impairment in the period	-250	329
Disposals to group compa- nies	-2,947	-
Value adjustments at 1 January	6,374	6,044
value adjustments		

2016 **DKK** million 2017 Cost Cost at 1 January 2,798 2.859 7 Additions -10 - 3 Disposals Transfers -58 2,795 2,798 Cost at 31 December

Value adjustments

Carrying amount at 31 December	2,795	2,798
Value adjustments at 31 December		
Other movements		-2
Value adjustments at 1 January	-	2

ACCOUNTING ESTIMATES AND JUDGEMENTS

Management performs an annual test on investments in subsidiaries for indications of impairment. Impairment tests are conducted in the same way as for acodwill in the Group, cf. section 2.3 in the consolidated financial statements.

It is management's assessment that no indications of impairment existed at year-end 2017. Impairment tests have therefore not been carried out for subsidiaries.



Dividends on investments in subsidiaries are recognised as income in the income statement of the Parent Company in the financial year in which the dividend is declared.

Investments in subsidiaries are measured at the lower of cost and recoverable amount.

SECTION 1.2 SPECIAL ITEMS

DKK million	2017	2016
Gain on disposal of invest- ments in subsidiaries to group companies	2,947	-
Gain on external disposal of investments in subsidiaries and associates	156	2,168
Impairment of intangible assets	-5	-90
Impairment of investments in subsidiaries	-	-329
Loss on disposal of invest- ments in subsidiaries	-8	-
Other	-78	-75
Special items, net	3,012	1,674

The company recognised gains and losses on the disposal of subsidiaries and associates mainly relating to United Romanian Breweries and Carlsberg Uzbekistan.

SECTION 1.3 RELATED PARTIES EXERCISING CONTROL

Carlsberg A/S, Ny Carlsberg Vej 100, DK, 1799 Copenhagen V, Denmark, holds all the shares in Carlsberg Breweries A/S.

Carlsberg Breweries A/S has paid dividend of DKK 1,526m (2016: DKK 1,373m) to Carlsberg A/S.

The following transactions took place between the Carlsberg Foundation (as the ultimate Parent Company) and Carlsberg Breweries A/S in 2017:

A collaboration between Carlsberg foundations and the Carlsberg Breweries Group to launch a campaign at Copenhagen Airport to celebrate Carlsberg's 170-year anniversary.

The Carlsberg Science to Business forum is organised by the Carlsberg Foundation and the Group. The Carlsberg Foundation pays for presenters' costs, which amount to DKK 250-300 thousand. The Group contributes the meeting room and approximately 30 working hours.

An agreement between the Group and the Carlsberg foundations on delivery of beer and soft drinks was formalised to the effect that the Carlsberg foundations are charged an ordinary listing price minus a discount of 25% for Carlsberg products and 15% for third-party products. In 2017, the deliveries amounted to a value of DKK 227 thousand (total sales of goods).

It is estimated that the benefit for the Carlsberg Breweries Group corresponds to the value of the services provided to the Carlsberg Foundation, which in turn corresponds to what each party would have had to invest to have the same deliverables provided by external parties.

RELATED PARTIES EXERCISING SIGNIFICANT INFLUENCE

Related parties also comprise Carlsberg Breweries A/S' Supervisory Board and Executive Board, their close family members and companies in which these persons have significant influence.

During the year, the Group was not involved in any transactions with the shareholder, members of the Supervisory Board, members of the Executive Board or companies outside the Group in which these parties have significant influence. DKK million 2017 2016 Carlsberg A/S Other operating activities. net 8 12 Financial income 6 6 1.374 1 067 Loans Receivables from the sale of aoods and services 10 5 -32 Trade payables -37 Associates and joint ventures 41 27 Revenue 136 115 Loans Borrowinas -22 Receivables from the sale of goods and services 44 43 Subsidiaries 630 575 Revenue Cost of sales -81 -109 Sales and distribution in-13 143 come Administrative expenses -72 -62 Other operating activities, 148 162 net 415 343 Interest income Interest expenses -518 -458 20,568 12,494 Loans Receivables 997 1.518 -18,005 -19,619 Borrowings Trade payables and other

Related party disclosures

Remuneration of the Executive Board is disclosed in section 4.1 - 4.2.

liabilities etc.

-429

-553

Dividends of DKK 118m (2016: DKK 189m) were received from **associates and joint ventures**. No losses on loans to or receivables from associates were recognised or provided for in either 2017 or 2016.

Dividends of DKK 5,442m (2016: DKK 5,145m) were received from **subsidiaries.**

FINANCING AND SHARE CAPITAL

SECTION 2.1 SHARE CAPITAL

	Shares of DKK 1,000	Nominal value, DKK '000
1 January 2016	501	501,000
No change in 2016	-	-
31 December 2016	501	501,000
No change in 2017	-	-
31 December 2017	501	501,000

The share capital amounts to DKK 501m divided into shares in denominations of DKK 1,000 and multiples thereof. None of the shares confer any special rights. The share capital is owned by Carlsberg A/S, Copenhagen, Denmark.

Dividend paid to the shareholder amounted to DKK 1,526m (2016: DKK 1,373m).

Carlsberg Breweries A/S proposes a dividend of DKK 5,872 per share, in total DKK 2,441m (2016: DKK 3,045 per share, in total DKK 1,526m). The proposed dividend is included in retained earnings at 31 December 2017.

SECTION 2.2

FINANCIAL INCOME AND EXPENSES

Financial items recognised in the income statement

DKK million	2017	2016
Financial income		
Interest income	438	378
Dividends from subsidiaries and associates	5,560	5,333
Fair value adjustments of financial instruments, net, cf. section 2.9	-	410
Foreign exchange gains, net	500	_
Other financial income	19	127
Total	6,517	6,248

Financial expenses

36 5 1,767	32 7 1,780
36	32
_	243
-	128
470	-
1,256	1,370
	,

Interest income relates to interest from cash and cash equivalents and intercompany loans and is measured at amortised cost.

Interest expenses primarily relate to interest on borrowings (external and intercompany) measured at amortised cost.

Financial items recognised in other comprehensive income

sive income	4,820	4,517
Financial items, net, recog- nised in other comprehen-		
Total	70	49
Change in fair value of ef- fective portion of cash flow hedges	70	49
Value adjustments of hedg- ing instruments		
DKK million	2017	2016

Foreign exchange adjustments of balances with foreign entities which are considered part of the total net investment in the entity are recognised in the income statement of the Parent Company.

SECTION 2.3 **NET INTEREST-BEARING DEBT**

DKK million	2017	2016
Non-current borrowings	22,735	20,453
Current borrowings	17,502	26,433
Gross financial debt	40,237	46,886
Cash and cash equivalents	-105	-30
Loans to group companies and associated companies	-20,704	-12,609
Net interest-bearing debt	19,428	34,247

Changes in net interestbearing debt

34,247	37,800
-137	938
-5,629	-4,102
-10,885	-2,223
1,526	1,373
-22	151
328	310
-14,819	-3,553
19,428	34,247
	-137 -5,629 -10,885 1,526 -22 <u>328</u> -14,819

BORROWINGS AND CASH

DKK million	2017	2016
Non-current borrowings		
Issued bonds	22,215	18,489
Bank borrowings	-43	641
Borrowings from Group companies	563	1,323
Total	22,735	20,453

Current borrowings

lssued bonds - short term portion	-	7,424
Bank overdrafts - cash equivalents	38	714
Borrowings from associates	22	-
Borrowings from Group		
companies	17,442	18,295
Total	17,502	26,433
Total non-current and cur-		
rent borrowings	40,237	46,886
Fair value	41,888	48,842

The fair value of receivables and borrowings in subsidiaries corresponds to the carrying amount in all material respects.

Borrowings are measured at amortised cost.

External financing

DKK million Proceeds from issue of	2017	2016
bonds	3,684	-
Repayment of bonds	-7,444	-2,620
Borrowings from group companies	-10,628	-2,108
Borrowings from associates	22	-
Total	-14,366	-4,728

Cash and cash equivalents amounts to DKK 105m (2016: DKK 30m) and bank overdrafts amount to DKK -38m (2016: DKK -714m). Cash and cash equivalents are not associated with any significant credit risks.

FOREIGN EXCHANGE RISK

Carlsberg Breweries A/S' main activity is to own a number of subsidiaries and funding the capital required for both net investment and loans to subsidiaries. As a consequence, Carlsberg Breweries A/S is exposed to foreign exchange risk from its borrowing in foreign currency and financial instruments to hedge net investments in foreign currency, and interest rate risk from its debt and interest rate derivatives.

DKK million			
2017	Original	Effect	After
2017	principal	of swap	swap
CHF	1,138	914	2,052
DKK	2,259	1,764	4,023
EUR	28,090	-5,749	22,341
GBP	802	41	843
RUB	1,883	-1,723	160
USD	176	2,423	2,599
Other	5,889	2,330	8,219
Total	40,237	-	40,237
Total			
2016	46,886		46,886

Currency profile

Interest rate risk

SECTION 2.6

INTEREST RATE RISK

Carlsberg Breweries A/S performs the role of internal bank in the Carlsberg Breweries Group. Part of this role is to implement the Group's interest rate risk target, which is to have a duration of 1 to 5 years. This duration is measured on the net debt in the Carlsberg Breweries Group.

The Company's loan portfolio consists of bilateral loan agreements, syndicated credit facilities and loans from the shareholder and subsidiaries.

Interest rate risks are mainly managed using interest rate swaps and bonds with fixed interest and to a smaller degree loans with fixed interest rate from subsidiaries.

DKK million Average effective Interest interest Carrying Interest 2017 rate rate Fixed for amount rate risk Issued bonds EUR 750m maturing 3 July 2019 Fixed 2.6% 1-2 years 5,587 Fair value EUR 750m maturing 15 November 2022 Fixed 2.7% 4-5 years 5,559 Fair value 0.7% >5 years EUR 500m maturing 6 September 2023 Fixed 3.690 Fair value EUR 1,000m maturing 28 May 2024 Fixed 2.6% >5 years 7,379 Fair value Total issued bonds 2.3% 22,215 Total issued bonds 2016 2.9% 25,913 **Bank borrowings** N/A <1 year Floating-rate Floating 38 Cash flow 38 Total bank borrowings 714 Total bank borrowings 2016

SECTION 2.6 (CONTINUED)

At year-end 55% of the gross loan portfolio consisted of fixed-rate loans with rates fixed for more than one year (2016: 57%). Carlsberg Breweries A/S engages in on-lending to subsidiaries. At 31 December 2017 Carlsberg Breweries A/S lent DKK 20,704m to subsidiaries, Carlsberg A/S and associated companies (2016: DKK 12,609m).

SECTION 2.7 CREDIT RISK

Credit risk is the risk of a counterparty failing to meet its contractual obligations and so inflicting a loss on the Carlsberg Breweries Group. Group policy is that financial transactions may be entered into only with financial institutions with a solid credit rating.

SECTION 2.8 LIQUIDITY RISK

Liquidity risk is the risk of the Carlsberg Breweries Group failing to meet its contractual obligations due to insufficient liquidity. The Group's policy is for the management of funding and liquidity to be managed centrally. It is therefore Group Treasury's task to ensure effective liquidity management, which primarily involves obtaining sufficient committed credit facilities to ensure adequate financial resources.

Carlsberg Breweries A/S is the main funding vehicle in the Carlsberg Breweries Group. Accordingly, reference to the section on financial risk in Carlsberg Breweries Group with regards to liquidity risk is made.

Maturity of financial liabilities

DKK million

2017	Contractual cash flows	Maturity < 1 year	Maturity > 1 year < 5 years	Maturity > 5 years	Carrying amount
Derivative financial instruments					
Derivative financial instruments, payables	157	157	-	-	172
Non-derivative financial instru- ments					
Financial debt gross	40,409	17,513	11,161	11,735	40,237
Interest expense	2,555	646	1,630	279	-
Trade payables and other liabilities	905	905	-	-	905
Non-derivate financial instruments total	43,869	19,064	12,791	12,014	-
Financial liabilities	44,026	19,221	12,791	12,014	-
Financial liabilities 2016	51,400	28,444	8,169	14,787	-

Time to maturity for non-current borrowings

DKK million						
2017	1-2 years	2-3 years	3-4 years	4-5 years	> 5 years	Total
Issued bonds	5,587	-	-	5,559	11,069	22,215
Bank borrowings	-	-	-43	-	-	-43
Borrowings from Group Companies	-	-	-	-	563	563
Total	5,587	-	-43	5,559	11,632	22,735
Total 2016	705	5,582	-	-64	14,230	20,453

DERIVATIVE FINANCIAL INSTRUMENTS

The fair value of financial instruments is calculated on the basis of observable market data using generally accepted methods. Internally calculated fair values based on discounting of cash flows are used for the mark-to-market of financial instruments. The internally calculated fair values are tested against external market valuations on a quarterly basis.

Changes in the fair value of financial instruments not designated as hedging instruments are recognised in the income statement. These are mainly non-designated foreign exchange instruments, which are classified as net investment hedges in the consolidated account, but for the purpose of the Parent Company financial statements are not designated as such. Cash flow hedges are primarily used on interest rate swap where the hedged item is the underlying (floating rate) borrowing, and on currency derivatives where the underlying is sales in foreign currency. Cash flow hedges are also used on aluminium hedges (where the hedged item is aluminium cans used in a number of entities across the Group). However, for the purpose of the Carlsberg Breweries A/S' financial statements, the aluminium hedges are not treated as cash flow hedges.

Cash flow hedges

DKK million

2017	Fair value adjustment recognised in other comprehensive income	Fair value	Expected recognition
Interest rate instruments	1	-	N/A
Exchange rate instruments	69	19	2018-19
Total	70	19	

2016

Exchange rate instruments	49	-47	2017-18
Total	49	-47	

		2017		2016
DKK million	Fair value adjustment recognised in income statement	Fair value	Fair value adjustment recognised in income statement	Fair value
Exchange rate instruments	-529	129	399	184
Other instruments	60	17	3	1
Ineffectiveness	-1	-	8	-
Total	-470	146	410	185

CARLSBERG BREWERIES GROUP ANNUAL REPORT 2017 PARENT COMPANY 99

SECTION 3

OPERATING ACTIVITIES

OPERATING EXPENSES

Cost of sales

DKK million	2017	2016
Purchased finished		
goods and other costs	1,013	1,037
Total	1,013	1,037

Sales and distribution expenses

DKK million	2017	2016
Marketing expenses	603	617
Sales expenses	156	109
Distribution expenses	67	81
Total	826	807

Other operating activities, net

DKK million	2017	2016
Management fee from group companies	193	206
Real estate, net	-	5
Other, net	-42	-42
Total	151	169

SECTION 3.2

CASH FLOW FROM OPERATING ACTIVITIES

Cash flows

DKK million	2017	2016
Other non-cash items		
Gain on disposal of prop-		
erty, plant and equipment and intangible assets, net	-	1
Share-based payments	21	20
Other items	-2	-
Total	19	21
Change in working capital		
Receivables	99	27
Trade payables and other		
liabilities	369	-144
Other provisions	61	115
Adjusted for unrealised for-		
eign exchange gains/losses	-80	13
Total	449	11

SECTION 3.3 RECEIVABLES

Trade receivables comprise invoiced goods and services.

Other receivables comprise VAT receivables, loans to group companies, associates, interest receivables and other financial receivables.

Receivables included in the statement of financial position

DKK million	2017	2016
Trade receivables	1,165	1,797
Other receivables	21,340	13,306
Total current receivables	22,505	15,103
Non-current receivables	11	64
Total	22,516	15,167

Receivables by origin

DKK million	2017	2016
Receivables from sale of goods and services	271	388
Receivables from group companies	894	1,409
Loans to group companies Loans, fair value of hedging	20,568	12,494
instruments and other receivables	783	876
Total	22,516	15,167

STAFF COSTS AND REMUNERATION

SECTION 4.1

STAFF COSTS AND REMUNERATION OF EXECUTIVE DIRECTORS

Remuneration of executive directors is based on a fixed salary, cash bonus payments and non-monetary benefits, such as company car, telephone etc. Furthermore, performance share programmes and incentive schemes have been established for executive directors. These programmes and schemes cover a number of years.

Employment contracts for executive directors contain terms and conditions that are considered common to executive board members in Danish listed companies, including terms of notice and non-competition clauses. Staff costs and remuneration also cover costs and remuneration regarding executive directors of the Company who are contractually employed by other Group companies where the related cost is recognised and payment is made in those companies.

Remuneration of executive directors and the Supervisory Board are specified in section 7 in the consolidated financial statements.

Staff cost and remuneration

DKK million	2017	2016
Salaries and other remuneration	448	424
Severance payments	-	2
Social security costs	2	2
Retirement benefit costs - defined contribution plans	24	15
Share-based payments	30	22
Other employee benefits	-	7
Total	504	472

Staff costs are included in the following items in the income statement

Sales and distribution expenses	161	153
Administrative expenses	318	294
Total staff costs recognised by Parent Company	479	447
Remuneration of executive director recognised by Carlsberg A/S	25	25
Total	504	472

SHARE-BASED PAYMENTS

SHARE OPTIONS

No share options were granted in 2017. In 2016, a total of 17,650 share options were granted to 1 employee. The grant date fair value of these options was a total of DKK 2m. The total cost of share options was DKK 7m (2016: DKK 7m), which is recognised in the income statement under staff costs. Refunds etc. between Carlsberg A/S and Carlsberg Breweries A/S are recognised directly in equity and total DKK -22m (2016: DKK -23m). Change in expected future refunds based on the fair value of share options at year end are recognised directly in equity by DKK -47m (2016: DKK 17m).

REGULAR PERFORMANCE SHARES

In 2017, a total of 74,877 (2016: 25,079) regular performance shares were granted to 2 employees (2016: 2). The grant date fair value of these performance shares was DKK 39m (2016: DKK 13m). The total cost of performance shares was DKK 9m (2016: DKK 13m), which is recognised in the income statement under staff costs. Refunds etc. between Carlsberg A/S and its subsidiaries are recognised directly in equity and total DKK -2m (2016: DKK -4m). Change in expected future refunds based on the fair value of performance shares at year end are recognised directly in equity by DKK -56m (2016: DKK 2).

FUNDING THE JOURNEY PERFORMANCE SHARES

No Funding the Journey performance shares were granted in 2017. In 2016, the Funding the Journey performance share programme was introduced, and a total of 37,242 performance shares were granted to 2 employees. The grant date fair value of these performance shares was DKK 22m. The total cost of performance shares was DKK 5m (2016: DKK 5m), which is recognised in the income statement under staff costs. Refunds etc. between Carlsberg A/S and its subsidiaries are recognised directly in equity. Change in expected future refunds based on the fair value of performance shares at year end are recognised directly in equity by DKK -17m.

-

-

37,242

	Exercise price		Key management personnel	Other management personnel	Resigned employees	Number Total
Share options	Fixed, weighted average	Executive directors				
Share options outstanding at 31 December 2015	540.07	97,334	6,200	5,275	625,062	733,871
Granted	597.60	17,650	-		-	17,650
Forfeited/expired	520.27	-	-	-	-31,796	-31,796
Exercised	460.59	-	-	-400	-275,354	-275,754
Transferred	446.26	-	-6,200	-1,200	7,400	-
Share options outstanding at 31 December 2016	501.07	114,984	-	3,675	325,312	443,971
Exercised	560.66	-	-	-833	-187,600	-188,433
Transferred	417.34	-	-	-2,842	2,842	-
Share options outstanding at 31 December 2017	485.41	114,984	-	-	140,554	255,538

Regular performance shares

Performance shares outstanding at 31 December 2017

negatar performance shares					
Performance shares outstanding at 31 December 2015	<u> </u>	11,188	34,023	10,238	55,449
Granted	25,079	-	-	-	25,079
Forfeited/expired/adjusted	-	704	2,943	1,140	4,787
Transferred	-	-569	-3,804	-2,618	-6,991
Forfeited/expired/adjusted	-	-6,840	-3,169	10,009	-
Performance shares outstanding at 31 December 2016	25,079	4,483	29,993	18,769	78,324
Granted	74,877	-	-	-	74,877
Forfeited/expired/adjusted	-	-4,224	-1,941	-4,757	-10,922
Exercised	-	-259	-1,281	-1,172	-2,712
Transferred		-	-2,725	2,725	-
Performance shares outstanding at 31 December 2017	99,956		24,046	15,565	139,567
Funding the Journey performance shares					
Share options outstanding at 31 December 2015				-	-
Granted	37,242	-	-	-	37,242
Share options outstanding at 31 December 2016	37,242			-	37,242
No changes in 2017		-	-	-	-

37,242

-

SHARE-BASED PAYMENTS

+ - ACCOUNTING * = POLICIES

The fair value of share-based incentives granted to employees in the Parent Company's subsidiaries is recognised as investments in subsidiaries as the services rendered in exchange for the granted incentives are received in the subsidiaries and offset directly against equity.

The difference between the purchase price and the sales price for the exercise of share-based incentives by employees in subsidiaries is settled between Carlsberg Breweries A/S and the individual subsidiary and offset directly against investments in subsidiaries.

The difference at the end of the reporting period between the fair value of the Parent Company's equity instruments and the exercise price of outstanding share-based incentives is recognised as a receivable in Carlsberg Breweries A/S and offset directly against investments in subsidiaries.

Share-based incentives granted to the Parent Company's own employees are recognised and measured in accordance with the accounting policies used by the Group. Please refer to the consolidated financial statements for a description of accounting policies.

	Share options		Regular performance shares		Funding the Journey performance shares	
	2017	2016	2017	2016	2017	2016
Average share price at the exercise date for share options exercised in the year	716	636	-	-	-	-
Weighted average contractual life for awards outstanding 31 December	5.1	6.4	1.4	1.4	1.2	2.2
Range of exercise prices for share options outstanding 31 December	417.34- 597.60	203.50- 597.60	-	-	-	-
Exercisable outstanding share options 31 December	7,000	100,433	None	None	None	None
Weighted average exercise price for share options exercisable 31 December	417	467	-	-	-	-

The assumptions underlying the calculation of the fair value of share-based payment awards are described in section 7.3 in the consolidated financial statements.

OTHER DISCLOSURE REQUIREMENTS

PROVISIONS

DKK million		
2017	Other	Total
Provisions at 1 January 2017	252	252
Additional provisions recog- nised	63	63
Used during the year	-2	-2
Provisions at 31 December 2017	313	313

Provisions relates primarily to ongoing disputes, lawsuits, restructurings etc.

DKK 1m of total provisions (2016: DKK 1m) falls due within one year and DKK 0m (2016: DKK 0m) after more than five years from the end of the reporting period.

FEES TO AUDITORS

The audit fee to PwC, which is appointed by the Annual General Meeting to perform the statutory audit, amounted to DKK 2m (2016: DKK 3m). Fees for other services amounted to DKK 0m (2016: DKK 3m).

ASSET BASE AND LEASES

The carrying amount of intangible assets was DKK 984m (2016: DKK 965m), and the carrying amount of property, plant and equipment was DKK 20m (2016: DKK 21m). Intangible assets comprise mainly of brands of DKK 952m (2016: DKK 965m).

Of DKK 8m (2016: DKK 9m) of amortisation of intangible assets, DKK 7m (2016: DKK 7m) are included in cost of sales. Depreciation of property, plant and equipment of DKK 5m (2016: DKK 4m) are mainly included in sales and distribution expenses.

For accounting policies on impairment of assets in the Group, please refer to section 2.3 in the consolidated financial statements.

Carlsberg Breweries A/S has entered into operating lease agreements. The lease contains

no special purchase rights etc. Future lease payments total DKK 6m (2016: DKK 8m). Neither at the end of the reporting period in 2017 nor 2016 had Carlsberg Breweries A/S any capital commitments to be made at a later date or entered in to any contractual commitments.

SECTION 5.4

The domestic tax rate in 2017 is 22% (2016: 22%). The effective tax rate is 0.7% and the decrease in the effective tax rate compared to last year (2016: 0.9%) is mainly due to the increase in non-capitalised tax assets along with an increase of non-taxable dividends 24.7% (2016: 17.8%) and other non-taxable items of -0.5% (2016: 3.4%).

Hedging instruments recognised in other comprehensive income before tax amounts to DKK 70m (2016: DKK 49m) with a tax expense of DKK 19m (2016: DKK 11m).

Deferred tax asset amounts to DKK 261m (2016: DKK 394m) and comprise mainly provisions of DKK 73m (2016: DKK 151m), loan costs of DKK 27m (2016: DKK 26m) and tax loss carry forwards etc. of DKK 156m (2016: DKK 212m). The utilisation of tax loss carry forwards depends on future positive taxable income exceeding the realised deferred tax liabilities.

Deferred tax liabilities amounts to DKK 385m (2016: DKK 414m) and mainly comprise intangible assets of DKK 185m (2016: DKK 214m) and other liabilities of DKK 200m (2016: DKK 200m). Deferred tax at 31 December, net is a deferred tax liability of DKK 124m (2016: DKK 19m).

This year's changes in deferred tax DKK 105m (2016: DKK -144m) are due to joint taxation contribution of DKK 54m (2016: DKK 65m), tax recognised in the total comprehensive in-come DKK 19m (2016: DKK 11m) and recognised deferred tax in the income statement and others DKK 32m (2016: DKK -98m).

Not recognised tax assets amount to DKK 440m (2016: DKK 258m). Of the tax asset DKK 440m (2016: DKK 231m) relate to tax losses on ex-change rates effect of the Danish tax rules for interest ceiling. The tax loss must be utilised within 3 years otherwise it will expire.

The administration company, Carlsberg A/S, has unlimited and joint legal responsibility with the other companies under the joint taxation scheme for withholding taxes on dividends, interest and royalties. ACCOUNTING ESTIMATES AND JUDGEMENTS

Carlsberg Breweries A/S recognises deferred tax assets, including the tax base of tax loss carryforwards, if management assesses that these tax assets can be offset against positive taxable income in the foreseeable future. This judgement is made annually and based on budgets and business plans for the coming years, including planned commercial initiatives.



Carlsberg A/S is the administration company and is subject to the Danish rules on mandatory joint taxation of the Carlsberg Breweries Group's Danish companies. Carlsberg A/S accordingly pays all income taxes to the tax authorities under the joint taxation scheme.

Danish subsidiaries are included in the joint taxation from the date when they are included in the consolidated financial statements and up to the date when they are excluded from the consolidation. The jointly taxed Danish companies are taxed under the onaccount tax scheme.

On payment of joint taxation contributions, the current Danish corporation tax is allocated between the Danish jointly taxed companies in proportion to their taxable income. Companies with tax losses receive joint taxation contributions from other companies that have used the tax losses to reduce their own taxable profit (full absorption).

	2017					
DKK million	Income statement	Other comprehen- sive income	Total comprehen- sive income	Income statement	Other comprehen- sive income	Total comprehensive income
Tax for the year can be specified as follows						
Current tax	23	-	23	224	-	224
Change in deferred tax during the year	33	19	52	-116	11	-105
Adjustments to tax for previous years	-	-	-	-51	-	-51
Total	56	19	75	57	11	68

GENERAL ACCOUNTING POLICIES

The 2017 financial statements of Carlsberg Breweries A/S have been prepared in accord-Standards (IFRS) and additional requirements

The financial statements are presented in Danish kroner (DKK), which is the functional currency.

The accounting policies for the Parent Company are the same as for the Group, cf. section 9 in the consolidated financial statements and the individual sections.

SIGNIFICANT ACCOUNTING ESTIMATES AND JUDGEMENTS

In preparing Carlsberg Breweries A/S' financial statements, management makes various accounting estimates and judgements that form the basis of presentation, recognition and measurement of the Company's assets and liabilities.

The estimates and judgements made are based on historical experience and other factors that management assesses to be reliable, but that by their very nature are associated with uncertainty and unpredictability. These estimates and judgements may therefore prove incomplete or incorrect, and unexpected events or circumstances may arise.

The significant accounting estimates and judgements made and accounting policies specific to the Parent Company are presented in the explanatory notes.

SECTION 5.5 CONTINGENT LIABILITIES AND **OTHER** COMMITMENTS

Carlsberg Breweries A/S has issued guarantees for loans etc. raised by subsidiaries and associates (non-consolidated share of loan) of DKK 2,426m (2016: DKK 2,752m)

Carlsberg Breweries A/S is jointly registered for Danish VAT and excise duties with Carlsberg Breweries A/S, Carlsberg Danmark A/S and various other minor Danish subsidiaries, and Carlsberg Breweries A/S is jointly and severally liable for payment of VAT and excise duties.

Carlsberg Breweries A/S is party to certain lawsuits, disputes etc. of various scopes. In management's opinion, apart from as recognised in the statement of financial position or disclosed in the financial statements, the outcome of these lawsuits, disputes etc. will not have a material negative effect on the Company's financial position.

SECTION 5.6 **EVENTS AFTER THE REPORTING PERIOD**

Apart from the events recognised or disclosed in the financial statements, no events have occurred after the reporting date of importance to the financial statements.

In February 2018, the Company acquired the remaining 49% of the shares in Olympic Brewery, Greece. The transaction has no significant impact on the financial statements.

ance with International Financial Reporting in the Danish Financial Statements Act.

SUPERVISORY AND EXECUTIVE BOARD

SUPERVISORY AND EXECUTIVE BOARD

SUPERVISORY BOARD

LARS REBIEN SØRENSEN

- **CHAIRMAN SINCE 2015**
- Nationality: Danish Year of birth: 1954 Appointed until: 2017

Professional position

Non-executive board director.

Non-executive functions

Member of the board of Thermo Fisher Scientific Inc.

FLEMMING BESENBACHER

DEPUTY CHAIRMAN SINCE 2015

Nationality:DanishYear of birth:1952Appointed until:2017

Professional position

Professor, D.Sc., h.c. mult, FRSC; Chairman of the Board of Directors of the Carlsberg Foundation.

Non-executive functions

Member of the boards of the Danish Innovation Fund, Unisense, CfL, UNLEASH and the Danish government's advisory boards for circular economy and digital growth.

CEES 'T HART CEO OF CARLSBERG A/S AND CARLSBERG BREWERIES A/S SINCE 2015

Prior to joining Carlsberg, Cees was CEO of the Dutch dairy company Royal FrieslandCampina, a position he had held since 2008. Prior to FrieslandCampina, Cees spent 25 years with Unilever, holding management positions across Eastern Europe, Western Europe and Asia. His last position at Unilever was as a member of the Europe Executive Board. Cees is a member of the Supervisory Board of KLM

HEINE DALSGAARD CFO OF CARLSBERG A/S AND CARLSBERG BREWERIES A/S

Heine joined Carlsberg from ISS, one of the world's largest facility services companies. He went to ISS in 2013, prior to the company's IPO in 2014. Before ISS, he was Group CFO at Grundfos, a leading global pump manufacturer. Heine's previous experience includes various senior management and financial positions at companies such as Carpetland, Hewlett Packard and Arthur Andersen.

EVA VILSTRUP DECKER

Nationality: Danish Year of birth: 1964 *Board function* Employee representative.

Professional position Director, Carlsberg Breweries A/S.

Non-executive functions None.

METTE KRONBORG

Nationality: Danish Year of birth: 1976

Board function Employee representative.

Professional position Finance Director, Carlsberg Breweries A/S.

Non-executive functions None.

SØREN LETH

Nationality: Danish Year of birth: 1979

Board function Employee representative.

Professional position

Consultant, Carlsberg Global Business Services A/S.

Non-executive functions None.

The Supervisory Board members' full CVs, including skills and competences, are available on www.carlsberggroup.com

EXECUTIVE BOARD

CEES 'T HART

CEO OF CARLSBERG A/S AND CARLSBERG BREWERIES A/S

HEINE DALSGAARD

CFO OF CARLSBERG A/S AND CARLSBERG BREWERIES A/S

REPORTS

MANAGEMENT STATEMENT

The Supervisory Board and the Executive Board have today discussed and approved the Annual Report of the Carlsberg Breweries Group and the Parent Company for 2017.

The Annual Report has been prepared in accordance with International Financial Reporting Standards and additional requirements in the Danish Financial Statements Act.

In our opinion the consolidated financial statements and the Parent Company's financial statements give a true and fair view of the Carlsberg Breweries Group's and the Parent Company's assets, liabilities and financial position at 31 December 2017 and of the results of the Carlsberg Breweries Group's and the Parent Company's operations and cash flows for the financial year 2017. Further, in our opinion the Management review includes a fair review of the development in the Carlsberg Breweries Group's and the Parent Company's operations and financial matters, of the result for the year, and of the Carlsberg Breweries Group's and the Parent Company's financial position as well as describing the significant risks and uncertainties affecting the Carlsberg Breweries Group and the Parent Company.

We recommend that the Annual General Meeting approve the Annual Report.

Copenhagen, 15 March 2018

Executive Board of Carlsberg Breweries A/S

Cees 't Hart CEO Heine Dalsgaard CFO

Flemming Besenbacher

Deputy Chairman

Heine Dalsgaard

Mette Kronborg

Supervisory Board of Carlsberg Breweries A/S

Lars Rebien Sørensen Chairman

Cees 't Hart

Eva V. Decker

Søren Leth

INDEPENDENT AUDITOR'S REPORT

TO THE SHAREHOLDER OF CARLSBERG BREWERIES A/S

OUR OPINION

In our opinion, the Consolidated Financial Statements and the Parent Company Financial Statements (pp 18-83 and pp 85-105) give a true and fair view of the Group's and the Parent Company's financial position at 31 December 2017 and of the results of the Group's and the Parent Company's operations and cash flows for the financial year 1 January to 31 December 2017 in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board and further requirements in the Danish Financial Statements Act.

Our opinion is consistent with our Auditor's Long-form Report to the Audit Committee and the Supervisory Board.

What we have audited

The Consolidated Financial Statements and Parent Company Financial Statements of Carlsberg Breweries A/S for the financial year 1 January to 31 December 2017 comprise income statement, statement of comprehensive income, statement of financial position, statement of changes in equity, statement of cash flows and notes, including summary of significant accounting policies for the Group as well as for the Parent Company. Collectively referred to as the "Financial Statements".

BASIS FOR OPINION

We conducted our audit in accordance with International Standards on Auditing (ISAs) and the additional requirements applicable in Denmark. Our responsibilities under those standards and requirements are further described in the Auditor's responsibilities for the audit of the Financial Statements section of our report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Independence

We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code) and the additional requirements applicable in Denmark. We have also fulfilled our other ethical responsibilities in accordance with the IESBA Code. To the best of our knowledge and belief, prohibited non-audit services referred to in Article 5(1) of Regulation (EU) No 537/2014 were not provided.

Appointment

We were first appointed auditors of Carlsberg Breweries A/S on 28 April 2017 for the financial year 2017.

KEY AUDIT MATTERS

Key audit matters are those matters that, in our professional judgement, were of most significance in our audit of the Financial Statements for 2017. These matters were addressed in the context of our audit of the Financial Statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

KEY AUDIT MATTER

HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER

REVENUE RECOGNITION

Recognition of the Group's revenue is complex due to the extent of different revenue streams ranging from sales of goods, royalty income, porterage income and sales of by-products recognised when all significant risks and rewards have been transferred to the customer or in terms of the licence agreement.

We focused on this area, as there is a risk of non-compliance with accounting policies due to complexity originating from different customer behaviour, structures, market conditions and terms in the various countries.

Furthermore, the various discounts and locally imposed duties and fees in regard to revenue recognition in the Carlsberg Group are complex and introduce an inherent risk to the revenue recognition process.

The revenue recognition and accounting treatment are described in section 1.2 "Revenue and segmentation of operations – Accounting estimates and judgements" of the Consolidated Financial Statements. Our audit procedures included considering the appropriateness of the Group's revenue recognition accounting policies and assessing compliance with applicable accounting standards.

We tested the relevant controls, including applicable information systems and Management's monitoring of controls used to ensure the completeness, accuracy and timing of revenue recognised.

We discussed the key assumptions related to the recognition and classification of revenue with Management. Further we performed substantive procedures regarding invoicing, significant contracts, significant transactions (including discounts) and locally imposed duties and fees in order to assess the accounting treatment and principles applied.

We applied data analysis in our testing of revenue transaction in order to identify transactions outside the ordinary transaction flow including journal entry testing and cut-off testing at year-end.

KEY AUDIT MATTER HOW OUR AUDIT ADDRESSED THE KEY AUDIT MATTER RECOVERABILITY OF THE CARRYING AMOUNT OF GOODWILL AND BRANDS

The principal risk is in relation to Management's assessment of the future timing and amount of cash flows, which are used to project the recoverability of the carrying amount of goodwill and brands. There is a specific risk related to macroeconomic conditions and volatile earnings caused by volume decline, intensified competition and changed regulations in key markets – conditions that could also result in Management deciding to change brand strategy to drive business performance.

Bearing in mind the generally longlived nature of the Carlsberg Group's assets, the most critical assumptions are Management's view of cash-generating units, prices, volumes, discount rates, growth rates, royalty rates, expected useful life and costs, and future free cash flows.

We focused on this area, as Management is required to exercise considerable judgement because of the inherent complexity in estimating future cash flows.

The key assumptions and accountting treatment are described in section 2.3 "Impairment" of the Consolidated Financial Statements. In addressing the risk, we walked through and tested relevant controls designed and operated by the Group relating to the assessment of the carrying amount of goodwill and brands.

We considered the appropriateness of Management's defined cash-generating units (CGUs) within the business. We evaluated whether there were factors requiring Management to change their definition. We examined the methodology used by Management to assess the carrying amount of goodwill and brands assigned to CGUs and the process for identifying CGUs that require impairment testing to determine compliance with IFRS.

We performed detailed testing for the assets where an impairment review was required or indications of impairment were identified. For those assets we analysed the reasonableness of key assumptions in relation to the ongoing operation of the assets.

We corroborated estimates of future cash flows and challenged whether they are reasonable and supported by the most recent approved Management budgets, including expected future performance of the CGUs, and challenged whether these are appropriate in light of future macroeconomic expectations in the markets.

We used our internal valuation specialists and evaluated the assumptions used by Management, including assessment of price and volume forecasts, discount rates and long-term growth rates, and tested the mathematical accuracy of the relevant value-in-use models prepared by Management.

Further, we assessed the appropriateness of disclosures including sensitivity analysis prepared for the key assumptions.

STATEMENT ON THE MANAGEMENT REVIEW

Management is responsible for Management's Review (pp 3-17, pp 84 and pp 106).

Our opinion on the Financial Statements does not cover Management's Review, and we do not express any form of assurance conclusion thereon.

In connection with our audit of the Financial Statements, our responsibility is to read Management's Review and, in doing so, consider whether Management's Review is materially inconsistent with the Financial Statements or our knowledge obtained in the audit, or otherwise appears to be materially misstated.

Moreover, we considered whether Management's Review includes the disclosures required by the Danish Financial Statements Act.

Based on the work we have performed, in our view, Management's Review is in accordance with the Consolidated Financial Statements and the Parent Company Financial Statements and has been prepared in accordance with the requirements of the Danish Financial State ments Act. We did not identify any material misstatement in Management's Review.

MANAGEMENT'S RESPONSIBILITIES FOR THE FINANCIAL STATEMENTS

Management is responsible for the preparation of consolidated financial statements and parent company financial statements that give a true and fair view in accordance with International Financial Reporting Standards as issued by the International Accounting Standards Board and further requirements in the Danish Financial Statements Act, and for such internal control as Management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the Financial Statements, Management is responsible for assessing the Group's and the Parent Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless Management either intends to liquidate the Group or the Parent Company or to cease operations, or has no realistic alternative but to do so.

AUDITOR'S RESPONSIBILITIES FOR THE AUDIT OF THE FINANCIAL STATEMENTS

Our objectives are to obtain reasonable assurance about whether the Financial Statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs and the additional requirements applicable in Denmark will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if. individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these Financial Statements.

As part of an audit in accordance with ISAs and the additional requirements applicable in Denmark, we exercise professional judgement and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the Financial Statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit

procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's and the Parent Company's internal control.

- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by Management.
- · Conclude on the appropriateness of Management's use of the going concern basis of accounting and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's and the Parent Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the Financial Statements or, if such disclosures are inadequate, to modifu our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group or the Parent Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the Financial Statements, including the disclosures, and whether the Financial Statements represent the underlying transactions and events in a manner that achieves fair presentation.

• Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the Consolidated Financial Statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with gover nance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the Financial Statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Copenhagen, 15 March 2018

PricewaterhouseCoopers Statsautoriseret Revisionspartnerselskab CVR no 3377 1231

Mogens Nørgaard Mogensen State Authorised Public Accountant mne21404 Gert Fisker Tomczyk State Authorised Public Accountant mne9777

Carlsberg Breweries A/S Ny Carlsberg Vej 100 1799 Copenhagen V Denmark

Phone +45 3327 3327

CVR no. 25508343

Editor: Carlsberg Group Investor Relations

DISCLAIMER

This Annual Report contains forward-looking statements, including statements about the Group's sales, revenues, earnings, spending, margins, cash flow, inventory, products, actions, plans, strategies, objectives and guidance with respect to the Group's future operating results. Forward-looking statements include, without limitation, any statement that may predict, forecast, indicate or imply future results, performance or achievements, and may contain the words "believe, anticipate, expect, estimate, intend, plan, project, will be, will continue, will result, could, may, might", or any variations of such words or other words with similar meanings. Any such statements are subject to risks and uncertainties that could cause the Group's actual results to differ materially from the results discussed in such forwardlooking statements. Prospective information is based on management's then current expectations or forecasts. Such information is subject to the risk that such expectations or forecasts, or the assumptions underlying such expectations or forecasts, may change. The Group assumes no obligation to update any such forward-looking statements to reflect actual results, changes in assumptions or changes in other factors affecting such forward-looking statements. Some important risk factors that could cause the Group's actual results to differ materially from those expressed in its forward-looking statements include, but are not limited to: economic and political uncertainty (including interest rates and exchange rates), financial and regulatory developments, demand for the Group's products, increasing industry consolidation, competition from other breweries, the availability and pricing of raw materials and packaging materials, cost of energy, production - and distribution related issues, information technology failures, breach or unexpected termination of contracts, price reductions resulting from market-driven price reductions, market acceptance of new products, changes in consumer preferences, launches of rival products, stipulation of fair value in the opening balance sheet of acquired entities, litigation, environmental issues and other unforeseen factors. New risk factors can arise, and it may not be possible for management to predict all such risk factors, nor to assess the impact of all such risk factors on the Group's business or the extent to which any individual risk factor, or combination of factors, may cause results to differ materially from those contained in any forwardlooking statement. Accordingly, forward-looking statements should not be relied on as a prediction of actual results.